GOLDENDALE CITY COUNCIL REGULAR MEETING OCTOBER 15, 2018 7:00 PM

Α.	Call to Order
	1. Pledge of Allegiance

- B. Roll Call
- C. Public Hearing
- D. Agenda
 - 1. Approval of Agenda
 - 2. Consent Agenda
 - a. Approval of Minutes
 - b. Claims

- c. Payroll
- d. Other

- E. Presentations
- F. Department Reports
- G. Council Business1. Planning Services for Critical Areas Ordinance Update
- H. Resolutions
- I. Ordinances
- J. Report of Officers and City Administrator
- K. Public Comment
- L. Executive Session
- M. Adjournment

NEXT REGULAR COUNCIL MEETING WILL BE ON NOVEMBER 5, 2018 AT 7:00 PM.

AGENDA TITLE: CONSENT AGENDA

EXPLANATION:

The consent agenda includes the following:

Minutes of the October 1, 2018 regular council meeting, second pay period September checks #51031 - 51058, 900928, direct deposit run 1//5/2018 in the amount of \$89,887.98, October 15, 2018 claims checks #51029 - 51030, 51059 - 51108, 900929 - 900933 in the amount of \$205,765.00. Voided checks 51067, 51078, 51080, 51099, 51103, 51105.

FISCAL IMPACT:

Payroll checks in the amount of \$89,887.98, claims checks in the amount of \$205,765.00.

ALTERNATIVES:

Approve the consent agenda.

Remove certain items from the consent agenda for further discussion.

STAFF RECOMMENDATION:

Approve the consent agenda

MOTION:

I MOVE TO APPROVE THE CONSENT AGENDA.

GOLDENDALE CITY COUNCIL REGULAR MEETING OCTOBER 1, 2018 7:00 PM

Mayor Pro Tem Guy Theriault called to order the regular meeting of the Goldendale City Council followed by the Pledge of Allegiance.

7:01:01 PM

PRESENT: Council Member Andy Halm

Council Member Guy Theriault Council Member Carmen Knopes Council Member John Sullivan

Council Member Shannon Middleton

Council Member Justin Leigh Council Member Miland Walling

STAFF: City Administrator Larry Bellamy

Clerk-Treasurer Connie Byers Public Works Director Karl Enyeart

Fire Chief Noah Halm

Police Chief Reggie Bartkowski

ABSENT: Mayor Michael A Canon

AGENDA AND CONSENT AGENDA

It was moved by Council Member Carmen Knopes, seconded by Council Member Shannon Middleton, to approve the agenda and consent agenda.

7:01:18 PM

AYES: Council Member Andy Halm

Council Member Guy Theriault Council Member Carmen Knopes Council Member John Sullivan

Council Member Shannon Middleton

Council Member Justin Leigh Council Member Miland Walling

NAYS:

None.

MOTION CARRIED UNANIMOUSLY 7-0.

DEPARTMENT REPORTS

Noah reported that the new fire truck will be delivered tomorrow.

Reggie reported on the call load, thefts, training and update on the new patrol vehicles.

Karl reported on the aeration basin, new trucks for Public Works and the work being done at the watershed.

COUNCIL BUSINESS

2019 Proposed Preliminary Budget

Larry presented the preliminary budget to the council.

Recommendation from the Budget Committee for Sale of the Klickitat/Railroad Property

It was moved by Council Member Carmen Knopes, seconded by Council Member Shannon Middleton, to direct staff to prepare a real estate purchase and sale agreements for the Nazarene Church and M&R Storage.

7:16:29 PM

AYES:

Council Member Andy Halm
Council Member Guy Theriault
Council Member Carmen Knopes
Council Member John Sullivan
Council Member Shannon Middleton

Council Member Justin Leigh
Council Member Miland Walling

NAYS:

None.

MOTION CARRIED UNANIMOUSLY 7-0.

Special Committee Authorization for Broadband Planning

It was moved by Council Member Carmen Knopes, seconded by Council Member Shannon Middleton, to create a special committee on broadband planning, members of which are appointed by the Mayor with conformation by the council.

7:19:58 PM

AYES:

Council Member Andy Halm
Council Member Guy Theriault
Council Member Carmen Knopes
Council Member John Sullivan
Council Member Shannon Middleton

Council Member Justin Leigh

Council Member Miland Walling

NAYS:

None.

MOTION CARRIED UNANIMOUSLY 7-0.

REPORT OF OFFICERS AND CITY ADMINISTRATOR

Justin stated that he is proud that we were able to secure the money from CERB and from the county for the match. Dana did an excellent job of presenting our application to CERB.

Shannon asked about the singing bridge. Karl stated that WCIA agreed with the suggestions for signage.

Miland reported on a Columbia Gorge Housing Authority meeting.

PUBLIC COMMENT

Ken McKune commented on broadband.

<u>ADJOURNMENT</u>

It was moved by Council Member John Sull Shannon Middleton, to adjourn the meeting	ivan, seconded by Council Member
Michael A Canon, Mayor	
Connie Byers, Clerk-Treasurer	



Fiscal: 2018 Deposit Period: 2018 - Oct 2018 Check Period: 2018 - Oct 2018 - 1st Council Oct 2018

Number	Name	Print Date	Clearing Date	ABANTA
Columbia State Bank	20016310		Cleaning Para	Management
Cleck				
51029	WA St Dept of Licensing	10/2/2018		\$94.50
51030	WA St Dept of Licensing	10/5/2018		\$42.75
51059	Airsafe	10/15/2018		07.74
51060	Allyns Building Center	10/15/2018		9701.30
51061	Aromould Inform Committee	0/10/2/10		\$2,080
1000	Aramark Uniform Serv Inc	10/15/2018		\$501.88
21002	Bishop Sanitation Inc	10/15/2018		\$242.50
51063	Bohn's Printing	10/15/2018		\$221 11
51064	Bostec Inc	10/15/2018		C04700
51065	Bovce Equipment & Parts Co Inc	10/15/2018		94.040.00
51066	Carollest Auto Parts	10/15/2018		00.010,10
51068	Calquest Auto I alis	10/13/2018		\$1,888.78
0001	rerguson Enterprises Inc #3011	10/15/2018		\$6,085.71
80010	Fisher Scientific Company	10/15/2018		\$254.78
510/0	Foremost Promotions	10/15/2018		\$149.50
51071	Goldendale Auto Supply	10/15/2018		\$207.38
51072	Goldendale. City of	10/15/2018		027.70
51073	Gwendolyn I Grundei	10/15/2018		44,923.09
51074		0/13/2010		\$4,200.00
1000	nacii Company	10/15/2018		\$443.43
210/3	Hattenhauer Energy Co LLC	10/15/2018		\$2,795.90
210/6	Hire Electric	10/15/2018		\$430.00
510//	Holcombs Market	10/15/2018		\$37.73
51079	Inland Environmental Resources Inc	10/15/2018		\$3 446 72
51081	JD Audio	10/15/2018		\$400 00
51082	Menke Jackson Beyer LLP	10/15/2018		£1 035 13
51083	Norco Inc	10/15/2018		6.1.000.1.0
51084	One Call Concepts Inc	10/15/2018		50.00
51085	Peterson	10/15/2010		\$20.73
51086	Dionogra Supposing & Chainsonia	10/12/2010		\$223.82
51087	Dentity of veying a chambering inc	10/15/2018		\$572.00
1088	rioridel Ilic	10/15/2018		\$497.99
21000	Quill Corporation	10/15/2018		\$1,301,28
21089	Regional Transfer Company - 4178A	10/15/2018		\$7.00
51090	Republic Services Inc	10/15/2018		\$27E 11
51091	RH2 Engineering Inc	10/15/2018		64 740 44
51092	Roadwise Dust & Ice Control	10/15/2019		41,740.14
51093	Robert Thompson	10/13/2016		\$3,836.96
51094		10/15/2018		\$270.32
E100E	Sandy wells	10/15/2018		\$190.76
0000	sea western	10/15/2018		\$886.88

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Page 1 of 2

Arresting	\$1 124 NO	00:41.00	07.0614	\$1,034.97	\$202.50	\$163.10	\$17,931.42	\$100.29	\$119.84	\$588.69	\$64.20	\$45.00	\$29.25	\$163.20	\$134,883.00	\$8,560.57	\$205,765.00	\$205,765.00	\$205,765.00
Clearing Pate	or a fill man																×	20016310	
Print Date	10/15/2018	10/15/2018	0107/01/01	10/15/2018	10/15/2018	10/15/2018	10/15/2018	10/15/2018	10/15/2018	10/15/2018	10/15/2018	10/15/2018	10/15/2018	10/15/2018	10/15/2018	10/15/2018	Total Check	Total 2001	Grand Total
Name	Sirennet.com	Uline	=======================================	US Cellular	WA ST Department of Enterprise Services	WA ST Dept Labor & Indust (Olympia)	WA St Dept of Ecology	WA St Dept of Retirement Systems	Wilde Contracting	Yakima-Herald Republic	WA St Dept of Revenue	Columbia State Bank	HSA Bank Employee Plan Funding	Invoice Cloud	USDA	WA St Dept of Revenue			
Number	51096	51097	64000	21030	51100	51101	51102	51104	51106	5110/	51108	900929	900930	<u>900931</u>	900932	900933			

CITY OF GOLDENDALE CLAIMS REGISTER

I, the undersigned, do hereby certify that the materials have been furnished, the services rendered or the labor performed as shown on Voucher numbers 51029-51030, 51059 through 51108, 900929-900933 in the amount of \$205,765.00, and unpaid obligations against the City of Goldendale, Washington and that I am authorized to certify said claims.

DATED this 11th day of October, 2018.

Clerk-Treasurer

Register Activity

Fiscal: 2018
Period: 2018 - Oct 2018
Council Date: 2018 - Oct 2018

\$94.50 License for 2 2018 Ford Exploers \$42.75 New Police Vehicle \$701.30 Airport Study \$42.75 \$701.30 Council Date: 2018 - Oct 2018 - 1st Council Oct 2018 WA St Dept of Licensing WA St Dept of Licensing 10/2/2018 10/5/2018 9/28/2018 Airsafe Invoice - 10/5/2018 10:16:56 AM nvoice - 10/2/2018 9:58:04 AM Reference Number: 51030 Reference Number: 51029 Reference Number: 51059 1064

\$590.59 \$70.38 Hose, Wastebasket, Hose End Sealant, Nipple Bushing.... Pressure Switch, Nipple PVC Cap, Pipe Cap Silica Sand Credit Hook, Bit Set.... Rebar Tiewire Fluor Starter Silica Sand Silica Sand Cable Tie \$5.36 \$14.81 \$255.18 \$1.28 \$10.51 \$115.99 \$34.92 \$76.39 \$63.77 (\$58.00)**Allyns Building Center** 9/10/2018 9/10/2018 9/11/2018 9/17/2018 9/24/2018 9/26/2018 9/30/2018 9/4/2018 9/5/2018 9/6/2018 9/4/2018 Reference Number: 51060 264526 265799 264883 64886 264518 264581 264990 265411 266270 264632 66015

 Reference Number: 51061
 Aramark Uniform Serv Inc

 863607591
 9/4/2018

 963607593
 9/4/2018

9/11/2018 9/11/2018 9/11/2018 9/11/2018 9/18/2018 9/18/2018 9/18/2018 9/4/2018 9/4/2018 9/4/2018 363607596 363617716 863617719 363627950 863627953 363607594 363617713 863627952 363617717

Service Service

Service

\$25.19

Service Service

\$66.83

\$44.26

\$30.55

Service Service

\$45.14

\$30.55 \$16.66 \$22.42 \$43.39

Service

Service Service Service Service Service

\$30.55

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9/18/2018 9/25/2018 9/25/2018

363627955 363638120

363638123 363638124

\$43.39

Service Service

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Register Activity

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Reference Number: 51061	Aramark Uniform Serv Inc	\$501.88
863638126	9/25/2018	\$16.66 Service
Reference Number: 51062	Bishop Sanitation Inc	\$242.50
70884	9/19/2018	\$55.00 Maryhill Loops/PD
70940	9/26/2018	\$120.00 Ekone Park
70984	9/26/2018	\$67.50 Airport
Reference Number: 51063	Bohn's Printing	\$221.11
53229	9/27/2018	\$159.15 City Hall
53230	9/27/2018	\$14.68 Fire Department
53231	9/27/2018	\$47.28 Police Department
Reference Number: 51064	Bostec Inc	\$312.83
38361	9/13/2018	\$312.83 Breath Alcohol Testing Supplies
Reference Number: 51065	Boyce Equipment & Parts Co Inc	\$1,610.60
1006322	9/11/2018	\$1,610.60 Tires
4993-434042 4993-434100 4993-434100 4993-434265 4993-434762 4993-435079 4993-435081 4993-436260 4993-436622 4993-43696 4993-43696 4993-436996 4993-436996 4993-436996 4993-436996 4993-436996	9/4/2018 9/4/2018 9/6/2018 9/10/2018 9/12/2018 9/19/2018 9/20/2018 9/24/2018 9/24/2018 9/24/2018 9/25/2018 9/25/2018	\$106.00 UPS \$85.82 Tempe Sender \$328.82 Grommet, LED, Lamp \$311.74 Trailer Hitch \$64.37 Flasher \$9.80 Ps Fluid \$23.48 Brush Flo Thru 10 \$42.55 Trans-X, Filter \$346.10 Ps Gear Box \$7.51 Supplies \$7.51 Supplies \$30.53 RV Quick Install \$96.61 Hi Count LED, Lamp \$39.53 Help N Hand, Heat Shrink Kit \$18.04 Gage, Adapter \$3.9.54 Plastic Razor Blades \$2.49 Connector \$34.44 Gloves \$2.0.85 Dust Respirator \$4.24 HYD Fitting \$13.22 Supplies \$7.50 Epoxy
4993-437049 4993-43705 <u>0</u> 4993-43707 <u>3</u> 4993-437077	9/27/2018 9/27/2018 9/27/2018 9/27/2018	

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Reference	100 kg	
Reference Number: 51066	Carquest Auto Parts	\$1,888.78
4993435995	9/19/2018	\$35.39 Rtv Ult Blk Hi Temp
Reference Number: 51068	Ferguson Enterprises Inc #3011	\$6,085.71
<u>0690527</u>	8/31/2018	\$6,085.71 Supplies
Reference Number: 51069	Fisher Scientific Company	\$254.78
41 <u>20562</u>	8/27/2018	\$254.78 Petri-Pad
Reference Number: 51070 448765	Foremost Promotions 10/1/2018	\$149.50 \$149.50 Fire Truck Crayone Pack, Fire Station Litterbag
Reference Number: 51071 S5-4230962 S5-4231003 S5-4241783 S5-4245315 S5-4245340 S5-4245378	Goldendale Auto Supply 9/19/2018 9/19/2018 9/25/2018 9/25/2018 9/25/2018	\$207.38 \$55.27 Steering Pitman Arm, Threadlocker \$1.69 Glass Fuse \$61.04 Oil \$39.52 Plug, Starter Rope \$19.86 Gloves \$30.00 Flashlight & Work Light
Reference Number: 51072	Goldendale, City of	\$4,923.69
6091	10/2/2018	\$31.50 Building Permit
6092	10/3/2018	\$31.50 Building Permit
Invoice - 10/11/2018 7:40:15 AM	10/11/2018	\$4,860.69 Water/Sewer
Reference Number: 51073	Gwendolyn L Grundei	\$4,200.00
Invoice - 10/11/2018 7:42:37 AM	10/11/2018	\$4,200.00 September Service
Reference Number: 51074	Hach Company	\$443.43
11112069	8/28/2018	\$164.83 Ammonia
11160939	10/3/2018	\$139.30 Dilution Water
11169137	10/8/2018	\$139.30 Dilution Water
Reference Number: 51075	Hattenhauer Energy Co LLC	\$2,795.90
C <u>L83723</u>	9/30/2018	\$2,795.90 Fuel
Reference Number: 51076	Hire Electric	\$430.00
607845	9/27/2018	\$247.25 Chlorine Pump
607848	9/27/2018	\$182.75 Septic Pumps
Reference Number: 51077	Holcombs Market	\$37.73
0030036709	9/18/2018	\$7.90 Batteries
0040002410	9/7/2018	\$9.97 Ice, Water

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Kelerice	000	A SELECTION OF SERVICE AND ADDRESS OF SERVICE	
Reference Number: 51077	Holcombs Market	\$37.73	Water
004030881 <u>3</u>	9/19/2018	\$19.86 Wa	
Reference Number: 51079	Inland Environmental Resources Inc	\$3,446.72	Magnesium Hydroxid
2018-4153	9/6/2018	\$3,446.72 Ma	
Reference Number: 51081	JD Audio	\$400.00	Install Pursuit Vehicle Package
<u>1193</u>	8/25/2018	\$400.00 Ins	
Reference Number: 51082	Menke Jackson Beyer LLP	\$1,035.13	Acct 044
Invoice - 10/11/2018 8:13:26 AM	9/30/2018	\$1,035.13 Ac	
Reference Number: 51083	Norco Inc	\$43.86	Cylinder Rental
24790408	9/30/2018	\$43.86 Cy	
Reference Number: 51084	One Call Concepts Inc	\$26.75	Utility Notification
8099079	9/30/2018	\$26.75 Uti	
Reference Number: 51085	Peterson	\$223.82	Excavator Parts
PC160037421	9/27/2018	\$223.82 Exc	
Reference Number: 51086	Pioneer Surveying & Engineering Inc	\$572.00	Water System Plan
16-905-9	9/26/2018	\$572.00 Wa	
Reference Number: 51087	ProRider Inc	\$497.99	Bike Helmets
74883	10/1/2018	\$497.99 Bik	
Reference Number: 51088 1042777 1272308 9528664 9588428 9593945 9630366	Quill Corporation 9/10/2018 9/18/2018 8/21/2018 8/23/2018 8/23/2018 8/24/2018	\$1,301.28 \$901.86 Stick \$53.73 Bat \$238.08 Pat \$21.89 Cet \$33.74 Ext \$26.99 Cat \$24.99 Cat	Stick Notes, Coffee, Toner Batteries Paper, Flash Drive, Hilighter Certificate Cover External Floppy Disk Drive Candy
Reference Number: 51089	Regional Transfer Company - 4178A	\$7.00	Garbage Dump
4178-10000034 <u>6</u>	9/30/2018	\$7.00 Ga	
Reference Number: 51090	Republic Services Inc	\$376.11	Garbage Service
0487-00059003 <u>6</u>	9/30/2018	\$376.11 Ga	
Reference Number: 51091	RH2 Engineering Inc	\$1,748.14	Engineering Services
7114 <u>0</u>	9/12/2018	\$1,748.14 Eng	

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Neighber	Uzi(e	Amount Notes
Reference Number: 51092	Roadwise Dust & Ice Control	\$3,836.96
81887.1	8/9/2018	\$3,836.96 Magnesium Chloride
Reference Number: 51093 Invoice - 10/11/2018 8:40:16 AM	Robert Thompson 10/11/2018	\$270.32
Reference Number: 51094	Sandy Wells	\$190.76
Invoice - 10/11/2018 8:43:24 AM	10/11/2018	\$190.76 Travel Reimbursement
Reference Number: 51095 20815 <u>2</u>	Sea Western 9/22/2018	\$886.88 Compressor Service
Reference Number: 51096	Sirennet.com	\$1,124.09
0232976-IN	9/27/2018	\$1,124.09 Lightbar
Reference Number: 51097	Uline	\$156.20
1016834 <u>28</u>	9/28/2018	\$156.20 Paper Towels
Reference Number: 51098	US Cellular	\$1,034.97
270873101	9/24/2018	\$1,034.97 Cell Phones
Reference Number: 51100 1614410 <u>8</u>	WA ST Department of Enterprise Services 10/3/2018	\$202.50 \$202.50 Helmets, Goggles
Reference Number: 51101	WA ST Dept Labor & Indust (Olympia)	\$163.10
300653	9/27/2018	\$69.90 Boiler Inspection
300658	9/27/2018	\$93.20 N
Reference Number: 51102	WA St Dept of Ecology	\$17,931.42
L0000008 #34	9/28/2018	\$17,931.42 Loan L0000008
Reference Number: 51104	WA St Dept of Retirement Systems	\$100.29
Invoice - 10/11/2018 9:49:29 AM	10/11/2018	\$100.29
Reference Number: 51106	Wilde Contracting	\$119.84
<u>1458</u>	9/14/2018	\$119.84 Service Call
Reference Number: 51107	Yakima-Herald Republic	\$588.69
Invoice - 10/11/2018 9:47:24 AM	10/11/2018	\$588.69 RFQ
Reference Number: 51108	WA St Dept of Revenue	\$64.20
Invoice - 10/11/2018 9:44:49 AM	10/11/2018	\$64.20 3rd Qtr Leasehold Excise Tax

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Reference Number: 900929 Invoice - 10/10/2018 4:20:41 PM	Columbia State Bank 10/10/2018	\$45.00 Safe Deposit Box Rental
Reference Number: 900930 W11784 <u>5</u>	HSA Bank Employee Plan Funding 10/4/2018	\$29.25 \$29.25 Service Fee
Reference Number: 900931 359-2018 9	Invoice Cloud 9/30/2018	\$163.20 \$163.20 Biller Portal Fee
Reference Number: 900932 Invoice - 10/11/2018 8:55:10 AM	USDA 10/11/2018	\$134,883.00 \$134,883.00 2009 Water Project
Reference Number: 900933 Invoice - 10/11/2018 9:39:36 AM	WA St Dept of Revenue 10/11/2018	\$8,560.57 \$8,560.57 Excise Tax
Reference Number: CM Deposit - 10/1/2018 4-24-27 PM		\$6,848.93
CM Receipt Number - 7453	10/1/2018	\$8.01
CM Receipt Number - 7454	10/1/2018 10/1/2018	\$1,300.00 \$326.19
CM Receipt Number - 7456 Utility Billing Summary Transaction -	10/1/2018 10/1/2018	\$1,791.08
10/1/2018 4:24:00 PM		420,03
Reference Number: CM Deposit - 10/10/2018 4:34:40 PM		\$217.75
Business License Summary Transaction - 10/10/2018 4:33:42 PM	10/10/2018	\$30.00
CM Receipt Number - 7479	10/10/2018	\$187.75
Reference Number: CM Deposit - 10/10/2018 4:35:51 PM		\$2,723.25
CM Receipt Number - 7476 Pet License Summary Transaction - 10/10/2018 4 32-48 PM	10/10/2018 10/10/2018	\$600.00
Utility Billing Summary Transaction - 10/10/2018 4:33:51 PM	10/10/2018	\$2,118.25
Reference Number: CM Deposit - 10/2/2018 4:41:02 PM		\$102.09
Business License Summary Transaction - 10/2/2018 4:38:38 PM	10/2/2018	\$30.00
CM Receipt Number - 7458	10/2/2018	\$72.09

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efarence	Date	Amount Notes
Reterence Number: CM Deposit - 10/2/2018 4:45:31 PM		\$1,611.85
CM Receipt Number - 7459 Pet License Summary Transaction - 10/2/2018 4:38:46 PM	10/2/2018 10/2/2018	\$82.77 \$50.00
Utility Billing Summary Transaction - 10/2/2018 4:39:30 PM	10/2/2018	\$1,479.08
Reference Number: CM Deposit - 10/3/2018 4:03:48 PM CM Receipt Number - 7462	10/3/2018	\$166.96 \$166.96
Reference Number: CM Deposit -		\$990.47
CM Receipt Number - 7461 Utility Billing Summary Transaction - 10/3/2018 4:03:20 PM	10/3/2018 10/3/2018	\$30.00 \$960.47
Reference Number: CM Deposit - 10/4/2018 4:30:04 PM		\$61.50
<u>CM Receipt Number - 7463</u>	10/4/2018	\$61.50
Reference Number: CM Deposit - 10/4/2018 4:30:23 PM Utility Billing Summary Transaction - 10/4/2018 4:29:18 PM	10/4/2018	\$865.32 \$865.32
Reference Number: CM Deposit -		\$1,641.38
CM Receipt Number - 7464	10/5/2018	\$49.55
Utility Billing Summary Transaction - 10/5/2018 3:58:57 PM	10/5/2018 10/5/2018	\$207.09 \$1,384.74
Reference Number: CM Deposit - 10/8/2018 4:21-10 PM		\$3,784.42
CM Receipt Number - 7466 CM Receipt Number - 7471	10/8/2018	\$203.91
Pet License Summary Transaction - 10/8/2018 4:20:32 PM	10/8/2018	00.001 \$7.50
Utility Billing Summary Transaction - 10/8/2018 4:20:41 PM	10/8/2018	\$3,423.01
Reference Number: CM Deposit - 10/8/2018 4:21:27 PM		\$69.00
CM Receipt Number - 7469	10/8/2018	\$54.00

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Amount Notes	\$69.00 \$15.00	\$89.55 \$40.00 \$49.55	\$8,753.86 \$282.00 \$250.00 \$8,221.86	\$2,300.36 \$2,300.36	\$1,597.27 \$1,597.27	\$2,304.00 \$2,304.00	\$233.92 \$233.92	\$819.89 \$819.89
Date	10/8/2018	10/9/2018 10/9/2018	10/9/2018 10/9/2018 10/9/2018	Receipting Vendor _10/1/2018	Receipting Vendor _10/2/2018	Receipting Vendor 10/3/2018	Receipting Vendor 10/3/2018	Receipting Vendor 10/4/2018
метегенсе	Reference Number: CM Deposit - 10/8/2018 4:21:27 PM Pet License Summary Transaction - 10/8/2018 4:15:34 PM	Reference Number: CM Deposit - 10/9/2018 4:27:04 PM CM Receipt Number - 7472 CM Receipt Number - 7475	Reference Number: CM Deposit - 10/9/2018 4:27:30 PM CM Receipt Number - 7474 Pet License Summary Transaction - 10/9/2018 4:25:34 PM Utility Billing Summary Transaction - 10/9/2018 4:25:41 PM	Reference Number: IC - (Oct 1 2018 Receipting 8:48PM Visa/MC/DSC) Invoice Cloud Summary Transaction - (Oct 10/1/2018 1 2018 8:48PM Visa/MC/DSC)	Reference Number: IC - (Oct 2 2018 Receiptin 8:48PM Visa/MC/DSC) Invoice Cloud Summary Transaction - (Oct 10/2/2018 2 2018 8:48PM Visa/MC/DSC)	Reference Number: IC - (Oct 3 2018 Receiptin 8:48PM Visa/MC/DSC) Invoice Cloud Summary Transaction - (Oct 10/3/2018 3 2018 8:48PM Visa/MC/DSC)	Reference Number: IC - (Oct 3 2018 Receiptin, 8:50PM EFT) Invoice Cloud Summary Transaction - (Oct 10/3/2018 3 2018 8:50PM EFT)	Reference Number: IC - (Oct 4 2018 Receiptin 8:47PM Visa/MC/DSC) Invoice Cloud Summary Transaction - (Oct 10/4/2018 4 2018 8:47PM Visa/MC/DSC)

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Reference	Date	Amount Notes
Reference Number: IC - (Oct 4 2018 8:50PM EET)	Receipting Vendor	\$86.52
Invoice Cloud Summary Transaction - (Oct. 10/4/2018 4 2018 8:50PM EFT.)	<u>11</u> 0/4/2018	\$86.52
Reference Number: IC - (Oct 5 2018 Receiptin 8:48PM Visa/MC/DSC) Invoice Cloud Summary Transaction - (Oct 10/5/2018 5 2018 8:48PM Visa/MC/DSC)	Receipting Vendor <u>xt</u> 10/5/2018	\$3,576.39 \$3,576.39
Reference Number: IC - (Oct 5 2018 Receiptin 8:50PM EFT) Invoice Cloud Summary Transaction - (Oct 10/5/2018 5 2018 8:50PM EFT)	Receipting Vendor	\$120.00
Reference Number: IC - (Oct 6 2018 Receiptin, 8:47PM Visa/MC/DSC) Invoice Cloud Summary Transaction - (Oct 10/6/2018 6 2018 8:47PM Visa/MC/DSC)	Receipting Vendor <u>11</u> 10/6/2018	\$106.30
Reference Number: IC - (Oct 6 2018 Receiptin 8:50PM EFT) Invoice Cloud Summary Transaction - (Oct 10/6/2018 6 2018 8:50PM EFT)	Receipting Vendor	\$142.53 \$142.53
Reference Number: IC - (Oct 7 2018 Receipting 8:47PM Visa/MC/DSC) Invoice Cloud Summary Transaction - (Oct 10/7/2018 7 2018 8:47PM Visa/MC/DSC)	Receipting Vendor	\$34.64 \$34.64
Reference Number: IC - (Oct 7 2018 Receipting 8:50PM EFT) Invoice Cloud Summary Transaction - (Oct 10/7/2018 7 2018 8:50PM EFT)	Receipting Vendor	\$49.47 \$49.47
Reference Number: IC - (Oct 8 2018 Receiptin 8:47PM Visa/MC/DSC) Invoice Cloud Summary Transaction - (Oct 10/8/2018 8:47PM Visa/MC/DSC)	Receipting Vendor <u>t</u> 10/8/2018	\$1,487.34 \$1,487.34
Reference Number: IC - (Oct 8 2018 Receiptin 8:50PM EFT) Invoice Cloud Summary Transaction - (Oct 10/8/2018 8:50PM EFT)	Receipting Vendor <u>t</u> 10/8/2018	\$339.54 \$339.54

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\$1,712.07	\$98.95	\$1,343.64	\$75.16
\$1,712.07	\$98.95	\$1,343.64	\$75.16
Reference Reference Number: IC - (Oct 9 2018 Receipting Vendor 8:48PM Visa/MC/DSC) Invoice Cloud Summary Transaction - (Oct 10/9/2018 9:48PM Visa/MC/DSC)	Reference Number: IC - (Oct 9 2018 Receipting Vendor 8:50PM EFT) Invoice Cloud Summary Transaction - (Oct 10/9/2018 9 2018 8:50PM EFT)	Reference Number: IC - (Oct 10 2018 Receipting Vendor 8:48PM Visa/MC/DSC) Invoice Cloud Summary Transaction - (Oct 10/10/2018 10 2018 8:48PM Visa/MC/DSC)	Reference Number: IC - (Oct 10 2018 Receipting Vendor 8:50PM EFT) Invoice Cloud Summary Transaction - (Oct 10/10/2018 150PM EFT)

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Number	Name	Fiscal Description	Cleared	
51031	Bostick Ortly Kenneth W	2018 Con 2010 2nd Council Con 2010		
51032	Delandis Michael B Ortiv	Sep 2018 2nd Council Sep	8156.99	.99
E4022	5	- 3ch 2018 - 211d Council 3ch	8441.3	.3/
21033	Foss, Nicholas J	- Sep 2018 - 2nd Council Sep	\$36.94	.94
51034	Grimes, Kevin	2018 - Sep 2018 - 2nd Council Sep 2018	\$156.99	66
51035	Halm , John	2018 - 2nd Council	\$258.58	58
51036	Halm, Noah M (Qrtly)	2018 - 2nd Council	\$470 98	86
51037	Halm, Adam P	2nd	\$240.11	11
51038	Hewey, Frank T	2nd	\$147.76	76
51039	Howell, Cameron M	2nd	\$387.87	87
51040	Hudson, Marty Qrtly	- Sep 2018 - 2nd Council	\$129.29	29
51041	Kartes Qtrly, Sohn L	2018 - Sep 2018 - 2nd Council Sep 2018	\$554.10	10
51042	Leroue, Chance O	2018 - Sep 2018 - 2nd Council Sep 2018	\$55.41	14
51043	Neher Qtrly, Timothy D	2018 - Sep 2018 - 2nd Council Sep 2018	\$470.98	98
51044	Ontiveros, Filiberto	2018 - Sep 2018 - 2nd Council Sep 2018	\$457 13	13
51045	Ontiveros, Julianna	2nd	\$692.62	62
51046	Ontiveros, Vanaesa J	2nd Council	\$203.17	17
51047	Pedersen, Rob	2nd	\$360.16	16
51048	Randall, Joseph R	2018 - 2nd Council	\$110.82	82
51049	Randall, Steven Ortly	2018 - 2nd Council	\$614.92	92
51050	Stelljes Qtly, Michael	- Sep 2018 - 2nd Council	\$258.58	58
51051	Sullivan Qtrly, Zachary L	2018 - 2nd Council	\$706.48	48
51052	Twohy, Kirstin R	2018 - 2nd Council	\$55.41	41
51053	American Family Life	2018 - Sep 2018 - 2nd Council Sep 2018	\$469.55	55
51054	Deferred Comp Program	- Sep 2018 - 2nd Council	\$405.00	00
51055	Dept of Labor & Industries	2018 - Sep 2018 - 2nd Council Sep 2018	\$1,304,94	94
51056	Dept of Retirement	- Sep 2018 - 2nd	\$11,754.05	.05
51057	Employment Security	2018 - Sep 2018 - 2nd Council Sep 2018	\$135.86	.86
51058	ICMA Retirement Trust (Plan 302195)	2018 - Sep 2018 - 2nd Council Sep 2018	\$112.50	.50
900928	City of Goldendale	2018 - Sep 2018 - 2nd Council Sep 2018	\$19,764.23	.23
Direct Deposit Run -	Payroll Vendor	2018 - Sep 2018 - 2nd Council Sep 2018	\$48,975.19	.19
010200			80 788 083	ŏ
			E. 100'60¢	.20

Page 1 of 1

	AGENDA BILL:	G1			
	AGENDA TITLE:	PLANNING SERVICES FOR CRITICAL AREAS ORDINANCE UPDATE			
	DATE:	OCTOBER 15, 2018			
ACTION REQUIRE	ED:				
ORDINANCE	COUN	NCIL INFORMATIONX			
RESOLUTION		OTHER			
MOTION	X				
EXPLANATION: Periodically the State of Washington requires, through the Growth Management Act, an update review of the city's critical area ordinance, Chapter 18.08. The Department of Commerce through the Local Government Division Growth Management Services has grant monies available to assist small communities. A copy of the grant agreement, in the amount of \$4,500.00 is attached. The city has selected BergerABAM to provide planning services to complete the critical areas check list. A copy of their letter proposal is attached in the amount of not to exceed \$4,479.00.					
FISCAL IMPACT:					
ALTERNATIVES:					
STAFF RECOMMENDATION:					
MOTION:					

I MOVE TO ACCEPT THE PROPOSAL OF BERGERABAM AND TO AUTHORIZE THE MAYOR TO EXECUTE THE CONTRACT FOR PLANNING SERVICES IN AN

AMOUNT NOT TO EXCEED \$4,479.00



Interagency Agreement with

City of Goldendale

through

Washington State Department of Commerce Local Government Division Growth Management Services

For

Growth Management Act Update Grant

Start date:

Date of Execution

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Attachment A, Scope of Work

Attachment B, Budget

FACE SHEET

Contract Number: 18-63210-049

Washington State Department of Commerce Local Government Division Growth Management Services Growth Management Act – Update Grant

1. Contractor		12.0	T					
		2. Contractor Financial Representative						
City of Goldendale 1103 South Columbus Aver			Connie Byers					
Goldendale, Washington 98		Clerk/Treasurer						
, washington yo	020		509-773-3771					
2 Contractor D			cbyers@ci.goldendale.wa.us					
3. Contractor Representat	ive	4. COMMERC	4. COMMERCE Representative					
Larry Bellamy		Scott Kuhta	Scott Kuhta					
City Administrator		Senior Planner PO Box 42525						
lbellamy@ci.goldendale.wa.	509-773-3771		509.795.6884 Olympia, 98504-2525					
iocitatify(coci.goldchdate.wa.	us	scott.kuhta@con	nmerce.wa.gov					
5. Contract Amount	6. Funding Source		7. Start Date		8. End Date			
\$4,500	Federal: State: Other:	□ N/A.□	Figure 11 and the state of the					
9. Federal Funds (as applic	10000		Date of Execut		June 30, 2019			
N/A	8 1		CFDA N	umber				
	N/A		N/A					
10. Tax ID #	11. SWV #	12. UBI #		13. DU	INS #			
N/A	SWV0009871	202-000-035		N/A				
14. Contract Purpose								
Assistance with land use plan	ning work, which will contribute t	owards final same	1 a di a C a 1		·C 1.1 · · · · · · · ·			
comprehensive plan and/or de	evelopment regulations, required u	nder the Growth N	lellon of the fevi	ew, and	if needed, revision of the			
COMMERCE, defined as the	Department of Commerce, and the	e Contractor, as de:	fined above, ack	nowledg	e and accept the terms			
or this contract and attachine	MERCE, defined as the Department of Commerce, and the Contractor, as defined above, acknowledge and accept the terms Contract and attachments and have executed this Contract on the date below to start as of the date and year referenced above.							
The rights and obligations of	o rights and ourgations of both parties to this Contract are governed by this Contract and the following other documents							
Budget.	accipolated by reference: Contractor Terms and Conditions including Attachment "A" - Scope of Work Attachment "B"							
FOR CONTRACTOR								
TORCONTRACTOR	(Λ)	FOR COMMER	CE					
7// - 1/0	VV	1	- 1					
1 They	E or	OV.	May					
Michael Canon, Mayor L		Mark K. Barkley,	Assistant Direct	or				
City of Goldendale		Local Governmen	t Division					
1/2/001								
8/4/20/	}	2/13	1/2018					
Date /		Date						
<u>.</u>		2410						
		APPROVED AS						
	BY ASSISTANT ATTORNEY GENERAL							
		APPROVAL ON	FILE					

1. CONTRACT MANAGEMENT

The Representative for each of the parties shall be responsible for and shall be the contact person for all communications and billings regarding the performance of this Contract.

The Representative for COMMERCE and their contact information are identified on the Face Sheet of this Contract.

The Representative for the Contractor and their contact information are identified on the Face Sheet of this Contract.

2. COMPENSATION

COMMERCE shall pay an amount not to exceed **four thousand five hundred dollars (\$4,500)** for the performance of all things necessary for or incidental to the performance of work as set forth in the Scope of Work (Attachment A). Contractor's compensation for services rendered shall be based on Schedule set forth in the Budget (Attachment B).

3. BILLING PROCEDURES AND PAYMENT

COMMERCE will pay Contractor upon satisfactory acceptance of each deliverable and receipt of properly completed invoices.

The invoices shall describe and document, to COMMERCE's satisfaction, a description of the work performed, the progress of the project, and fees. The invoice shall include the Contract Number 18-63210-049. COMMERCE will provide the Contractor with the invoice and instructions for completion.

Payment shall be considered timely if made by COMMERCE within thirty (30) calendar days after receipt of properly completed invoices. Payment shall be sent to the address designated by the Contractor.

COMMERCE may, in its sole discretion, terminate the Contract or withhold payments claimed by the Contractor for services rendered if the Contractor fails to satisfactorily comply with any term or condition of this Contract.

Section 2, Advance Payments Prohibited, of the General Terms and Conditions attached hereto, does not apply to this Contract and is hereby deleted in its entirety.

COMMERCE may pay Contractor for costs incurred prior to the start date of this Agreement, if such costs would have been allowable if incurred on or after July 1, 2017. Such costs must be limited to the completion of tasks and deliverables outlined in the Scope of Work (Attachment A).

<u>Duplication of Billed Costs</u>

The Contractor shall not bill COMMERCE for services performed under this Agreement, and COMMERCE shall not pay the Contractor, if the Contractor is entitled to payment or has been or will be paid by any other source, including grants, for that service.

Disallowed Costs

The Contractor is responsible for any audit exceptions or disallowed costs incurred by its own organization or that of its subcontractors.

4. SUBCONTRACTOR DATA COLLECTION

Contractor will submit reports, in a form and format to be provided by Commerce and at intervals as agreed by the parties, regarding work under this Grant performed by subcontractors and the portion of Grant funds expended for work performed by subcontractors, including but not necessarily limited to minority-owned, woman-owned, and veteran-owned business subcontractors. "Subcontractors" shall mean subcontractors of any tier.

5. INSURANCE

The Contractor shall provide insurance coverage as set out in this section. The intent of the required insurance is to protect COMMERCE should there be any claims, suits, actions, costs, damages or expenses arising from any loss, or negligent or intentional act or omission of the Contractor or Subcontractor, or agents of either, while performing under the terms of this Agreement.

The insurance required shall be issued by an insurance company authorized to do business within the state of Washington. Except for Professional Liability or Errors and Omissions Insurance, the insurance shall name the state of Washington, its agents, officers, and employees as additional insureds under the insurance policy. All policies shall be primary to any other valid and collectable insurance. The Contractor shall instruct the insurers to give COMMERCE thirty (30) calendar days advance notice of any insurance cancellation, non-renewal or modification.

The Contractor shall submit to COMMERCE within fifteen (15) calendar days of the Agreement start date, a certificate of insurance which outlines the coverage and limits defined in this insurance section. During the term of the Agreement, the Contractor shall submit renewal certificates not less than thirty (30) calendar days prior to expiration of each policy required under this section.

The Contractor shall provide insurance coverage that shall be maintained in full force and effect during the term of this Agreement, as follows:

Commercial General Liability Insurance Policy. Provide a Commercial General Liability Insurance Policy, including contractual liability, written on an occurrence basis, in adequate quantity to protect against legal liability arising out of Agreement activity but no less than \$1,000,000 per occurrence. Additionally, the Contractor is responsible for ensuring that any Subcontractors provide adequate insurance coverage for the activities arising out of subcontracts.

Government Contractors that Participate in a Self-Insurance Program

Self-Insured/Liability Pool or Self-Insured Risk Management Program — With prior approval from COMMERCE, the Contractor may provide the coverage above under a self-insured/liability pool or self-insured risk management program. In order to obtain permission from COMMERCE, the Contractor shall provide: (1) a description of its self-insurance program, and (2) a certificate and/or letter of coverage that outlines coverage limits and deductibles. All self-insured risk management programs or self-insured/liability pool financial reports must comply with Generally Accepted Accounting Principles (GAAP) and adhere to accounting standards promulgated by: 1) Governmental Accounting Standards Board (GASB), 2) Financial Accounting Standards Board (FASB), and 3) the Washington State Auditor's annual instructions for financial reporting. Contractors participating in joint risk pools shall maintain sufficient documentation to support the aggregate claim liability information reported on the balance sheet. The state of Washington, its agents, and employees need not be named as additional insured under a self-insured property/liability pool, if the pool is prohibited from naming third parties as additional insured.

Contractor shall provide annually to COMMERCE a summary of coverages and a letter of self-insurance, evidencing continued coverage under Contractor's self-insured/liability pool or self-insured risk management program. Such annual summary of coverage and letter of self-insurance will be provided on the anniversary of the start date of this Agreement.

6. ORDER OF PRECEDENCE

In the event of an inconsistency in this Contract, the inconsistency shall be resolved by giving precedence in the following order:

- Applicable federal and state of Washington statutes and regulations
- Special Terms and Conditions
- General Terms and Conditions
- Attachment A Scope of Work
- Attachment B Budget

1. **DEFINITIONS**

As used throughout this Contract, the following terms shall have the meaning set forth below:

- A. "Authorized Representative" shall mean the Director and/or the designee authorized in writing to act on the Director's behalf.
- B. "COMMERCE" shall mean the Department of Commerce.
- C. "Contract" or "Agreement" means the entire written agreement between COMMERCE and the Contractor, including any Exhibits, documents, or materials incorporated by reference. E-mail or Facsimile transmission of a signed copy of this contract shall be the same as delivery of an original.
- D. "Contractor" shall mean the entity identified on the face sheet performing service(s) under this Contract, and shall include all employees and agents of the Contractor.
- E. "Personal Information" shall mean information identifiable to any person, including, but not limited to, information that relates to a person's name, health, finances, education, business, use or receipt of governmental services or other activities, addresses, telephone numbers, social security numbers, driver license numbers, other identifying numbers, and any financial identifiers.
- F. "State" shall mean the state of Washington.
- **G.** "Subcontractor" shall mean one not in the employment of the Contractor, who is performing all or part of those services under this Contract under a separate contract with the Contractor. The terms "subcontractor" and "subcontractors" mean subcontractor(s) in any tier.

2. ADVANCE PAYMENTS PROHIBITED

No payments in advance of or in anticipation of goods or services to be provided under this Contract shall be made by COMMERCE.

3. ALL WRITINGS CONTAINED HEREIN

This Contract contains all the terms and conditions agreed upon by the parties. No other understandings, oral or otherwise, regarding the subject matter of this Contract shall be deemed to exist or to bind any of the parties hereto.

4. AMENDMENTS

This Contract may be amended by mutual agreement of the parties. Such amendments shall not be binding unless they are in writing and signed by personnel authorized to bind each of the parties.

5. AMERICANS WITH DISABILITIES ACT (ADA) OF 1990, PUBLIC LAW 101-336, also referred to as the "ADA" 28 CFR Part 35

The Contractor must comply with the ADA, which provides comprehensive civil rights protection to individuals with disabilities in the areas of employment, public accommodations, state and local government services, and telecommunications.

6. ASSIGNMENT

Neither this Contract, nor any claim arising under this Contract, shall be transferred or assigned by the Contractor without prior written consent of COMMERCE.

7. ATTORNEYS' FEES

Unless expressly permitted under another provision of the Contract, in the event of litigation or other action brought to enforce Contract terms, each party agrees to bear its own attorneys' fees and costs.

8. CONFIDENTIALITY/SAFEGUARDING OF INFORMATION

- A. "Confidential Information" as used in this section includes:
 - 1. All material provided to the Contractor by COMMERCE that is designated as "confidential" by COMMERCE;

- All material produced by the Contractor that is designated as "confidential" by COMMERCE; and
- 3. All personal information in the possession of the Contractor that may not be disclosed under state or federal law. "Personal information" includes but is not limited to information related to a person's name, health, finances, education, business, use of government services, addresses, telephone numbers, social security number, driver's license number and other identifying numbers, and "Protected Health Information" under the federal Health Insurance Portability and Accountability Act of 1996 (HIPAA).
- B. The Contractor shall comply with all state and federal laws related to the use, sharing, transfer, sale, or disclosure of Confidential Information. The Contractor shall use Confidential Information solely for the purposes of this Contract and shall not use, share, transfer, sell or disclose any Confidential Information to any third party except with the prior written consent of COMMERCE or as may be required by law. The Contractor shall take all necessary steps to assure that Confidential Information is safeguarded to prevent unauthorized use, sharing, transfer, sale or disclosure of Confidential Information or violation of any state or federal laws related thereto. Upon request, the Contractor shall provide COMMERCE with its policies and procedures on confidentiality. COMMERCE may require changes to such policies and procedures as they apply to this Contract whenever COMMERCE reasonably determines that changes are necessary to prevent unauthorized disclosures. The Contractor shall make the changes within the time period specified by COMMERCE. Upon request, the Contractor shall immediately return to COMMERCE any Confidential Information that COMMERCE reasonably determines has not been adequately protected by the Contractor against unauthorized disclosure.
- C. Unauthorized Use or Disclosure. The Contractor shall notify COMMERCE within five (5) working days of any unauthorized use or disclosure of any confidential information, and shall take necessary steps to mitigate the harmful effects of such use or disclosure.

9. CONFLICT OF INTEREST

Notwithstanding any determination by the Executive Ethics Board or other tribunal, the COMMERCE may, in its sole discretion, by written notice to the CONTRACTOR terminate this contract if it is found after due notice and examination by COMMERCE that there is a violation of the Ethics in Public Service Act, Chapters 42.52 RCW and 42.23 RCW; or any similar statute involving the CONTRACTOR in the procurement of, or performance under this contract.

Specific restrictions apply to contracting with current or former state employees pursuant to chapter 42.52 of the Revised Code of Washington. The CONTRACTOR and their subcontractor(s) must identify any person employed in any capacity by the state of Washington that worked with the COMMERCE program executing this Contract, including but not limited to formulating or drafting the legislation, participating in grant procurement planning and execution, awarding grants, and monitoring grants, during the 24 month period preceding the start date of this Grant. Identify the individual by name, the agency previously or currently employed by, job title or position held, and separation date. If it is determined by COMMERCE that a conflict of interest exists, the CONTRACTOR may be disqualified from further consideration for the award of a Grant.

In the event this contract is terminated as provided above, COMMERCE shall be entitled to pursue the same remedies against the CONTRACTOR as it could pursue in the event of a breach of the contract by the CONTRACTOR. The rights and remedies of COMMERCE provided for in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law. The existence of facts upon which COMMERCE makes any determination under this clause shall be an issue and may be reviewed as provided in the "Disputes" clause of this contract.

10. COPYRIGHT

Unless otherwise provided, all Materials produced under this Contract shall be considered "works for hire" as defined by the U.S. Copyright Act and shall be owned by COMMERCE. COMMERCE shall be considered the author of such Materials. In the event the Materials are not considered "works for hire" under the U.S. Copyright laws, the Contractor hereby irrevocably assigns all right, title, and

interest in all Materials, including all intellectual property rights, moral rights, and rights of publicity to COMMERCE effective from the moment of creation of such Materials.

"Materials" means all items in any format and includes, but is not limited to, data, reports, documents, pamphlets, advertisements, books, magazines, surveys, studies, computer programs, films, tapes, and/or sound reproductions. "Ownership" includes the right to copyright, patent, register and the ability to transfer these rights.

For Materials that are delivered under the Contract, but that incorporate pre-existing materials not produced under the Contract, the Contractor hereby grants to COMMERCE a nonexclusive, royalty-free, irrevocable license (with rights to sublicense to others) in such Materials to translate, reproduce, distribute, prepare derivative works, publicly perform, and publicly display. The Contractor warrants and represents that the Contractor has all rights and permissions, including intellectual property rights, moral rights and rights of publicity, necessary to grant such a license to COMMERCE.

The Contractor shall exert all reasonable effort to advise COMMERCE, at the time of delivery of Materials furnished under this Contract, of all known or potential invasions of privacy contained therein and of any portion of such document which was not produced in the performance of this Contract. The Contractor shall provide COMMERCE with prompt written notice of each notice or claim of infringement received by the Contractor with respect to any Materials delivered under this Contract. COMMERCE shall have the right to modify or remove any restrictive markings placed upon the Materials by the Contractor.

11. DISPUTES

Except as otherwise provided in this Contract, when a dispute arises between the parties and it cannot be resolved by direct negotiation, either party may request a dispute hearing with the Director of COMMERCE, who may designate a neutral person to decide the dispute.

The request for a dispute hearing must:

- be in writing;
- state the disputed issues;
- state the relative positions of the parties;
- state the Contractor's name, address, and Contract number; and
- be mailed to the Director and the other party's (respondent's) Contract Representative within three (3) working days after the parties agree that they cannot resolve the dispute.

The respondent shall send a written answer to the requestor's statement to both the Director or the Director's designee and the requestor within five (5) working days.

The Director or designee shall review the written statements and reply in writing to both parties within ten (10) working days. The Director or designee may extend this period if necessary by notifying the parties.

The decision shall not be admissible in any succeeding judicial or quasi-judicial proceeding.

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

Nothing in this Contract shall be construed to limit the parties' choice of a mutually acceptable alternate dispute resolution (ADR) method in addition to the dispute hearing procedure outlined above.

12. DUPLICATE PAYMENT

COMMERCE shall not pay the Contractor, if the Contractor has charged or will charge the State of Washington or any other party under any other contract or agreement, for the same services or expenses.

13. GOVERNING LAW AND VENUE

This Contract shall be construed and interpreted in accordance with the laws of the state of Washington, and the venue of any action brought hereunder shall be in the Superior Court for Thurston County.

14. INDEMNIFICATION

To the fullest extent permitted by law, the Contractor shall indemnify, defend, and hold harmless the state of Washington, COMMERCE, agencies of the state and all officials, agents and employees of the state, from and against, all claims for injuries or death arising out of or resulting from the performance of the contract. "Claim" as used in this contract, means any financial loss, claim, suit, action, damage, or expense, including but not limited to attorney's fees, attributable for bodily injury, sickness, disease, or death, or injury to or the destruction of tangible property including loss of use resulting therefrom.

The Contractor's obligation to indemnify, defend, and hold harmless includes any claim by Contractor's agents, employees, representatives, or any subcontractor or its employees.

The Contractor expressly agrees to indemnify, defend, and hold harmless the State for any claim arising out of or incident to the Contractor's or any Subcontractor's performance or failure to perform the contract. The Contractor's obligation to indemnify, defend, and hold harmless the State shall not be eliminated or reduced by any actual or alleged concurrent negligence of State or its agents, agencies, employees and officials.

The Contractor waives its immunity under Title 51 RCW to the extent it is required to indemnify, defend and hold harmless the state and its agencies, officers, agents or employees.

15. INDEPENDENT CAPACITY OF THE CONTRACTOR

The parties intend that an independent contractor relationship will be created by this Contract. The Contractor and its employees or agents performing under this Contract are not employees or agents of the state of Washington or COMMERCE. The Contractor will not hold itself out as or claim to be an officer or employee of COMMERCE or of the state of Washington by reason hereof, nor will the Contractor make any claim of right, privilege or benefit which would accrue to such officer or employee under law. Conduct and control of the work will be solely with the Contractor.

16. <u>INDUSTRIAL INSURANCE COVERAGE</u>

The Contractor shall comply with all applicable provisions of Title 51 RCW, Industrial Insurance. If the Contractor fails to provide industrial insurance coverage or fails to pay premiums or penalties on behalf of its employees as may be required by law, COMMERCE may collect from the Contractor the full amount payable to the Industrial Insurance Accident Fund. COMMERCE may deduct the amount owed by the Contractor to the accident fund from the amount payable to the Contractor by COMMERCE under this Contract, and transmit the deducted amount to the Department of Labor and Industries, (L&I) Division of Insurance Services. This provision does not waive any of L&I's rights to collect from the Contractor.

17. **LAWS**

The Contractor shall comply with all applicable laws, ordinances, codes, regulations and policies of local, state, and federal governments, as now or hereafter amended.

18. LICENSING, ACCREDITATION AND REGISTRATION

The Contractor shall comply with all applicable local, state, and federal licensing, accreditation and registration requirements or standards necessary for the performance of this Contract.

19. LIMITATION OF AUTHORITY

Only the Authorized Representative or the Authorized Representative's delegate by writing (delegation to be made prior to action) shall have the express, implied, or apparent authority to alter, amend, modify, or waive any clause or condition of this Contract. Furthermore, any alteration,

amendment, modification, or waiver or any clause or condition of this contract is not effective or binding unless made in writing and signed by the Agent

20. NONCOMPLIANCE WITH NONDISCRIMINATION LAWS

During the performance of this Contract, the Contractor shall comply with all federal, state, and local nondiscrimination laws, regulations and policies. In the event of the Contractor's non-compliance or refusal to comply with any nondiscrimination law, regulation or policy, this Contract may be rescinded, canceled or terminated in whole or in part, and the Contractor may be declared ineligible for further contracts with COMMERCE. The Contractor shall, however, be given a reasonable time in which to cure this noncompliance. Any dispute may be resolved in accordance with the "Disputes" procedure set forth herein.

21. PAY EQUITY

The Contractor agrees to ensure that "similarly employed" individuals in its workforce are compensated as equals, consistent with the following:

- a. Employees are "similarly employed" if the individuals work for the same employer, the performance of the job requires comparable skill, effort, and responsibility, and the jobs are performed under similar working conditions. Job titles alone are not determinative of whether employees are similarly employed;
- b. Contractor may allow differentials in compensation for its workers if the differentials are based in good faith and on any of the following:
 - (i) A seniority system; a merit system; a system that measures earnings by quantity or quality of production; a bona fide job-related factor or factors; or a bona fide regional difference in compensation levels.
 - (ii) A bona fide job-related factor or factors may include, but not be limited to, education, training, or experience that is: Consistent with business necessity; not based on or derived from a gender-based differential; and accounts for the entire differential.
 - (iii) A bona fide regional difference in compensation level must be: Consistent with business necessity; not based on or derived from a gender-based differential; and account for the entire differential.

This Contract may be terminated by the Department, if the Department or the Department of Enterprise services determines that the Contractor is not in compliance with this provision.

22. POLITICAL ACTIVITIES

Political activity of Contractor employees and officers are limited by the State Campaign Finances and Lobbying provisions of Chapter 42.17A RCW and the Federal Hatch Act, 5 USC 1501 - 1508.

No funds may be used for working for or against ballot measures or for or against the candidacy of any person for public office.

23. PUBLICITY

The Contractor agrees not to publish or use any advertising or publicity materials in which the state of Washington or COMMERCE's name is mentioned, or language used from which the connection with the state of Washington's or COMMERCE's name may reasonably be inferred or implied, without the prior written consent of COMMERCE.

24. RECAPTURE

In the event that the Contractor fails to perform this Contract in accordance with state laws, federal laws, and/or the provisions of this Contract, COMMERCE reserves the right to recapture funds in an amount to compensate COMMERCE for the noncompliance in addition to any other remedies available at law or in equity.

Repayment by the Contractor of funds under this recapture provision shall occur within the time period specified by COMMERCE. In the alternative, COMMERCE may recapture such funds from payments due under this Contract.

25. RECORDS MAINTENANCE

The Contractor shall maintain books, records, documents, data and other evidence relating to this contract and performance of the services described herein, including but not limited to accounting procedures and practices that sufficiently and properly reflect all direct and indirect costs of any nature expended in the performance of this contract.

The Contractor shall retain such records for a period of six years following the date of final payment. At no additional cost, these records, including materials generated under the contract, shall be subject at all reasonable times to inspection, review or audit by COMMERCE, personnel duly authorized by COMMERCE, the Office of the State Auditor, and federal and state officials so authorized by law, regulation or agreement.

If any litigation, claim or audit is started before the expiration of the six (6) year period, the records shall be retained until all litigation, claims, or audit findings involving the records have been resolved.

26. RIGHT OF INSPECTION

The Contractor shall provide right of access to its facilities to COMMERCE, or any of its officers, or to any other authorized agent or official of the state of Washington or the federal government, at all reasonable times, in order to monitor and evaluate performance, compliance, and/or quality assurance under this contract.

27. SAVINGS

In the event funding from state, federal, or other sources is withdrawn, reduced, or limited in any way after the effective date of this Contract and prior to normal completion, COMMERCE may suspend or terminate the Contract under the "Termination for Convenience" clause, without the ten calendar day notice requirement. In lieu of termination, the Contract may be amended to reflect the new funding limitations and conditions.

28. SEVERABILITY

The provisions of this contract are intended to be severable. If any term or provision is illegal or invalid for any reason whatsoever, such illegality or invalidity shall not affect the validity of the remainder of the contract.

29. SITE SECURITY

While on COMMERCE premises, the Contractor, its agents, employees, or subcontractors shall conform in all respects with physical, fire or other security policies or regulations.

30. SUBCONTRACTING

The Contractor may only subcontract work contemplated under this Contract if it obtains the prior written approval of COMMERCE.

If COMMERCE approves subcontracting, the Contractor shall maintain written procedures related to subcontracting, as well as copies of all subcontracts and records related to subcontracts. For cause, COMMERCE in writing may: (a) require the Contractor to amend its subcontracting procedures as they relate to this Contract; (b) prohibit the Contractor from subcontracting with a particular person or entity; or (c) require the Contractor to rescind or amend a subcontract.

Every subcontract shall bind the Subcontractor to follow all applicable terms of this Contract. The Contractor is responsible to COMMERCE if the Subcontractor fails to comply with any applicable term or condition of this Contract. The Contractor shall appropriately monitor the activities of the Subcontractor to assure fiscal conditions of this Contract. In no event shall the existence of a subcontract operate to release or reduce the liability of the Contractor to COMMERCE for any breach in the performance of the Contractor's duties.

Every subcontract shall include a term that COMMERCE and the State of Washington are not liable for claims or damages arising from a Subcontractor's performance of the subcontract.

31. SURVIVAL

The terms, conditions, and warranties contained in this Contract that by their sense and context are intended to survive the completion of the performance, cancellation or termination of this Contract shall so survive.

32. TAXES

All payments accrued on account of payroll taxes, unemployment contributions, the Contractor's income or gross receipts, any other taxes, insurance or expenses for the Contractor or its staff shall be the sole responsibility of the Contractor.

33. TERMINATION FOR CAUSE

In the event COMMERCE determines the Contractor has failed to comply with the conditions of this contract in a timely manner, COMMERCE has the right to suspend or terminate this contract. Before suspending or terminating the contract, COMMERCE shall notify the Contractor in writing of the need to take corrective action. If corrective action is not taken within 30 calendar days, the contract may be terminated or suspended.

In the event of termination or suspension, the Contractor shall be liable for damages as authorized by law including, but not limited to, any cost difference between the original contract and the replacement or cover contract and all administrative costs directly related to the replacement contract, e.g., cost of the competitive bidding, mailing, advertising and staff time.

COMMERCE reserves the right to suspend all or part of the contract, withhold further payments, or prohibit the Contractor from incurring additional obligations of funds during investigation of the alleged compliance breach and pending corrective action by the Contractor or a decision by COMMERCE to terminate the contract. A termination shall be deemed a "Termination for Convenience" if it is determined that the Contractor: (1) was not in default; or (2) failure to perform was outside of his or her control, fault or negligence.

The rights and remedies of COMMERCE provided in this contract are not exclusive and are, in addition to any other rights and remedies, provided by law.

34. TERMINATION FOR CONVENIENCE

Except as otherwise provided in this Contract, COMMERCE may, by ten (10) business days written notice, beginning on the second day after the mailing, terminate this Contract, in whole or in part. If this Contract is so terminated, COMMERCE shall be liable only for payment required under the terms of this Contract for services rendered or goods delivered prior to the effective date of termination.

35. TERMINATION PROCEDURES

Upon termination of this contract, COMMERCE, in addition to any other rights provided in this contract, may require the Contractor to deliver to COMMERCE any property specifically produced or acquired for the performance of such part of this contract as has been terminated. The provisions of the "Treatment of Assets" clause shall apply in such property transfer.

COMMERCE shall pay to the Contractor the agreed upon price, if separately stated, for completed work and services accepted by COMMERCE, and the amount agreed upon by the Contractor and COMMERCE for (i) completed work and services for which no separate price is stated, (ii) partially completed work and services, (iii) other property or services that are accepted by COMMERCE, and (iv) the protection and preservation of property, unless the termination is for default, in which case the Authorized Representative shall determine the extent of the liability of COMMERCE. Failure to agree with such determination shall be a dispute within the meaning of the "Disputes" clause of this contract. COMMERCE may withhold from any amounts due the Contractor such sum as the Authorized Representative determines to be necessary to protect COMMERCE against potential loss or liability.

The rights and remedies of COMMERCE provided in this section shall not be exclusive and are in addition to any other rights and remedies provided by law or under this contract.

After receipt of a notice of termination, and except as otherwise directed by the Authorized Representative, the Contractor shall:

- 1. Stop work under the contract on the date, and to the extent specified, in the notice;
- 2. Place no further orders or subcontracts for materials, services, or facilities except as may be necessary for completion of such portion of the work under the contract that is not terminated;
- 3. Assign to COMMERCE, in the manner, at the times, and to the extent directed by the Authorized Representative, all of the rights, title, and interest of the Contractor under the orders and subcontracts so terminated, in which case COMMERCE has the right, at its discretion, to settle or pay any or all claims arising out of the termination of such orders and subcontracts;
- 4. Settle all outstanding liabilities and all claims arising out of such termination of orders and subcontracts, with the approval or ratification of the Authorized Representative to the extent the Authorized Representative may require, which approval or ratification shall be final for all the purposes of this clause;
- 5. Transfer title to COMMERCE and deliver in the manner, at the times, and to the extent directed by the Authorized Representative any property which, if the contract had been completed, would have been required to be furnished to COMMERCE;
- 6. Complete performance of such part of the work as shall not have been terminated by the Authorized Representative; and
- 7. Take such action as may be necessary, or as the Authorized Representative may direct, for the protection and preservation of the property related to this contract, which is in the possession of the Contractor and in which the Authorized Representative has or may acquire an interest.

36. TREATMENT OF ASSETS

Title to all property furnished by COMMERCE shall remain in COMMERCE. Title to all property furnished by the Contractor, for the cost of which the Contractor is entitled to be reimbursed as a direct item of cost under this contract, shall pass to and vest in COMMERCE upon delivery of such property by the Contractor. Title to other property, the cost of which is reimbursable to the Contractor under this contract, shall pass to and vest in COMMERCE upon (i) issuance for use of such property in the performance of this contract, or (ii) commencement of use of such property in the performance of this contract, or (iii) reimbursement of the cost thereof by COMMERCE in whole or in part, whichever first occurs.

- A. Any property of COMMERCE furnished to the Contractor shall, unless otherwise provided herein or approved by COMMERCE, be used only for the performance of this contract.
- B. The Contractor shall be responsible for any loss or damage to property of COMMERCE that results from the negligence of the Contractor or which results from the failure on the part of the Contractor to maintain and administer that property in accordance with sound management practices.
- C. If any COMMERCE property is lost, destroyed or damaged, the Contractor shall immediately notify COMMERCE and shall take all reasonable steps to protect the property from further damage.
- D. The Contractor shall surrender to COMMERCE all property of COMMERCE prior to settlement upon completion, termination or cancellation of this contract
 - All reference to the Contractor under this clause shall also include Contractor's employees, agents or Subcontractors.

37. WAIVER

Waiver of any default or breach shall not be deemed to be a waiver of any subsequent default or breach. Any waiver shall not be construed to be a modification of the terms of this Contract unless stated to be such in writing and signed by Authorized Representative of COMMERCE.

Scope of Work

<u>Purpose</u>: To provide the Contractor with grant assistance for the review and update of the development regulations protecting critical areas to meet the mandated update requirements of the Growth Management Act (GMA), RCW 36.70A.130(5)(d).

Task 1: Complete a work plan and schedule for GMA periodic review and update planning work to be finished by June 30, 2019.

<u>Deliverable</u>: Written work plan summarizing the work scheduled for meeting the statutory deadline to review and, if needed, revise the development regulations protect critical areas. At a minimum, this work plan will summarize the following:

- A written summary of the work that will be completed, using these available grant funds, toward the GMA periodic review and update requirement under RCW 36.70A.130(5)(d). This summary will include:
 - The remaining steps needed for review of the development regulations protecting critical areas for consistency with state law;
- 2. A timeline/schedule showing the work to be completed by June 30, 2019, under this contract;
- 3. Completion of the Commerce / GMA update checklist for critical areas.
- 4. If applicable, a written declaration or notification from the Contractor outlining whether it will be taking the 2-year deadline extension to complete the update work by June 30, 2020.
- If applicable, a summary of work that will remain to be completed <u>after</u> June 30, 2019, including a schedule for completion of the entire update process.

Progress Reports: Quarterly reports, as needed, until final deliverables are complete.

Task 2: Complete the work scheduled and summarized under Task 1.

<u>Deliverable</u>: Submit the final draft development regulations work products that were scheduled and summarized under Task 1, and funded by this grant, which apply towards the GMA periodic review and update requirement.

<u>Closeout Report</u>: Final progress report and summary of work completed under this grant.

<u>Due Date</u>: June 30, 2019

Budget

	Task Description	Task Cost
1.	Task 1: Work Plan deliverables.	\$4,050
2.	Final draft amendment(s) completing the GMA review and update process.	\$450
	Total Grant Award	\$4,500



11 October 2018

Mr. Larry Bellamy City Administrator City of Goldendale, WA 1103 S. Columbus Goldendale, WA 98620

Subject: Proposal to Provide Professional Planning Services – Critical Areas Ordinance

Dear Larry:

Thank you for the opportunity to submit the following proposal to provide professional planning services to complete an audit of the City of Goldendale's critical areas ordinance (CAO) for compliance with the Washington State Growth Management Act (GMA).

PROJECT UNDERSTANDING

The City of Goldendale (City) was required to update its CAO on a predetermined schedule under the GMA by 30 June 2018; however, the City qualifies for a two-year extension. Small and slow-growing cities with a population of 5,000 or less and that have had their population increase by no more than 17 percent in the preceding 10 years were granted an additional 24 months (30 June 2020) to complete the update. Goldendale's population was 3,448 in 2008 and had grown to 3,530 by 2018, according to the Washington Office of Financial Management, an increase of approximately 2.4 percent. Therefore, Goldendale is eligible for the 24-month extension to complete the CAO updates.

The City has requested technical assistance from BergerABAM to audit its existing CAO and identify GMA-required and optional changes to improve its CAO. To do so, BergerABAM will review the CAO against the Washington Department of Commerce's (Commerce) Critical Areas Checklist (February 2018).

OVERALL ASSUMPTIONS

- Public hearing attendance is excluded.
- Comments on the critical areas checklist and best available science report from City staff will be provided in a consolidated document.
- Updates to the CAO are excluded and will be completed in a later phase of the project under a separate scope of work.
- Attendance at public meetings is excluded.

Mr. Larry Bellamy 11 October 2018 Page 2

SCOPE OF WORK

The following scope of work details the tasks necessary to complete the checklist.

Task 1.0: Complete Commerce Critical Areas Checklist

BergerABAM will audit the City's CAO for compliance with the GMA and implementing Washington Administrative Codes (WACs) and, as requested, provide recommendations for optional updates the City can undertake to make the CAO easier to understand for applicants and City staff. For this effort BergerABAM will conduct the following tasks.

- Complete a draft of the checklist for critical areas to identify necessary updates to the City's CAO to comply with the GMA and changes in the implementing WACs contained in Chapters 365-190 (Minimum Guidelines) and 365-195 (Best Available Science) and the procedural criteria in 365-196-485 and 365-190-830.
- Provide recommendations for optional CAO updates within the checklist.
- Prepare a final checklist addressing the City's comments.

Assumptions

 One round of City staff review and a revision by BergerABAM of the critical areas checklist will be provided.

Deliverables

Draft and final critical areas checklist

FEE

The professional fees outlined below will be billed as incurred and will not exceed \$4,479 without written authorization:

Task 1.0:

\$4,479

Expenses:

(

Total:

\$4,479

CLOSING

If you wish to accept this proposal, please provide us with a contract. We will consider the signed date as our notice to proceed. This proposal is valid for 30 days.

We thank you for the opportunity to provide this proposal and we look forward to working with you. If you have questions, please call Ethan Spoo at 360/823-6138.

Sincerely

Ethan Spoo

Senior Planner

Helen Devery

Vice President