



AGENDA
BASEHOR CITY COUNCIL
November 16, 2015 - 7:00 p.m.
Basehor City Hall

1. **Roll Call** by Mayor David K. Breuer and Pledge of Allegiance
2. **Consent Agenda** *(Items to be approved by Council in one motion, unless objections raised)*
 - a. City Council Minutes
 - b. Treasurer's Report
 - c. Mize Houser External Audit Agreement – Resolution 2015-21
 - d. Engineering Professional Service Agreement Olsson Assoc. Inc. Resolution 2015-22
 - e. Engineering Professional Service Agreement Affinis Corp. Resolution 2015-23

3. Call to Public

Members of the public are welcome to use this time to comment about any matter relating to City business that is listed on this Agenda. The comments that are discussed under "Call to Public" may or may not be acted upon by the Council during this meeting. There is a five-minute time limit. (Please wait to be recognized by the Mayor then proceed to the podium; state your name and address).

4. Unfinished Business - *(None at this time)*

New Business

5. **City Council Appointment – Swear in Rae Anderson Nicholson**
6. **Planning Commission Appointment – Swear in Jennifer Bizzell**
7. **City Administrator's Report** *(None at this time)*
8. **Council Members Report**
9. **Mayor's Report**
10. **Executive Session** *(if needed)*
11. **Adjournment**

Per K.S.A. 75-438 the City Council Meeting agenda is available for review at Basehor City Hall, 2620 North 155th Street.



Minutes

Basehor City Council Meeting

Basehor City Hall, October 19, 2015

1. Roll Call by Mayor David K. Breuer and Pledge of Allegiance

Mayor Breuer called the meeting to order at 7:00 p.m. and led the audience in the Pledge of Allegiance.

Council Members present: David K. Breuer, Travis Miles, Ty Garver, Vernon Fields and Brian Healy. Absent: Richard Drennon

Staff Present: Chief of Police/City Administrator, Lloyd Martley, City Superintendent, Gene Myracle, Planning & Zoning Director, Mark Lee, City Clerk, Katherine Renn and City Attorney, Shannon Marciano.

2. Consent Agenda (*Items to be approved by Council in one motion, unless objections are raised*)

- a. City Council Minutes
- b. Treasurer's Report
- c. Pinehurst Estates Second Plat – Ordinance No. 658

Councilman Miles moved to approve the consent agenda and Councilman Fields seconded. The motion passed unanimously, 4-0.

3. Call to Public – No one from the public had any comments at this time. Mayor Breuer briefly recognized Matthew Hall and Aubrey Walcott, Jr. from Boy Scout Troop #169 who were attending the council meeting as part of a requirement to earn Boy Scout honors.

4. Unfinished Business – *None at this time*

New Business

5. Donahoo Road Design Agreement-Resolution 2015-16

Councilman Garver moved to approve the Donahoo Road design agreement and not to exceed \$45,840.00 for resolution 2015-16 and Councilman Healy seconded. The motion passed unanimously, 4-0.

6. Leavenworth Road Sidewalk Improvement – Resolution 2015-17

Councilman Healy moved to approve resolution 2015-17 for the Leavenworth road sidewalk improvements and Councilman Garver seconded. The motion passed unanimously, 4-0.

7. Chestnut Sanitary Sewer Improvement – Resolution 2015-18

Councilman Miles moved to approve the resolution 2015-18 for the Chestnut sanitary sewer improvement and Councilman Healy seconded. The motion passed unanimously, 4-0.

8. Donahoo Road Improvement Project – Resolution 2015-19

Councilman Garver moved to approve resolution 2015-19 for the Donahoo road improvement project and Councilman Healy seconded. The motion passed unanimously, 4-0.

9. Preliminary Development Plan Revision Legacy Senior Residences – Ordinance No. 659

Councilman Miles moved to approve the preliminary development plan revision Legacy Senior Residences and Councilman Garver seconded. The motion passed unanimously, 4-0.

10. Final Development Plan Legacy Senior Residences – Ordinance No. 660

Councilman Healy moved to approve the final development plan revision Legacy Senior Residences and Councilman Fields seconded. The motion passed unanimously, 4-0.

11. Final Plat Legacy Senior Residences – Ordinance No. 661

Councilman Healy moved to approve the final plat for Legacy Senior Residences and Councilman Fields seconded. The motion passed unanimously, 4-0.

12. Legacy Senior Residences Subdivision Improvement Agreement – Resolution 2015-20

Councilman Garver moved to approve the Legacy Senior Residences subdivision agreement for resolution 2015-20 and Councilman Miles seconded. The motion passed unanimously, 4-0.

13. Tom Kaleko, SVP Springsted, Inc. – Financing Options/Incentives for Development Discussion

Mr. Kaleko, senior vice president from Springsted, first praised the city for its recent upgrade to an AA bond rating, emphasizing that not many cities of Basehor's size are able to achieve such a high rating. The high rating Basehor received is another reason why more economic development is likely on its way to Basehor. Mr. Kaleko also reviewed with Council five key questions a city should consider when a developer asks for an incentive. Mr. Kaleko then represented Mayor Breuer with a plaque displaying the AA bond rating and congratulated the City for all the hard work to accomplish such a goal.

14. City Administrator's Report

Mr. Martley informed the City Council on the special assessments across the street from City hall and that the property owner NBK is very delinquent on their special assessments and that the City will be taking legal action to pursue the delinquent amounts to be paid.

15. Council Members Report

Councilman Healy wanted to pass along some news he had visited with a Honey Creek resident in regards to the rain event that happened on July 6th earlier this year. Mr. Healy felt it was important that the City showed the resident all that could be done by the City in the handling of the rain event was indeed conducted and correct protocol was taken.

16. Mayor's Report

Mayor Breuer informed the rest of the board and the audience that Councilman Fields accepted a position on the MARC (Mid-America Regional Council) as a representative. He will be on the board with ten other representatives from the region. He thanked Mr. Fields for accepting the position. Mayor Breuer also welcomed Mark Lee, to his new promotion as the Planning & Zoning director. Mr. Breuer thanked Mr. Lee for stepping up to the new role and for his hard work and dedication to the City.

17. Executive Session – *None at this time*

18. Adjournment

Councilman Healy moved to adjourn regular meeting at 7:53 p.m. and Councilman Garver seconded. Motion passed unanimously, 4-0.

David K. Breuer, Mayor

Attest:

Katherine M. Renn, City Clerk

CITY OF BASEHOR

OCTOBER 2015 FINANCIAL SNAPSHOT

Funds

Fund	Budget	Revenues	Expenditures	% Utilized
General	\$2,828,230	\$2,062,258	\$1,551,424	55%
Special Park	\$73,000	\$19,907	\$17,389	24%
Sewer	\$1,550,947	\$1,391,459	\$1,389,838	90%
Cedar Lake Maintenance	\$40,000	\$40,026	\$33,433	84%
Bond & Interest	\$1,464,781	\$605,567	\$784,162	54%
Solid Waste	\$328,807	\$271,478	\$221,183	67%
Special Highway	\$860,000	\$619,526	\$494,949	58%
Municipal Equipment Reserve	\$173,000	\$180	\$134,010	77%
Capital Improvement	\$20,000	\$1,455,685	\$106,187	531%
Employee Benefit	\$560,868	\$392,464	\$470,811	84%
LCSD#3	\$33,000	\$33,040	\$24,061	73%

Department

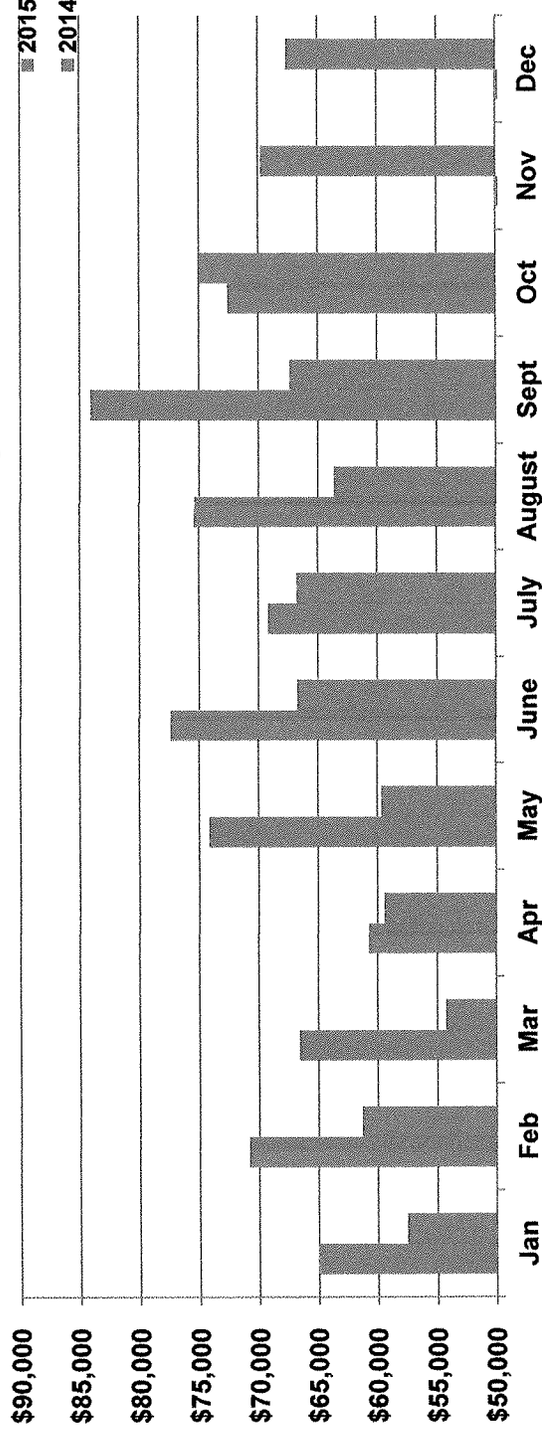
General	Budget	Expenditures	Remaining Balance	% Utilized
Clerk	\$346,547	\$230,068	\$116,479	66%
Street	\$225,132	\$128,583	\$96,549	57%
Governing Body	\$587,800	\$64,518	\$523,282	11%
Police	\$895,035	\$678,024	\$217,011	76%
Facilities	\$144,989	\$90,575	\$54,414	62%
Administrator	\$247,870	\$129,740	\$118,130	52%
Park & Recreation	\$74,942	\$44,869	\$30,073	60%
Miscellaneous	\$112,700	\$43,377	\$69,323	38%
HR	\$26,600	\$13,371	\$13,229	50%
Planning	\$166,615	\$128,298	\$38,317	77%

MISC includes transfers out of general fund into MERF and Capital Improvements

MONTHLY SALES TAX COLLECTIONS 2011-2015

	<u>2011</u>	<u>2012</u>	<u>2013</u>	<u>2014</u>	<u>2015</u>	<u>Monthly Diff.</u> <u>'14 - '15</u>	<u>%</u> <u>Difference</u>	<u>2014 YTD</u>	<u>2015 YTD</u>	<u>Diff. '14-'15</u>	<u>%</u> <u>Difference</u>
Jan	43,677.78	57,962.61	55,854.63	57,521.05	64,945.65	7,424.60	11.4%	57,521.05	64,945.65	7,424.60	11.4%
Feb	48,453.55	48,668.43	50,846.50	61,331.66	70,869.41	9,537.75	13.5%	118,852.71	135,815.06	16,962.35	12.5%
Mar	48,692.52	51,596.39	50,846.50	54,298.46	66,612.89	12,314.43	18.5%	173,151.17	202,427.95	29,276.78	14.5%
Apr	42,633.11	42,372.82	48,009.19	59,434.83	60,756.14	1,321.31	2.2%	232,586.00	263,184.09	30,598.09	11.6%
May	48,186.99	50,639.59	53,986.75	59,679.42	74,209.84	14,530.42	19.6%	292,265.42	337,393.93	45,128.51	13.4%
June	47,682.94	55,921.34	60,215.87	66,757.64	77,452.56	10,694.92	13.8%	359,023.06	414,846.49	55,823.43	13.5%
July	44,834.43	49,304.00	56,140.33	66,800.72	69,216.07	2,415.35	3.5%	425,823.78	484,062.56	58,238.78	12.0%
Aug	49,903.11	55,484.63	60,644.35	63,635.42	75,424.27	11,788.85	15.6%	489,459.20	559,486.83	70,027.63	12.5%
Sept	49,250.84	62,953.65	59,886.19	67,381.62	84,096.74	16,715.12	19.9%	556,840.82	643,583.57	86,742.75	13.5%
Oct	51,883.08	57,986.12	59,634.13	75,075.03	72,635.93	(2,439.10)	-3.4%	631,915.85	716,219.50	84,303.65	11.8%
Nov	49,270.35	59,821.88	58,067.36	69,812.32							
Dec	51,874.96	49,586.00	58,821.13	67,635.00							
	576,343.66	642,297.46	672,952.93	769,363.17	716,219.50						
2015 TDD	\$26,611.07										
2014 TDD	\$26,026.15										

2014-15 Month to Month Comparison





SOLID WASTE FUND HIGHLIGHTS

For the Month of October 2015

MONTH	2014	2015	% DIFFERENCE
	SOLID WASTE COUNT	SOLID WASTE COUNT	
January	1,760	1,847	4.71%
February	1,761	1,852	4.91%
March	1,778	1,866	4.72%
April	1,790	1,891	5.34%
May	1,808	1,911	5.39%
June	1,817	1,926	5.66%
July	1,822	1,932	5.69%
August	1,828	1,946	6.06%
September	1,833	1,953	6.14%
October	1,847	1,954	5.48%
November	1853		
December	1850		
AVERAGE	1,812	1,908	5.41%

MONTH	2014	2015	% DIFFERENCE
	SOLID WASTE BILLED	SOLID WASTE BILLED	
January	\$24,818.78	\$25,963.34	4.41%
February	\$24,974.62	\$26,060.62	4.17%
March	\$24,989.37	\$26,221.64	4.70%
April	\$25,167.00	\$26,404.12	4.69%
May	\$25,329.61	\$26,756.19	5.33%
June	\$25,479.72	\$26,956.84	5.48%
July	\$25,574.59	\$27,320.41	6.39%
August	\$25,735.24	\$27,233.52	5.50%
September	\$25,758.93	\$27,376.36	5.91%
October	\$25,969.22	\$27,514.14	5.62%
November	\$26,024.08		
December	\$25,968.77		
TOTAL	\$305,789.93	\$267,807.18	

MONTH	2014	2015	% DIFFERENCE
	AVERAGE BILL	AVERAGE BILL	
January	\$14.10	\$14.06	-0.28%
February	\$14.18	\$14.07	-0.78%
March	\$14.05	\$14.05	0.00%
April	\$14.06	\$13.96	-0.72%
May	\$14.01	\$14.00	-0.07%
June	\$14.02	\$14.00	-0.14%
July	\$14.04	\$14.14	0.71%
August	\$14.08	\$13.99	-0.64%
September	\$14.05	\$14.02	-0.21%
October	\$14.06	\$14.08	0.14%
November	\$14.04		
December	\$14.04		
AVERAGE	\$14.06	\$14.04	-0.17%



SEWER FUND HIGHLIGHTS

For the Month of October 2015

MONTH	2014	2015	% DIFFERENCE
	SWR COUNT	SWR COUNT	
January	1863	1960	4.95%
February	1876	1960	4.29%
March	1891	1971	4.06%
April	1906	1997	4.56%
May	1920	2017	4.81%
June	1928	2032	5.12%
July	1933	2037	5.11%
August	1934	2055	5.89%
September	1940	2065	6.05%
October	1948	2057	5.30%
November	1954		
December	1955		
AVERAGE	1921		

MONTH	2014	2015	% DIFFERENCE
	SWR BILLED	SWR BILLED	
January	\$91,681.27	\$98,315.70	7.24%
February	\$92,496.06	\$99,121.87	7.16%
March	\$91,753.37	\$98,797.47	7.68%
April	\$94,279.20	\$98,845.10	4.84%
May	\$98,923.62	\$102,569.87	3.69%
June	\$97,113.31	\$103,045.89	6.11%
July	\$97,177.47	\$102,504.86	5.48%
August	\$100,096.98	\$103,973.82	3.87%
September	\$99,208.77	\$104,665.79	5.50%
October	\$98,594.66	\$105,097.52	6.60%
November	\$98,616.61		
December	\$97,746.39		
TOTAL	\$1,157,687.71	\$1,016,937.89	

MONTH	2014	2015	% DIFFERENCE
	AVERAGE SWR BILL	AVERAGE SWR BILL	
January	\$49.21	\$50.16	1.93%
February	\$49.30	\$50.57	2.58%
March	\$48.52	\$50.13	3.32%
April	\$49.46	\$49.50	0.08%
May	\$51.52	\$50.85	-1.30%
June	\$50.37	\$50.71	0.68%
July	\$50.27	\$50.32	0.10%
August	\$51.76	\$50.60	-2.24%
September	\$51.14	\$50.69	-0.88%
October	\$50.61	\$51.09	0.95%
November	\$50.47		
December	\$50.00		
AVERAGE	\$50.22	\$50.46	0.48%

10/16/2015

CHECK REGISTER FOR CITY OF BASEHOR
CHECK DATE FROM 10/03/2015 - 10/16/2015

Check Date	Bank	Check	Vendor Name	Description	Amount
Bank 1 FIRST STATE BANK CHECKING					
10/16/2015	1	1044(E)	ADVANCE INSURANCE COMPANY	GROUP AD&D/LIFE/LTD/STD INSURANCE	694.46
10/16/2015	1	1045(E)	AFLAC	EMP CAFETERIA PLAN/SEPT	969.72
10/16/2015	1	1046(E)	BLUE CROSS & BLUE SHIELD OF KS	GROUP MEDICAL INS/OCTOBER	19,842.36
10/16/2015	1	1047(E)	COMMERCE	CITYWIDE P-CARD CHARGES/SEPTEMBER	35,832.91
10/16/2015	1	1048(E)	DELTA DENTAL OF KANSAS	GROUP DENTAL INS/OCTOBER	1,633.84
10/16/2015	1	1049(E)	ETS	CITYWIDE CREDIT CARD FEES	126.91
10/16/2015	1	1050(E)	KANSAS PAYMENT CENTER	PAYROLL DIRECTED DEDUCTION	200.77
10/16/2015	1	1051(E)	KPF EFT PROGRAM	POLICE RETIRE CONTRIB/MN LIFE	6,910.43
10/16/2015	1	1052(E)	MASS MUTUAL FINANCIAL GROUP	401/457 RETIRE CONTRIB	3,320.49
10/16/2015	1	1053(E)	VISION SERVICES PLAN	GROUP VISION INS	484.21
10/16/2015	1	1054(E)	WRIGHT EXPRESS	AUGUST/FLEET FUEL CHARGES	2,350.83
10/16/2015	1	22896	BAKER'S TOW	TRAFFIC CONTROL	65.00
10/16/2015	1	22897	BASEHOR VFW POST 11499	ANNUAL VETERAN'S DAY DONATION	1,000.00
10/16/2015	1	22898	CARTER WATERS CORPORATION	ASPHALT TOOLS & SUPPLIES	170.00
10/16/2015	1	22899	DARRIN ORTON	YOUTH SPORTS REBATE X 2	100.00
10/16/2015	1	22900	DENNIS DUMOVICH	MONTHLY HR SUPPORT/SEPTEMBER	500.00
10/16/2015	1	22901	GOVERNMENT FINANCE OFFICERS	MEMBERSHIP RENEWAL/11-1-15 TO 10-31-2016	160.00
10/16/2015	1	22902	GRAINGER	EQUIPMENT REPAIRS	260.12
10/16/2015	1	22903	HAYNES EQUIPMENT CO	REPAIR GRINDER PUMP/CL	1,293.42
10/16/2015	1	22904	INTL INST OF MUN CLERKS	ANNUAL MEMBERSHIP/RENN & OLSON	250.00
10/16/2015	1	22905	JOHN & STEPHANIE TUCKER	YOUTH SPORTS REBATE	22.50
10/16/2015	1	22906	JOHNSON COUNTY GOVERNMENT	FACILITY FLOW SAMPLING/SEPT	334.50
10/16/2015	1	22907	KANSAS STATE TREASURER	STATE MANDATED FEES SEPTEMBER 2015	1,066.00
10/16/2015	1	22908	KANSAS TOWN HOMES, INC.	REIMB UTILITY ACCOUNT CREDIT	35.16
10/16/2015	1	22909	KRISTI OLSON	REIMB/CAKE PURCHASE FOR MITCH	20.44
10/16/2015	1	22910	LAWN TAMERS	CONTRACT MOW/SEPT	200.00
10/16/2015	1	22911	LEAGUE OF KS MUNICIPALITIES	JOB POSTING/CITY ENG	165.00
10/16/2015	1	22912	LEAVENWORTH COUNTY CO-OP	DIESEL FUEL/WWTF & PWD	2,108.27
10/16/2015	1	22913	LEAVENWORTH COUNTY SHERIFF	JAIL FEES SEPTEMBER 2015	420.00
10/16/2015	1	22914	MARK LEE	YOUTH SPORTS REBATE	77.50
10/16/2015	1	22915	MCAFFEE HENDERSON SOLUTIONS	LV RD PROJ/(155TH-PARK)	6,788.13
10/16/2015	1	22916	MICHAEL SCAHILL	REIMB OVERPAYMENT OF FINE	10.00
10/16/2015	1	22917	NATIONAL SIGN COMPANY INC	STREET MAINT	596.25
10/16/2015	1	22918	PITNEY BOWES RESERVE ACCT	REFILL CITY POSTAGE METER	200.00
10/16/2015	1	22919	REGISTER OF DEEDS	MONTHLY LAREDO BILLING/SEPTEMBER	60.00
10/16/2015	1	22920	SHELDON SCHELLING	REIMB OVERPAYMENT OF FINE	1.00
10/16/2015	1	22921	SPECTRA	MAINT SHOP SUPPLIES	1,340.95
10/16/2015	1	22922	TERRY DAVIS	YOUTH SPORTS REBATE	50.00
10/16/2015	1	22923	WESTAR ENERGY	ELECTRIC USAGE	3,850.03
10/16/2015	1	22924	WESTLAND CONSTRUCTION	ROCK FOR PROJECTS	6,827.83
10/16/2015	1	22925	WHITE GOSS	CONTRACT LEGAL AMT (9/10-9/15/15)	4,487.50

1 TOTALS:
Total of 41 Checks:
Less 0 Void Checks:
Total of 41 Disbursements:
**(E)=EFT Checks-Online Payments

104,826.53
0.00
104,826.53

Lloyd Martley 10-16-15
Lloyd Martley
City Administrator
Katherine M. Renn 10-16-15
Katherine Renn
City Clerk
Kristi Olson 10/16/15
Kristi Olson
City Treasurer

10/30/2015

CHECK REGISTER FOR CITY OF BASEHOR
CHECK DATE FROM 10/30/2015 - 10/30/2015

Check Date	Bank	Check	Vendor Name	Description	Amount
Bank 1 FIRST STATE BANK CHECKING					
10/30/2015	1	1055(E)	ADVANCE INSURANCE COMPANY	GROUP AD&D/LIFE/LTD/STD INSURANCE	684.52
10/30/2015	1	1056(E)	AFLAC	EMP CAFETERIA PLAN/OCTOBER	1,454.58
10/30/2015	1	1057(E)	BLUE CROSS & BLUE SHIELD OF KS	GROUP MEDICAL INS/NOVEMBER	18,975.20
10/30/2015	1	1058(E)	DELTA DENTAL OF KANSAS	GROUP DENTAL INS/NOVEMBER	1,592.49
10/30/2015	1	1059(E)	KANSAS PAYMENT CENTER	PAYROLL DIRECTED DEDUCTION	200.77
10/30/2015	1	1060(E)	KPF EFT PROGRAM	POLICE RETIRE CONTRIB/MN LIFE	7,165.73
10/30/2015	1	1061(E)	MASS MUTUAL FINANCIAL GROUP	401/457 RETIRE CONTRIB	2,882.77
10/30/2015	1	1062(E)	PITNEY BOWES RESERVE ACCT	REFILL CITY POSTAGE METER	200.00
10/30/2015	1	1063(E)	VISION SERVICES PLAN	GROUP VISION INS	476.71
10/30/2015	1	1064(E)	WRIGHT EXPRESS	SEPTEMBER/FLEET FUEL CHARGES	2,000.75
10/30/2015	1	22926	APAC-KANSAS INC	HOLLINGSWORTH RD CHIP & SEAL	1,455.15
10/30/2015	1	22927	ASPHALT SALES COMPANY INC	HOT ASPHALT	597.82
10/30/2015	1	22928	CENTRAL SALT	SALT/WINTER STORMS	6,253.19
10/30/2015	1	22929	CHERYL DEGRAEVE	YOUTH SPORTS REBATE	35.00
10/30/2015	1	22930	CHRIS FORD	YOUTH SPORTS REBATE X 2	100.00
10/30/2015	1	22931	CONS RURAL WATER DISTRICT #1	WATER USAGE	247.14
10/30/2015	1	22932	DEFFENBAUGH DISPOSAL SERVICE	SLUDGE REMOVAL/WWTF/SEPT	405.44
10/30/2015	1	22933	DONELSON CONSTRUCTION CO LLC	2015 PMP SURFACING	306,737.70
10/30/2015	1	22934	DORIS LUCAS	YOUTH SPORTS REBATE	77.50
10/30/2015	1	22935	HAYNES EQUIPMENT CO	REPLACE & REPAIR GRINDER PUMPS/CL & GW	7,505.89
10/30/2015	1	22936	HEARTLAND TOW INC	MOVE VEHICLE/PAVING PROJECT	65.00
10/30/2015	1	22937	HEATHER FRANK	YOUTH SPORTS REBATE X 2	55.00
10/30/2015	1	22938	HOAI & LAURIE TRAN	YOUTH SPORTS REBATE X 2	70.00
10/30/2015	1	22939	KAREN & DAN STREIT	YOUTH SPORTS REBATE	35.00
10/30/2015	1	22940	KATERI & LEVI FLORY	YOUTH SPORTS REBATE X 2	55.00
10/30/2015	1	22941	KIANN SPRADLIN	CITY PROSECUTOR SALARY NOVEMBER 2015	400.00
10/30/2015	1	22942	KIM PICKERT	YOUTH SPORTS REBATE	35.00
10/30/2015	1	22943	LEAVENWORTH ASPHALT MATERIAL	HOT MIX ASPHALT/CITY STREETS	509.80
10/30/2015	1	22944	LUKE SUPER	YOUTH SPORTS REBATE	35.00
10/30/2015	1	22945	SHAWN BIGGS	YOUTH SPORTS REBATE	27.50
10/30/2015	1	22946	SONNTAG LAW OFFICE	COURT APPOINTED ATTORNEY SALARY NOVEMBER	400.00
10/30/2015	1	22947	SPECTRA	LIFT STATION ODOR CONTROL	1,164.36
10/30/2015	1	22948	SPOTS OFF LLC	PATROL CAR WASHES/AUG, SEPT 2015	128.00
10/30/2015	1	22949	STEPHEN R MARSDEN	JANITORIAL SERVICE/OCTOBER 2015	387.00
10/30/2015	1	22950	VANCE BROTHERS	HOLLINGSWORTH RD CHIP & SEAL	6,275.70
10/30/2015	1	22951	WESTAR ENERGY	ELECTRIC USAGE	10,378.02
10/30/2015	1	22952	WHITE GOSS	CONTRACT LEGAL AMT (9/17-10/14/15)	3,000.00
10/30/2015	1	22953	VOID/WILLIAM E. PRAY	Void Reason: PRINTER MANGLED CHECK KO	450.00
10/30/2015	1	22954	WILLIAM E. PRAY	JUDGE SALARY NOVEMBER 2015	450.00

V

1 TOTALS:

Total of 39 Checks: 382,968.73
Less 1 Void Checks: 450.00
Total of 38 Disbursements: 382,518.73

**[E]=EFT Checks-Online Payments

Lloyd Martley 10/4/15
Lloyd Martley
City Administrator

Katherine M. Renn 10-30-15
Katherine Renn
City Clerk

Kristi Olson 10/30/15
Kristi Olson
City Treasurer

City of Basehor
Agenda Item Cover Sheet

Consent Agenda Item C

Topic: External audit agreement with Mize Houser & Co. for year ending 12/31/15

Action Requested: Approve Resolution 2015-21, authorizing staff to sign agreement with Mize Houser & Co. to provide our external audit for year ending 12/31/15.

Narrative: Mize Houser & Co. has provided our external audit for the past several years. Staff has been very satisfied with the performance of Mize Houser & Co and would like to retain their services to provide the 2015, fiscal year independent external audit.

Presented by: Lloyd Martley, Chief of Police/City Administrator

Administration Recommendation: Approve resolution 2015-21

Committee Recommendation: N/A

Attachments: Resolution 2015-21
Mize Houser & Co. agreement for 2015

Projector needed for this item?

No



The City of Basehor

MEMO

Date: November 16, 2015

To: Mayor and City Council

From: Lloyd Martley, Chief of Police/City Administrator

Ref: 2015 Fiscal Yearend External Independent Audit Agreement

K.S.A. 75-1122 requires municipalities to have annual audits by licensed municipal public accountants or certified public accountants if the municipality has annual gross receipts over \$275,000 or has bonds outstanding of over \$275,000. The City of Basehor meets both of these criteria.

The City has a current agreement with Mize Houser & Company, P.A. to perform our independent external audit. The agreement was written with the option for extensions of additional one year periods. Staff has been very satisfied with the performance of Mize Houser & Co. and they have also been involved with several reviews and provided guidance with regards to our most recent conversion to the BS&A software. Therefore, I would like to extend our agreement with Mize Houser & Company, P.A. for the 2015 fiscal yearend audit.

The quoted price for a Generally Accepted Accounting Principles (GAAP) compliant audit for the 2015 fiscal yearend is \$18,795.00. This represents a zero increase from the previous year.

Lloyd Martley
Chief of Police/City Administrator

RESOLUTION NO. 2015-21

A RESOLUTION APPROVING AND AUTHORIZING THE EXECUTION OF THE AGREEMENT WITH MIZE HOUSER & COMPANY, P.A.

WHEREAS, Mize Houser & Company, P.A. ("Mize Houser") and the City of Basehor previously entered into an agreement regarding the City of Basehor's annual audit and related services which were performed in 2015; and

WHEREAS, it is necessary to enter into an agreement regarding the City of Basehor's annual audit and related services to be performed in 2016; and

WHEREAS, Mize Houser and the City of Basehor wish to enter into an agreement for the City of Basehor's annual audit and related services to be performed in 2016.

NOW, THEREFORE, BE IT RESOLVED BY THE GOVERNING BODY OF THE CITY OF BASEHOR, KANSAS:

Section 1. That the Governing Body approves and hereby authorizes the City Administrator to execute the agreement for the City of Basehor's annual audit and related services to be performed in 2016, attached as Exhibit A.

Section 2. That this resolution shall become effective upon passage.

ADOPTED by the Governing Body this _____ day of November, 2015.

SIGNED by the Mayor this _____ day of November, 2015.

SEAL

David K. Breuer, Mayor

ATTEST:

Katherine M. Renn, City Clerk

APPROVED AS TO FORM:

Shannon M. Marcano, City Attorney

EXHIBIT A

Agreement for the City of Basehor's annual audit and related services
to be performed in 2016



MIZE HOUSER
COMPANY P.A.

October 15, 2015

Mayor and City Council
City of Basehor
2650 N. 155th Street
Basehor, KS 66007

We are pleased to confirm our understanding of the services we are to provide the City of Basehor, Kansas, (the City) for the year ended December 31, 2015. We will audit the financial statements of the governmental activities, the business-type activities, each major fund, budgetary comparison schedules and the aggregate remaining fund information, including the related notes to the financial statements, which collectively comprise the basic financial statements of the City as of and for the year ended December 31, 2015.

Accounting standards generally accepted in the United States of America provide for certain required supplementary information (RSI), such as management discussion and analysis (MD&A), to supplement the City's basic financial statements. Such information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. As part of our engagement, we will apply certain limited procedures to the City's RSI in accordance with auditing standards generally accepted in the United States of America. These limited procedures will consist of inquiries of management regarding the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We will not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance. The following RSI is required by generally accepted accounting principles and will be subjected to certain limited procedures, but will not be audited: Management Discussion and Analysis, the OPEB information and the Pension Liability information.

We have also been engaged to report on supplementary information other than RSI, such as combining and individual fund financial statements, that also accompanies the City's basic financial statements. We will subject the following supplementary information to the auditing procedures applied in our audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the financial statements or to the financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America and will provide an opinion on it in relation to the financial statements as a whole: combining statements and individual fund statements.

Audit Objective

The objective of our audit is the expression of opinions as to whether your basic financial statements are fairly presented, in all material respects, in conformity with U.S. generally accepted accounting principles and to report on the fairness of the supplementary information referred to in the second paragraph when considered in relation to the financial statements as a whole. Our audit will be conducted in accordance with auditing standards generally accepted in the United States of America and will include tests of the accounting records and other procedures we consider necessary to enable us to express such opinions. We will issue a written report upon completion of our audit of the City's financial statements. Our report will be addressed to the governing body of the City. We cannot provide assurance that unmodified opinions will be expressed. Circumstances may arise in which it is necessary for us to modify our opinions or add emphasis-of-matter or other-matter paragraphs. If our opinions on the financial statements are other than unmodified, we will discuss the reasons with you in advance. If, for any reason, we are unable to complete the audit or are unable to form or have not formed opinions, we may decline to express opinions or may withdraw from this engagement.

www.mizehouser.com ■ mhco@mizehouser.com

534 S Kansas Ave, Suite 700 ■ Topeka, KS 66603-3465 ■ 785.233.0536 p ■ 785.233.1078 f

534 S Kansas Ave, Suite 400 ■ Topeka, KS 66603-3454 ■ 785.234.5573 p ■ 785.234.1037 f

7101 College Blvd, Suite 900 ■ Overland Park, KS 66210-1984 ■ 913.451.1882 p ■ 913.451.2211 f

211 E Eighth Suite A ■ Lawrence, KS 66044-2771 ■ 785.842.8844 p ■ 785.842.9049 f

Audit Procedures-General

An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements; therefore, our audit will involve judgment about the number of transactions to be examined and the areas to be tested. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements. We will plan and perform the audit to obtain reasonable rather than absolute assurance about whether the financial statements are free of material misstatement, whether from (1) errors, (2) fraudulent financial reporting, (3) misappropriation of assets, or (4) violations of laws and governmental regulations that are attributable to the entity or to acts by management or employees acting on behalf of the entity.

Because of the inherent limitations of an audit, combined with the inherent limitations of internal control, and because we will not perform a detailed examination of all transactions, there is a risk that material misstatements may exist and not be detected by us, even though the audit is properly planned and performed in accordance with U.S. generally accepted auditing standards. In addition, an audit is not designed to detect immaterial misstatements, or violations of laws or governmental regulations that do not have a direct and material effect on the financial statements. However, we will inform the appropriate level of management of any material errors or any fraudulent financial reporting or misappropriation of assets that come to our attention. We will also inform the appropriate level of management of any violations of laws or governmental regulations that come to our attention, unless clearly inconsequential. Our responsibility as auditors is limited to the period covered by our audit and does not extend to any later periods for which we are not engaged as auditors.

Our procedures will include tests of documentary evidence supporting the transactions recorded in the accounts, and may include tests of the physical existence of inventories, and direct confirmation of receivables and certain other assets and liabilities by correspondence with selected individuals, funding sources, creditors, and financial institutions. We will request written representations from your attorneys as part of the engagement, and they may bill you for responding to this inquiry. At the conclusion of our audit, we will also require certain written representations from you about the financial statements and related matters.

Audit Procedures-Internal Control

Our audit will include obtaining an understanding of the entity and its environment, including internal control, sufficient to assess the risks of material misstatement of the financial statements and to design the nature, timing, and extent of further audit procedures. An audit is not designed to provide assurance on internal control or to identify deficiencies in internal control. However, during the audit, we will communicate to management and those charged with governance internal control related matters that are required to be communicated under AICPA professional standards.

Audit Procedures-Compliance

As part of obtaining reasonable assurance about whether the financial statements are free of material misstatement, we will perform tests of the City's compliance with applicable laws and regulations and the provisions of contracts and agreements. However, the objective of our audit will not be to provide an opinion on overall compliance and we will not express such an opinion.

Other Services

We will also prepare the financial statements of the City in conformity with U.S. generally accepted accounting principles based on information provided by you. We will also compile the capital assets depreciation schedule for the year ended December 31, 2015, based on information provided by you.

Management Responsibilities

Management is responsible for establishing and maintaining effective internal controls, including monitoring ongoing activities; for the selection and application of accounting principles; and for the fair presentation in the financial statements of the respective financial position of the governmental activities, the business-type activities, each major fund, budgetary comparison schedules and the aggregate remaining fund information of the City's and the respective changes in financial position and where applicable, cash flows, in conformity with U.S. generally accepted accounting principles.

Management is responsible for making all financial records and related information available to us and for the accuracy and completeness of that information. You are also responsible for providing us with (1) access to all information of which you are aware that is relevant to the preparation and fair presentation of the financial statements, (2) additional information that we may request for the purpose of the audit, and (3) unrestricted access to persons within the government from whom we determine it necessary to obtain audit evidence.

Management is responsible for adjusting the financial statements to correct material misstatements and for confirming to us in the representation letter that the effects of any uncorrected misstatements aggregated by us during the current engagement and pertaining to the latest period presented are immaterial, both individually and in the aggregate, to the financial statements taken as a whole.

You are responsible for the design and implementation of programs and controls to prevent and detect fraud, and for informing us about all known or suspected fraud and illegal acts affecting the government involving (1) management, (2) employees who have significant roles in internal control, and (3) others where the fraud and illegal acts could have a material effect on the financial statements. Your responsibilities include informing us of your knowledge of any allegations of fraud or suspected fraud affecting the government received in communications from former employees, regulators, or others. In addition, you are responsible for identifying and ensuring that the entity complies with applicable laws and regulations.

You are responsible for the preparation of the supplementary information in conformity with U.S. generally accepted accounting principles. You agree to include our report on the supplementary information in any document that contains and indicates that we have reported on the supplementary information. You also agree to include the audited financial statements with any presentation of the supplementary information that includes our report thereon. Your responsibilities include acknowledging to us in the representation letter that (a) you are responsible for presentation of the supplementary information in accordance with GAAP; (b) that you believe the supplementary information, including its form and content, is fairly presented in accordance with GAAP, (c) that the methods of measurement or presentation have not changed from those used in the prior period; and (d) you have disclosed to us any significant assumptions or interpretations underlying the measurement or presentation of the supplementary information.

Management is responsible for the basic financial statements and all accompanying information as well as all representations contained therein. You have requested that we prepare the financial statements that are the subject matter of this audit and the capital assets depreciation schedule for the year ended December 31, 2015, hereinafter referred to as nonattest services. You are responsible for those financial statements and for the selection of useful lives, depreciation methods and capitalization thresholds used in this capital assets depreciation schedule. You agree to assume all management responsibilities for any nonattest services we provide, including our assistance with the preparation of your financial statements and related notes and any other nonattest services we provide; oversee the services by designating an individual, preferably from senior management, with suitable skill, knowledge, or experience; evaluate the adequacy and results of the services; and accept responsibility for them.

In connection with this engagement, we may communicate with you or others via email transmission. As emails can be intercepted and read, disclosed, or otherwise used or communicated by an unintended third party, or may not be delivered to each of the parties to whom they are directed and only to such parties, we cannot guarantee or warrant that emails from us will be properly delivered and read only by the addressee. To mitigate these risks, we offer a method for you to send sensitive information to us securely and also one for us to securely send sensitive information to you. We strongly encourage the use of these secure methods, particularly for the transmission of Personally Identifiable Information (PII).

Audit Administration, Fees and Other

When delivered to the City, the audit reports and financial statements produced in connection with this engagement letter are public records and may be used (a) to fulfill the requirements of continuing disclosure under SEC Rule 15c2-12, (b) as inserts or incorporated by reference in offering documents issued by the City, and (c) for any lawful purpose of the City, all without subsequent consent from us. Any official statements in connection with debt issuances which include the above mentioned audit reports and financial statements shall contain the following: "Our independent auditor has not been engaged to perform and has not performed, since the date of its report included herein, any procedures on the financial statements addressed in that report. The independent auditor also has not performed any procedures relating to this official statement."

Our audit engagement ends on delivery of our audit report. Any follow-up services that might be required will be a separate, new engagement. The terms and conditions of that new engagement will be governed by a new, specific engagement letter for that service.

The workpapers for this engagement are our property and constitute confidential information. However, we may be requested to make certain workpapers available to others pursuant to authority given by law, regulation or other legal process. If requested, access to such workpapers will be provided under the supervision of firm personnel. Furthermore, upon request, we may provide photocopies of selected workpapers to governmental agencies who may intend or decide to distribute the photocopies or information contained therein to others, including other governmental agencies. You agree to reimburse us for our personnel and other costs associated with our compliance with such requests. Our policy is to retain workpapers for five years after the engagement. During the term of this engagement, we agree to comply with the provisions of K.S.A. 44-1030.

You agree that the term "those charged with governance", as used in Statement on Auditing Standards No. 114 for defining our communication responsibilities under that standard, consists of the mayor, city council, and the city administrator.

It is understood that the services provided by our firm necessarily rely, to some extent, on information provided by your organization, including management representations, as well as information and documents. Accordingly, your organization indemnifies our firm and its owners and employees, and holds them harmless from all claims, liabilities, losses or costs in connection with services provided by our firm that are affected in any way by erroneous, misleading, or incomplete information furnished by your organization. This indemnification will survive any terminations under this letter.

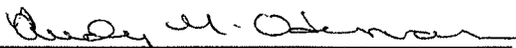
Mize Houser & Company P.A. and the City agree that any dispute arising hereunder (other than our efforts to collect unpaid fees and expenses) will, prior to resorting to litigation, be submitted to mediation by the parties. The parties will engage in the mediation process in good faith and such process shall be commenced by the written request by either party to the other to mediate any such dispute or alleged breach of this Agreement. Any mediation initiated as a result shall be administered within the state and county of the Mize Houser & Company P.A. office servicing the City by a mutually agreed-upon mediator in accordance with generally accepted mediation rules. Such mediation shall be binding on both parties only after execution of a written agreement setting forth the terms and conditions agreed to pursuant to such mediation. Any and all costs of mediation shall be divided equally between the parties hereto.

Audrey M. Odermann, CPA is the engagement partner and is responsible for supervising the engagement and signing the report or authorizing another individual to sign it. We agree that our gross fee, including all expenses, for the above services shall not exceed \$18,795, except as noted above. Our invoices for these fees will be rendered each month as work progresses and are payable on presentation. In accordance with our firm policies, work may be suspended if your account becomes overdue and may not be resumed until your account is paid in full. If we elect to terminate our services for nonpayment, our engagement will be deemed to have been completed upon written notification of termination, even if we have not completed our report. You will be obligated to compensate us for all time expended and to reimburse us for all out-of-pocket costs through the date of termination. The above fee is based on anticipated cooperation from your personnel and the assumption that unexpected circumstances will not be encountered during the audit, including delays resulting from the untimely delivery of and incomplete preparation of schedules and questionnaires we have requested from your staff. If significant additional time is necessary, we will discuss it with you and arrive at a new fee estimate before we incur the additional costs.

We appreciate the opportunity to be of service to the City of Basehor, Kansas and believe this letter accurately summarized the significant terms of our engagement. If you have any questions, please let us know. If you agree with the terms of our engagement as described in this letter, please sign the enclosed copy and return it to us.

Very truly yours,

MIZE HOUSER & COMPANY P.A.
Certified Public Accountants

By 

RESPONSE:

This letter correctly sets forth the understanding of the City of Basehor, Kansas.

By: _____

Title: _____

Date: _____

City of Basehor
Agenda Item Cover Sheet

Consent Agenda Item D

Topic: Engineering Professional Service Agreement

Action Requested: Approve Resolution 2015-22, authorizing staff to sign agreement with Olsson Associates for Engineering Professional Services when needed.

Narrative: After careful evaluation staff has determined that a full time City Engineer is not currently needed or can be efficiently utilized. However, there will be projects within the City where engineering services will be required. Staff is requesting council to approve Resolution 2015-22, authorizing the City to enter into a Professional Services Agreement with Olsson Associates for engineering services when required. Fees will only be paid when their services are utilized.

Presented by: Lloyd Martley, Chief of Police/City Administrator

Administration Recommendation: Approve Resolution 2015-22, authorizing staff to sign Professional Services Agreement with Olsson Associates for engineering services.

Attachments: Resolution 2015-22
Agreement for Professional Services

Projector needed for this item?

No

RESOLUTION NO. 2015-22

A RESOLUTION APPROVING AND AUTHORIZING THE EXECUTION OF AN AGREEMENT WITH OLSSON ASSOCIATES, INC. REGARDING ON-CALL ENGINEERING SERVICES

WHEREAS, Olsson Associates, Inc., and the City of Basehor wish to enter into an agreement for on-call engineering services.

NOW, THEREFORE, BE IT RESOLVED BY THE GOVERNING BODY OF THE CITY OF BASEHOR, KANSAS:

Section 1. That the Governing Body approves and hereby authorizes the Mayor to execute the agreement for on-call engineering services, attached as Exhibit A.

Section 2. That this resolution shall become effective upon passage.

ADOPTED by the Governing Body this _____ day of November, 2015.

SIGNED by the Mayor this _____ day of November, 2015.

SEAL

David K. Breuer, Mayor

ATTEST:

Katherine M. Renn, City Clerk

APPROVED AS TO FORM:

Shannon M. Marcano, City Attorney

EXHIBIT A

Agreement with Olsson Associates, Inc. for On-call Engineering Services

MASTER AGREEMENT FOR PROFESSIONAL SERVICES

October 22, 2015

City of Basehor
Attn: Lloyd Martley
Chief of Police & City Administrator
2620 N 155th St
PO Box 406
Basehor, KS 66007

Re: **MASTER AGREEMENT FOR PROFESSIONAL SERVICES**

Dear Mr. Martley:

It is our understanding that City of Basehor ("Client") requests Olsson Associates, Inc. ("Olsson") to perform the services described herein pursuant to the terms of this Master Agreement for Professional Services, Olsson's General Provisions, and any exhibits attached hereto (all documents constitute and are referred to herein as the "Agreement").

The purpose of the Agreement is to provide the Client and Olsson with an operating agreement covering on-going services provided to Client. Upon request for services from the Client, Olsson will send to the Client a proposed **Work Order** for approval by Client. The Work Order will include the project location, anticipated start and completion dates, project description, compensation, and the Scope of Services. Olsson will commence work on individual projects upon receipt of a signed Work Order. An example of a Work Order is attached for your reference.

Olsson has acquainted itself with the information provided by Client relative to the Master Agreement and based upon such information offers to provide the services described in each Work Order. Client acknowledges that it has reviewed the General Provisions (and any exhibits attached hereto), which are expressly made a part of and incorporated into the Agreement by this reference. In the event of any conflict or inconsistency between this Master Agreement and the General Provisions regarding the services to be performed by Olsson, the terms of the General Provisions shall take precedence.

Olsson shall provide Client the Scope of Services for Projects as specified in each project Work Order. Olsson shall invoice Client for all services as outlined in each project Work Order. Olsson's services may vary for each project. Olsson shall not commence work on any Work Order without Client's prior approval in writing.

Olsson agrees to provide all of its services in a timely, competent and professional manner, in accordance with applicable standards of care, for projects of similar geographic location, quality and scope.

7301 West 133rd Street, Suite 200
Overland Park, Kansas 66213

TEL 913.381.1170
FAX 913.381.1174

www.olssonassociates.com

SCHEDULE FOR SERVICES

Details of the schedule for each project will be outlined in the Work Order.

COMPENSATION

Client shall pay to Olsson for the performance of the Scope of Services, the actual time of personnel performing such services, and all actual reimbursable expenses in accordance with the Labor Rate Schedule and the Reimbursable Expense Schedule attached to this Agreement. Olsson shall submit invoices on a monthly basis and payment is due within 30 calendar days of invoice date.

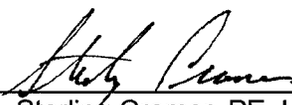
TERMS AND CONDITIONS OF SERVICE

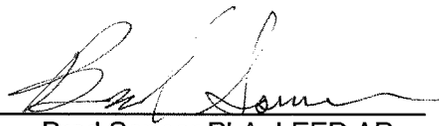
We have discussed with you the risks, rewards and benefits of the Agreement and the Agreement will represent the entire understanding between Client and Olsson with respect to any project subject to a Work Order. The Agreement may only be modified in writing signed by both parties.

Unless otherwise set forth in writing, Client's designated representative shall be Mr. Lloyd Martley.

If this Agreement satisfactorily sets forth your understanding of our agreement, please sign in the space provided below (indicating Client's designated representative if different from the party signing). Retain a copy for your files and return an executed original to Olsson. This proposal will be open for acceptance for a period of 30 days from the date set forth above, unless changed by us in writing.

OLSSON ASSOCIATES, INC.

By 
Sterling Cramer, PE, LEED AP
Vice President

By 
Brad Sonner PLA, LEED AP
Land Development Team Leader

By signing below, you acknowledge that you have full authority to bind Client to the terms of the Agreement. If you accept the terms set forth herein, please sign:

CITY OF BASEHOR

By _____
Signature

Printed Name _____

Title _____

Dated: _____

Attachments

- Work Order Example
- General Provisions
- Billing Rate Schedule
- Reimbursable Expense Schedule
- Work Order

This exhibit is hereby attached to and made a part of the Master Agreement for Professional Services dated _____ between _____ ("Client") and Olsson Associates, Inc. ("Olsson") providing for professional services. Olsson's Scope of Services for the Agreement is as indicated below.

GENERAL

Olsson has acquainted itself with the information provided by Client relative to the project and based upon such information offers to provide the services described below for the project.

PROJECT DESCRIPTION AND LOCATION

Project will be located at: _____

Project Description: _____

TERMS AND CONDITIONS OF SERVICE

We have discussed with you the risks, rewards and benefits of the Project, the Scope of Services, and our fees for such services and the Agreement represents the entire understanding between Client and Olsson with respect to the Project. The Agreement may only be modified in writing signed by both parties.

Client's designated Project representative shall be _____.

If this Work Order satisfactorily sets forth your understanding of our agreement, please sign in the space provided below. Retain a copy for your files and return an executed original to Olsson. This proposal will be open for acceptance for a period of _____ days from the date set forth above, unless changed by us in writing.

OLSSON ASSOCIATES, INC.

By _____
Type Name Here (Optional)

By _____
Type Name Here (Optional)

By signing below, you acknowledge that you have full authority to bind Client to the terms of the Agreement. If you accept this Work Order, please sign:

NAME OF CLIENT

By _____
Signature

Printed Name _____

Title _____

Dated _____

Attachments
(If Applicable)

GENERAL PROVISIONS

These General Provisions are attached to and made a part of the respective Letter Agreement or Master Agreement, dated October 22, 2015 between City of Basehor, ("Client") and Olsson Associates, Inc. ("Olsson") for professional services in connection with the project or projects arising under such Letter Agreement or Master Agreement (the "Project(s)").

As used herein, the term "this Agreement" refers to these General Provisions, the applicable Letter Agreement or Master Agreement, and any other exhibits or attachments thereto as if they were part of one and the same document.

SECTION 1—OLSSON'S SCOPE OF SERVICES

Olsson's scope of services for the Project(s) is set forth in the applicable Letter Agreement or Master Agreement ("Scope of Services").

SECTION 2—ADDITIONAL SERVICES

2.1 Unless otherwise expressly included, Scope of Services does not include the categories of additional services set forth in Sections 2.2 and 2.3.

2.2 If Client and Olsson mutually agree for Olsson to perform any optional additional services as set forth in this Section 2.2 ("Optional Additional Services"), Client will provide written approval of the agreed-upon Optional Additional Services, and Olsson shall perform or obtain from others such services and will be entitled to an increase in compensation at rates provided in this Agreement. Olsson may elect not to perform all or any of the Optional Additional Services without cause or explanation:

2.2.1 Preparation of applications and supporting documents for governmental financial support of the Project(s); preparation or review of environmental studies and related services; and assistance in obtaining environmental approvals.

2.2.2 Services to make measured drawings of or to investigate existing conditions of facilities.

2.2.3 Services resulting from changes in the general scope, extent or character of the Project(s) or major changes in documentation previously accepted by Client where changes are due to causes beyond Olsson's control.

2.2.4 Services resulting from the discovery of conditions or circumstances which were not contemplated by Olsson at the commencement of this Agreement. Olsson shall notify Client of the newly discovered conditions or circumstances and Client and Olsson shall renegotiate, in good faith, the compensation for this Agreement, if amended terms cannot be agreed upon, Olsson may terminate this Agreement and Olsson shall be paid for its services through the date of termination.

2.2.5 Providing renderings or models.

2.2.6 Preparing documents for alternate bids requested by Client.

2.2.7 Analysis of operations, maintenance or overhead expenses; value engineering; the preparation of rate schedules; earnings or expense statements; cash flow or economic evaluations or; feasibility studies, appraisals or valuations.

2.2.8 Furnishing the services of independent professional associates or consultants for work beyond the Scope of Services.

2.2.9 Services necessary due to the Client's award of more than one prime contract for the Project(s); services necessary due to the construction contract containing cost plus or incentive-savings provisions; services necessary in order to arrange for performance by persons other than the prime contractor; or those services necessary to administer Client's contract(s).

2.2.10 Services in connection with staking out the work of contractor(s).

2.2.11 Services during out-of-town travel or visits to the site beyond those specifically identified in this Agreement.

2.2.12 Preparation of operating and maintenance manuals.

2.2.13 Services to redesign some or all of the Project(s).

2.2.14 Preparing to serve or serving as a consultant or witness or assisting Client with any litigation, arbitration or other legal or administrative proceeding.

2.2.15 Services relating to Construction Observation, Certification, Inspection, Construction Cost Estimating, project observation, construction management, construction scheduling, construction phasing or review of Contractor's performance means or methods.

2.3 Whenever, in its sole discretion, Olsson determines additional services as set forth in this Section 2.3 are necessary to avoid a delay in the completion of the Project(s) ("Necessary Additional Services"), Olsson shall perform or obtain from others such services without waiting for specific instructions from Client, and Olsson will be entitled to an increase in compensation for such services at the standard hourly billing rate charged for those employees performing the services, plus reimbursable expenses, if any:

2.3.1 Services in connection with work directive changes and/or change orders directed by the Client to any contractors.

2.3.2 Services in making revisions to drawings and specifications occasioned by the acceptance of substitutions proposed by contractor(s); services after the award of each contract in evaluating and determining the acceptability of an unreasonable or excessive number of substitutions proposed by contractor(s); or evaluating an unreasonable or extensive number of claims submitted by contractor(s) or others in connection with the Project(s).

2.3.3 Services resulting from significant delays, changes or price increases occurring as a direct or indirect result of material, equipment or energy shortages.

2.3.4 Additional or extended services during construction made necessary by (1) work damaged during construction, (2) a defective, inefficient or neglected work by any contractor, (3) acceleration of the progress schedule involving services beyond normal working hours, or (4) default by any contractor.

SECTION 3—CLIENT'S RESPONSIBILITIES

3.1. Client shall provide all criteria and full information as to Client's requirements for the Project(s); designate and identify in writing a person to act with authority on Client's behalf in respect of all aspects of the Project(s); examine and respond promptly to Olsson's submissions; and give prompt written notice to Olsson whenever Client observes or otherwise becomes aware of any defect in the Olsson's services.

3.2 Client agrees to pay Olsson the amounts due for services rendered and expenses within thirty (30) days after Olsson has provided its invoice for such services. In the event Client disputes any invoice item, Client shall give Olsson written notice of such disputed item within fifteen (15) days after receipt of such invoice and shall pay to Olsson the undisputed portion of the invoice according to the provisions hereof. If Client fails to pay any invoiced amounts when due, interest will accrue on each unpaid amount at the rate of thirteen percent (13%) per annum from the date due until paid according to the provisions of this Agreement. Interest shall not be charged on any disputed invoice item which is finally resolved in Client's favor. Payment of interest shall not excuse or cure any default or delay in payment of amounts due.

3.2.1 If Client fails to make any payment due Olsson for services and expenses within thirty (30) days after receipt of Olsson's statement therefore, Olsson may, after giving seven (7) days written notice to Client, suspend services to Client under this Agreement until Olsson has been paid in full all amounts due for services, expenses and charges and Client will not obtain any license to any Work Product or be entitled to retain or use any Work Product pursuant to Section 7.1 unless and until Olsson has been paid in full and Client has fully satisfied all of its obligations under this Agreement.

3.3 Payments to Olsson shall not be withheld, postponed or made contingent on the construction, completion or success of the Project(s) or upon receipt by the Client of offsetting reimbursements or credit from other parties who may have caused the need for additional services. No withholdings, deductions or offsets shall be made from Olsson's compensation for any reason unless and until Olsson has been found to be legally liable for such amounts.

3.4 Client shall also do the following and pay all costs incident thereto:

3.4.1 Furnish to Olsson any existing and/or required borings, probings or subsurface explorations; hydrographic surveys; laboratory tests or inspections of samples, materials or equipment; appropriate professional interpretations of any of the foregoing; environmental assessment and impact statements; property, boundary, easement, right-of-way, topographic or

utility surveys; property descriptions; and/or zoning or deed restrictions; all of which Olsson may rely upon in performing services hereunder.

3.4.2 Guarantee access to and make all provisions for Olsson to enter upon public and private property reasonably necessary to perform its services on the Project(s).

3.4.3 Provide such legal, accounting, independent cost estimating or insurance counseling services as may be required for the Project(s); any auditing service required in respect of contractor(s)' applications for payment; and/or any inspection services to determine if contractor(s) are performing the work legally.

3.4.4 Provide engineering surveys to establish reference points for construction unless specifically included in Olsson's Scope of Services.

3.4.5 Furnish approvals and permits from all governmental authorities having jurisdiction over the Project(s).

3.4.6 If more than one prime contractor is to be awarded the contract for construction, designate a party to have responsibility and authority for coordinating and interfacing the activities of the various prime contractors.

3.5 Client shall pay all costs incident to obtaining bids or proposals from contractor(s).

3.6 Client shall pay all permit application review costs for government authorities having jurisdiction over the Project(s).

3.7 Contemporaneously with the execution of this Agreement, Client shall designate in writing an individual to act as its duly authorized Project(s) representative.

3.8 Client shall bear sole responsibility for:

3.8.1 Jobsite safety. Neither the professional activities of Olsson, nor the presence of Olsson or its employees or sub-consultants at the Project shall impose any duty on Olsson relating to any health or safety laws, regulations, rules, programs or procedures.

3.8.2 Notifying third parties including any governmental agency or prospective purchaser, of the existence of any hazardous or dangerous materials located in or around the Project(s) site.

3.8.3 Providing and updating Olsson with accurate information regarding existing conditions, including the existence of hazardous or dangerous materials, proposed Project(s) site uses, any change in Project(s) plans, and all subsurface installations, such as pipes, tanks, cables and utilities within the Project(s) site.

3.9 Client releases Olsson from liability for any incorrect advice, judgment or decision based on inaccurate information furnished by Client or others.

3.10 If reasonable precautions will be inadequate to prevent foreseeable bodily injury or death to persons resulting from a material or substance, including hazardous materials,

encountered on the site, Olsson may immediately stop work in the affected area and report the condition to Client. Client shall be solely responsible for retaining independent consultant(s) to determine the nature of the material and to abate or remove the material. Olsson shall not be required to perform any services or work relating to or in the area of such material until the material has been removed or rendered harmless and only after approval, if necessary of the government agency with jurisdiction.

3.11 Providing and assuming all responsibility for: interpretation of contract documents; Construction Observations; Certifications; Inspections; Construction Cost Estimating; project observations; construction management; construction scheduling; construction phasing; and review of Contractor's performance, means and methods. Client waives any claims against Olsson and releases Olsson from liability relating to or arising out of such services and agrees, to the fullest extent permitted by law, to indemnify and hold Olsson harmless from any and all damages, liabilities or costs, including reasonable attorneys' fees and defense costs, relating to such actions and services.

SECTION 4—MEANING OF TERMS

4.1 The "Cost of Construction" of the entire Project(s) (herein referred to as "Cost of Construction") means the total cost to Client of those portions of the entire Project(s) designed and specified by Olsson, but it will not include Olsson's compensation and expenses, the cost of land, rights-of-way, or compensation for or damages to, properties unless this Agreement so specifies, nor will it include Client's legal, accounting, insurance counseling or auditing services, or interest and financing charges incurred in connection with the Project(s) or the cost of other services to be provided by others to Client pursuant to Section 3.

4.2 The "Salary Costs": Used as a basis for payment mean salaries and wages (base and incentive) paid to all Olsson's personnel engaged directly on the Project(s), including, but not limited to, engineers, architects, surveyors, designers, draftsmen, specification writers, estimators, other technical and business personnel; plus the cost of customary and statutory benefits, including, but not limited to, social security contributions, unemployment, excise and payroll taxes, workers' compensation, health and retirement benefits, sick leave, vacation and holiday pay and other group benefits.

4.3 "Certify" or "a Certification": If included in the Scope of Services, such services shall be limited to a statement of Olsson's opinion, to the best of Olsson's professional knowledge, information and belief, based upon its periodic observations and reasonable review of reports and tests created by Olsson or provided to Olsson. Olsson shall not be responsible for constant or exhaustive observation of the work. Client understands and agrees that any certifications based upon discrete sampling observations and that such observations indicate conditions that exist only at the locations and times the observations were performed. Performance of such observation services and certification does not constitute a warranty or guarantee of any type, since even with diligent observation, some construction defects, deficiencies or omissions in the work may occur. Olsson shall have no responsibility for the means, methods, techniques, sequences or procedures selected by the contractor(s) or for the contractor's safety precautions and

programs nor for failure by the contractor(s) to comply with any laws or regulations relating to the performance or furnishing of any work by the contractor(s). Client shall hold its contractor(s) solely responsible for the quality and completion of the Project(s), including construction in accordance with the construction documents. Any duty under this Agreement is for the sole benefit of the Client and not for any third party, including the contractor(s) or any subcontractor(s). Olsson shall sign pre-printed form certifications only if (a) Olsson approves the form of such certification prior to the commencement of its services, (b) such certification is expressly included in the Scope of Services, (c) the certification is limited to a statement of professional opinion and does not constitute a warranty or guarantee, express or implied. It is understood that any certification by Olsson shall not relieve the Client or the Client's contractors of any responsibility or obligation they may have by industry custom or under any contract.

4.4 "Construction Cost Estimate": An opinion of probable construction cost made by Olsson. In providing opinions of probable construction cost, it is recognized that neither the Client nor Olsson has control over the costs of labor, equipment or materials, or over the contractor's methods of determining prices or bidding. The opinion of probable construction costs is based on Olsson's reasonable professional judgment and experience and does not constitute a warranty, express or implied, that the contractor's bids or the negotiated price of the work on the Project(s) will not vary from the Client's budget or from any opinion of probable cost prepared by Olsson.

4.5 "Day": A calendar day of 24 hours. The term "days" shall mean consecutive calendar days of 24 hours each, or fraction thereof.

4.6 "Construction Observation": If included in the Scope of Services, such services during construction shall be limited to periodic visual observation and testing of the work to determine that the observed work generally conforms to the contract documents. Olsson shall not be responsible for constant or exhaustive observation of the work. Client understands and agrees that such visual observations are discrete sampling procedures and that such procedures indicate conditions that exist only at the locations and times the observations were performed. Performance of Construction Observation services does not constitute a warranty or guarantee of any type, since even with diligent observation, some construction defects, deficiencies or omissions in the work may occur. Olsson shall have no responsibility for the means, methods, techniques, sequences or procedures selected by the contractor or for the contractor's safety precautions and programs nor for failure by the contractor to comply with any laws or regulations relating to the performance or furnishing of any work by the contractor. Client shall hold its contractor(s) solely responsible for the quality and completion of the Project(s), including construction in accordance with the construction documents. Any duty under this Agreement is for the sole benefit of the Client and not for any third party, including the contractor or any subcontractor. Client, or its designees shall notify Olsson at least twenty-four (24) hours in advance of any field tests and observations required by the construction documents.

4.7 "Inspect" or "Inspection": If included in the Scope of Services, such services shall be limited to the periodic visual observation of the contractor's completed work to permit Olsson, as an experienced and qualified professional, to determine that

the observed work, generally conforms to the contract documents. Olsson shall not be responsible for constant or exhaustive observation of the work. Client understands and agrees that such visual observations are discrete sampling procedures and that such procedures indicate conditions that exist only at the locations and times the observations were performed. Performance of such observation services does not constitute a warranty or guarantee of any type, since even with diligent observation, some construction defects, deficiencies or omissions in the work may occur. Olsson shall have no responsibility for the means, methods, techniques, sequences or procedures selected by the contractor(s) or for the contractor's safety precautions and programs nor for failure by the contractor(s) to comply with any laws or regulations relating to the performance or furnishing of any work by the contractor(s). Client shall hold its contractor(s) solely responsible for the quality and completion of the Project(s), including construction in accordance with the construction documents. Any duty under this Agreement is for the sole benefit of the Client and not for any third party, including the contractor(s) or any subcontractor(s). Client, or its designees, shall notify Olsson at least twenty-four (24) hours in advance of any inspections required by the construction documents.

4.8 "Record Documents": Drawings prepared by Olsson upon the completion of construction based upon the drawings and other data furnished to Olsson by the Contractor and others showing significant changes in the work on the Project(s) made during construction. Because Record Documents are prepared based on unverified information provided by others, Olsson makes no warranty of the accuracy or completeness of the Record Documents.

SECTION 5—TERMINATION

5.1 Either party may terminate this Agreement, for cause upon giving the other party not less than seven (7) calendar days written notice of default for any of the following reasons; provided, however, that the notified party shall have the same seven (7) calendar day period in which to cure the default:

5.1.1 Substantial failure by the other party to perform in accordance with the terms of this Agreement and through no fault of the terminating party;

5.1.2 Assignment of this Agreement or transfer of the Project(s) by either party to any other entity without the prior written consent of the other party;

5.1.3 Suspension of the Project(s) or Olsson's services by the Client for more than ninety (90) calendar days, consecutive or in the aggregate.

5.2 In the event of a "for cause" termination of this Agreement by either party, the Client shall, within fifteen (15) calendar days after receiving Olsson's final invoice, pay Olsson for all services rendered and all reimbursable costs incurred by Olsson up to the date of termination, in accordance with the payment provisions of this Agreement.

5.2.1 In the event of a "for cause" termination of this Agreement by Client and (a) a final determination of default is entered against Olsson under Section 6.2 and (b) Client has fully satisfied all of its obligations under this Agreement, Olsson shall

grant Client a limited license to use the Work Product pursuant to Section 7.1.

5.3 The Client may terminate this Agreement for the Client's convenience and without cause upon giving Olsson not less than seven (7) calendar days written notice. In the event of any termination that is not the fault of Olsson, the Client shall pay Olsson, in addition to payment for services rendered and reimbursable costs incurred, for all expenses reasonably incurred by Olsson in connection with the orderly termination of this Agreement, including but not limited to demobilization, reassignment of personnel, associated overhead costs, any fees, costs or expenses incurred by Olsson in preparing or negotiating any proposals submitted to Client for Olsson's Scope of Services or Optional Additional Services under this Agreement and all other expenses directly resulting from the termination and a reasonable profit of ten percent (10%) of Olsson's actual costs (including overhead) incurred.

SECTION 6—DISPUTE RESOLUTION

6.1. Mediation

6.1.1 All questions in dispute under this Agreement shall be submitted to mediation. On the written notice of either party to the other of the election to submit any dispute under this Agreement to mediation, each party shall designate their representatives and shall meet within ten (10) days after the service of the notice. The parties themselves shall then attempt to resolve the dispute within ten (10) days of meeting.

6.1.2 Should the parties themselves be unable to agree on a resolution of the dispute, and then the parties shall appoint a third party who shall be a competent and impartial party and who shall be acceptable to each party, to mediate the dispute. Any third party mediator shall be qualified to evaluate the performance of both of the parties, and shall be familiar with the design and construction progress. The third party shall meet to hear the dispute within ten (10) days of their selection and shall attempt to resolve the dispute within fifteen (15) days of first meeting.

6.1.3 Each party shall pay the fees and expenses of the third party mediator and such costs shall be borne equally by both parties.

6.2 Arbitration or Litigation

6.2.1 Olsson and Client agree that from time to time, there may be conflicts, disputes and/or disagreements between them, arising out of or relating to the services of Olsson, the Project(s), or this Agreement (hereinafter collectively referred to as "Disputes") which may not be resolved through mediation. Therefore, Olsson and Client agree that all Disputes shall be resolved by binding arbitration or litigation at the sole discretion and choice of Olsson. If Olsson chooses arbitration, the arbitration proceeding shall proceed in accordance with the Construction Industry Arbitration Rules of the AAA.

6.2.2 Client hereby agrees that Olsson shall have the right to include Client, by consolidation, joinder or other manner, in any arbitration or litigation involving Olsson and a subconsultant or subcontractor of Olsson or Olsson and any other person or entity, regardless of who originally initiated such proceedings.

6.2.3 If Olsson chooses arbitration or litigation, either may be commenced at any time prior to or after completion of the Project(s), provided that if arbitration or litigation is commenced prior to the completion of the Project(s), the obligations of the parties under the terms of this Agreement shall not be altered by reason of the arbitration or litigation being conducted. Any arbitration hearings or litigation shall take place in Lincoln, Nebraska, the location of Olsson's home office.

6.2.4 The prevailing party in any arbitration or litigation relating to any Dispute shall be entitled to recover from the other party those reasonable attorney fees, costs and expenses incurred by the prevailing party in connection with the Dispute.

6.3 Certification of Merit

Client agrees that it will not assert any claim, including but not limited to, professional negligence, negligence, breach of contract, misconduct, error, omission, fraud, or misrepresentation ("Claim") against Olsson, or any Olsson subconsultant, unless Client has first provided Olsson with a sworn certificate of merit affidavit setting forth the factual and legal basis for such Claim (the "Certificate"). The Certificate shall be executed by an independent engineer ("Certifying Engineer") currently licensed and practicing in the jurisdiction of the Project site. The Certificate must contain: (a) the name and license number of the Certifying Engineer; (b) the qualifications of the Certifying Engineer, including a list of all publications authored in the previous 10 years and a list of all cases in which the Certifying Engineer testified within the previous 4 years; (c) a statement by the Certifying Engineer setting forth the factual basis for the Claim; (d) a statement by the Certifying Engineer of each and every act, error, or omission that the Certifying Engineer contends supports the Claim or any alleged violation of any applicable standard of care; (e) a statement by the Certifying Engineer of all opinions the Certifying Engineer holds regarding the Claim or any alleged violation of any applicable standard of care; (f) a list of every document related to the Project reviewed by the Certifying Engineer; and (g) a list of every individual who provided Certifying Engineer with any information regarding the Project. The Certificate shall be provided to Olsson not less than thirty (30) days prior to any arbitration or litigation commenced by Client or not less than ten (10) days prior to the initial response submitted by Client in any arbitration or litigation commenced by someone other than Client. The Certificate is a condition precedent to the right of Client to assert any Claim in any litigation or arbitration and Client's failure to timely provide a Certificate to Olsson will be grounds for automatic dismissal of the Claim with prejudice.

SECTION 7—MISCELLANEOUS

7.1 Reuse of Documents

All documents, including drawings, specifications, reports, boring logs, maps, field data, data, test results, information, recommendations, or opinions prepared or furnished by Olsson (and Olsson's independent professional associates and consultants) pursuant to this Agreement ("Work Product"), are all Olsson's instruments of service, do not constitute goods or products, and are copyrighted works of Olsson. Olsson shall retain an ownership and property interest in such Work Product whether or not the Project(s) is completed. If Client has fully satisfied all of its obligations under this Agreement, Olsson shall

grant Client a limited license to use the Work Product and Client may make and retain copies of Work Product for use in connection with the Project(s); however, such Work Product is for the exclusive use and benefit of Client or its agents in connection with the Project(s), are not intended to inform, guide or otherwise influence any other entities or persons with respect to any particular business transactions, and should not be relied upon by any entities or persons other than Client or its agents for any purpose other than the Project(s). Such Work Product is not intended or represented to be suitable for reuse by Client or others on extensions of the Project(s) or on any other Project(s). Client will not distribute or convey such Work Product to any other persons or entities without Olsson's prior written consent which shall include a release of Olsson from liability and indemnification by the third party. Any reuse of Work Product without written verification or adaptation by Olsson for the specific purpose intended will be at Client's sole risk and without liability or legal exposure to Olsson, or to Olsson's independent professional associates or consultants, and Client shall indemnify and hold harmless Olsson and Olsson's independent professional associates and consultants from all claims, damages, losses and expenses including attorneys' fees arising out of or resulting therefrom. Any such verification or adaptation of Work Product will entitle Olsson to further compensation at rates to be agreed upon by Client and Olsson.

7.2 Electronic Files

By accepting and utilizing any electronic file of any Work Product or other data transmitted by Olsson, the Client agrees for itself, its successors, assigns, insurers and all those claiming under or through it, that by using any of the information contained in the attached electronic file, all users agree to be bound by the following terms. All of the information contained in any electronic file is the work product and instrument of service of Olsson, who shall be deemed the author, and shall retain all common law, statutory law and other rights, including copyrights, unless the same have previously been transferred in writing to the Client. The information contained in any electronic file is provided for the convenience to the Client and is provided in "as is" condition. The Client is aware that differences may exist between the electronic files transferred and the printed hard-copy original signed and stamped drawings or reports. In the event of a conflict between the signed original documents prepared by Olsson and the electronic files, which may be transferred, the signed and sealed original documents shall govern. Olsson specifically disclaims all warranties, expressed or implied, including without limitation, and any warranty of merchantability or fitness for a particular purpose with respect to any electronic files. It shall be Client's responsibility to confirm the accuracy of the information contained in the electronic file and that it accurately reflects the information needed by the Client. Client shall not retransmit any electronic files, or any portion thereof, without including this disclaimer as part of any such transmissions. In addition, Client agrees, to the fullest extent permitted by law, to indemnify and hold harmless Olsson, its officers, directors, employees and sub consultants against any and all damages, liabilities, claims or costs, including reasonable attorney's and expert witness fees and defense costs, arising from any changes made by anyone other than Olsson or from any reuse of the electronic files without the prior written consent of Olsson.

7.3 Construction Cost Estimate

Since Olsson has no control over the cost of labor, materials, equipment or services furnished by others, or over the contractor(s)' methods of determining prices, or over competitive bidding or market conditions, Olsson's Construction Cost Estimate provided for herein is made on the basis of Olsson's experience and qualifications and represent Olsson's best judgment as an experienced and qualified professional engineer, familiar with the construction industry. Client acknowledges and agrees that Olsson cannot and does not guarantee proposals or bids and that actual total Project(s) or construction costs may reasonably vary from Olsson's Construction Cost Estimate. If prior to the bidding or negotiating phase Client wishes greater assurance as to total Project(s) or construction costs, Client shall employ an independent cost estimator as provided in paragraph 3.4.3. If Olsson's Construction Cost Estimate was performed in accordance with its standard of care and was reasonable under the total circumstances, any services performed by Olsson to modify the contract documents to bring the construction cost within any limitation established by Client will be considered Optional Additional Services and paid for as such by Client. If, however, Olsson's Construction Cost Estimate was not performed in accordance with its standard of care and was unreasonable under the total circumstances and the lowest negotiated bid for construction of the Project(s) unreasonably exceeds Olsson's Construction Cost Estimate, Olsson shall modify its work as necessary to adjust the Project(s)' size, and/or quality to reasonably comply with the Client's budget at no additional cost to Client. Under such circumstances, Olsson's modification of its work at no cost shall be the limit of Olsson's responsibility with regard to any unreasonable Construction Cost Estimate.

7.4 Prevailing Wages

It is Client's responsibility to determine whether the Project(s) is covered under any prevailing wage regulations. Unless Client specifically informs Olsson in writing that the Project(s) is a prevailing wage project and is identified as such in the Scope of Services, Client agrees to reimburse Olsson and to defend, indemnify and hold harmless Olsson from and against any liability, including costs, fines and attorneys' fees, resulting from a subsequent determination that the Project(s) was covered under any prevailing wage regulations.

7.5 Samples

All material testing samples shall remain the property of the Client. If appropriate, Olsson shall preserve samples obtained no longer than forty-five (45) days after the issuance of any document that includes the data obtained from those samples. After that date, Olsson may dispose of the samples or return them to Client at Client's cost.

7.6 Standard of Care

Olsson will strive to perform its services in a manner consistent with that level of care and skill ordinarily exercised by members of Olsson's profession providing similar services in the same locality under similar circumstances at the time Olsson's services are performed. This Agreement creates no other representation, warranty or guarantee, express or implied.

7.7 Force Majeure

Any delay in the performance of any of the duties or obligations of either party hereto (except the payment of money) shall not be considered a breach of this Agreement and the time required for performance shall be extended for a period equal to the period of such delay, provided that such delay has been caused by or is the result of any acts of God, acts of the public enemy, insurrections, riots, embargoes, labor disputes, including strikes, lockouts, job actions, boycotts, fires, explosions, floods, shortages of material or energy, or other unforeseeable causes beyond the control and without the fault or negligence of the party so affected. The affected party shall give prompt notice to the other party of such cause, and shall take promptly whatever reasonable steps are necessary to relieve the effect of such cause.

7.8 Confidentiality

In performing this Agreement, the parties may disclose to each other written or oral non-public, confidential or proprietary information, including but not limited to, information of a business, planning, marketing or technical nature and models, tools, hardware and software, and any documents, reports, memoranda, notes, files or analyses that contain, summarize or are based upon any proprietary or confidential information (hereafter referred to as the "Information").

7.8.1 Therefore, Olsson and Client agree that the party receiving Information from the other party to this Agreement (the "Receiving Party") shall keep Information confidential and not use the Information in any manner other than in the performance of this Agreement without prior written approval of the party disclosing Information (the "Disclosing Party") unless Client is a public entity and the release of Information is required by law or legal process.

7.8.2 The existence of discussions between the parties, the purpose of this Agreement, and this Agreement shall be considered Information subject to the confidentiality provisions of this Agreement.

7.8.3 Notwithstanding anything to the contrary herein, the Receiving Party shall have no obligation to preserve the confidentiality of any Information which:

7.8.3.1 was previously known to the Receiving Party free of any obligation to keep it confidential; or

7.8.3.2 is or becomes publicly available by other than unauthorized disclosures; or

7.8.3.3 is independently developed by the Receiving Party without a breach of this Agreement; or

7.8.3.4 is disclosed to third parties by the Disclosing Party without restrictions; or

7.8.3.5 is received from a third party not subject to any confidentiality obligations.

7.8.4 In the event that the Receiving Party is required by law or legal process to disclose any of Information of the Disclosing Party, the Receiving Party required to disclose such Information shall provide the Disclosing Party with prompt oral and written notice, unless notice is prohibited by law (in which case such notice shall be provided as early as may be legally

permissible), of any such requirement so that the Disclosing Party may seek a protective order or other appropriate remedy.

7.8.5 Nothing contained in this Agreement shall be construed as altering any rights that the Disclosing Party has in the Information exchanged with or disclosed to the Receiving Party, and upon request, the Receiving Party will return all Information received in tangible form to the Disclosing Party, or at the Receiving Party's option, destroy all such Information. If the Receiving Party exercises its option to destroy the Information, the Receiving Party shall certify such destruction to the Disclosing Party.

7.8.6 The parties acknowledge that disclosure or use of Information in violation of this Agreement could cause irreparable harm for which monetary damages may be difficult to ascertain or constitute an inadequate remedy. Each party therefore agrees that the Disclosing Party shall be entitled in addition to its other rights to seek injunctive relief for any violation of this Agreement.

7.8.7 The obligations of confidentiality set forth herein shall survive termination of this Agreement, but shall only remain in effect for a period of one (1) year from the date the Information is first disclosed.

7.9 Damage or Injury to Subterranean Structures or Utilities, Hazardous Materials, Pollution and Contamination

7.9.1 To the extent that work pursuant to this Agreement requires any sampling, boring, excavation, ditching or other disruption of the soil or subsurface at the Site, Olsson shall confer with Client prior to such activity and Client will be responsible for identifying, locating and marking, as necessary, any private subterranean structures or utilities and Olsson shall be responsible for arranging investigation of public subterranean structures or utilities through an appropriate utility one-call provider. Thereafter, Olsson shall take all reasonable precautions to avoid damage or injury to subterranean structures or utilities which were identified by Client or the one-call provider. Olsson shall not be responsible for any damage, liability or costs, for any property damage, injury or economic loss arising or allegedly arising from damages to subterranean structures or utilities caused by subsurface penetrations in locations approved by Client and/or the one call provider or not correctly shown on any plans, drawings or utility clearance provided to Olsson, except for damages caused by the negligence of Olsson in the use of such information.

7.9.2 It is understood and agreed that any assistance Olsson may provide Client in the disposal of waste materials shall not result in Olsson being deemed as a generator, arranger, transporter or disposer of hazardous materials or hazardous waste as defined under any law or regulation. Title to all samples and waste materials remains with Client, and at no time shall Olsson take title to the above material. Client may authorize Olsson to execute Hazardous Waste Manifest, Bill of Lading or other forms as agent of Client. If Client requests Olsson to execute such documents as its agent, the Hazardous Waste Manifest, Bill of Lading or other similar documents shall be completed in the name of the Client. Client agrees to indemnify and hold Olsson harmless from any and all claims that Olsson is a generator, arranger, transporter, or disposer of hazardous waste as a result of any actions of Olsson, including,

but not limited to, Olsson signing a Hazardous Waste Manifest, Bill of Lading or other form on behalf of Client.

7.9.3 At any time, Olsson can request in writing that Client remove samples, cuttings and hazardous substances generated by the Project(s) from the project site or other location. Client shall promptly comply with such request, and pay and be responsible for the removal and lawful disposal of samples, cuttings and hazardous substances, unless other arrangements are mutually agreed upon in writing.

7.9.4 Client shall release Olsson of any liability for, and shall defend and indemnify Olsson against any and all claims, liability and expense resulting from operations under this Agreement on account of injury to, destruction of, or loss or impairment of any property right in or to oil, gas, or other mineral substance or water, if at the time of the act or omission causing such injury, destruction, loss or impairment, said substance had not been reduced to physical possession above the surface of the earth, and for any loss or damage to any formation, strata, reservoir beneath the surface of the earth.

7.9.5 Notwithstanding anything to the contrary contained herein, it is understood and agreed by and between Olsson and Client that the responsibility for pollution and contamination shall be as follows:

7.9.5.1 Unless otherwise provided herein, Client shall assume all responsibility for, including control and removal of, and protect, defend and save harmless Olsson from and against all claims, demands and causes of action of every kind and character arising from pollution or contamination (including naturally occurring radioactive material) which originates above the surface of the land or water from spills of fuels, lubricants, motor oils, pipe dope, paints, solvents, ballast, bilge and garbage, except unavoidable pollution from reserve pits, wholly in Olsson's possession and control and directly associated with Olsson's equipment.

7.9.5.2 In the event a third party commits an act or omission which results in pollution or contamination for which either Olsson or Client, for whom such party is performing work, is held to be legally liable, the responsibility therefore shall be considered as between Olsson and Client, to be the same as if the party for whom the work was performed had performed the same and all of the obligations regarding defense, indemnity, holding harmless and limitation of responsibility and liability, as set forth herein, shall be specifically applied.

7.10 Controlling Law and Venue

The parties agree that this Agreement and any legal actions concerning its validity, interpretation or performance shall be governed by the laws of the State of Nebraska. It is further agreed that any legal action between the parties arising out of this Agreement or the performance of services shall be brought in a court of competent jurisdiction in Nebraska.

7.11 Subconsultants

Olsson may utilize as necessary in its discretion subconsultants and other subcontractors. Olsson will be paid for all services rendered by its subconsultants and other subconsultants as set forth in this Agreement.

7.12 Assignment

7.12.1 Client and Olsson each are hereby bound and the partners, successors, executors, administrators and legal representatives of Client and Olsson (and to the extent permitted by paragraph 7.12.2 the assigns of Client and Olsson) are hereby bound to the other party to this Agreement and to the partners, successors, executors, administrators and legal representatives (and said assigns) of such other party, in respect of all covenants, agreements and obligations of this Agreement.

7.12.2 Neither Client nor Olsson shall assign, sublet or transfer any rights under or interest in (including, but without limitation, moneys that may become due or moneys that are due) this Agreement without the written consent of the other, except to the extent that any assignment, subletting or transfer is mandated by law or the effect of this limitation may be restricted by law. Unless specifically stated to the contrary in any written consent to an assignment, no assignment will release or discharge the assignor from any duty or responsibility under this Agreement. Nothing contained in this paragraph shall prevent Olsson from employing such subconsultants and other subcontractors as Olsson may deem appropriate to assist in the performance of services under this Agreement.

7.12.3 Nothing under this Agreement shall be construed to give any rights or benefits in this Agreement to anyone other than Client and Olsson, and all duties and responsibilities undertaken pursuant to this Agreement will be for the sole and exclusive benefit of Client and Olsson and not for the benefit of any other party. There are no third-party beneficiaries of this Agreement.

7.13 Indemnity

Olsson and Client mutually agree, to the fullest extent permitted by law, to indemnify and hold each other harmless from any and all damages, liabilities or costs, including reasonable attorneys' fees and defense costs, relating to third party personal injury or third party property damage and arising from their own negligent acts, errors or omissions in the performance of their services under this Agreement, but only to the extent that each party is responsible for such damages, liabilities or costs on a comparative basis of fault.

7.14 Limitation on Damages

7.14.1 Notwithstanding any other provision of this Agreement, and to the fullest extent permitted by law, neither party's individual employees, principals, officers or directors shall be subject to personal liability or damages arising out of or connected in any way to the Project(s) or to this Agreement.

7.14.2 Notwithstanding any other provision of this Agreement, and to the fullest extent permitted by law, neither Client nor Olsson, their respective officers, directors, partners, employees, contractors or subconsultants shall be liable to the other or shall make any claim for any delay damages, any punitive damages or any incidental, indirect or consequential damages arising out of or connected in any way to the Project(s) or to this Agreement. This mutual waiver of delay damages and consequential damages shall include, but is not limited to, disruptions, accelerations, inefficiencies, increased construction costs, increased home office overhead, loss of use, loss of profit,

loss of business, loss of income, loss of reputation or any other delay or consequential damages that either party may have incurred from any cause of action including, but not limited to, negligence, statutory violations, misrepresentation, fraud, deceptive trade practices, breach of fiduciary duties, strict liability, breach of contract and/or breach of strict or implied warranty. Both the Client and Olsson shall require similar waivers of consequential damages protecting all the entities or persons named herein in all contracts and subcontracts with others involved in the Project(s).

7.14.3 Notwithstanding any other provision of this Agreement, Client agrees that, to the fullest extent permitted by law, Olsson's total liability to the Client for any and all injuries, claims, losses, expenses, damages, or claims expenses of any kind arising from any services provided by or through Olsson under this Agreement, shall not exceed the amount of Olsson's fee earned under this Agreement. Client acknowledges that such causes include, but are not limited to, negligence, statutory violations, misrepresentation, fraud, deceptive trade practices, breach of fiduciary duties, strict liability, breach of contract and/or breach of strict or implied warranty. This limitation of liability shall apply to all phases of Olsson's services performed in connection with the Project(s), whether subsequent to or prior to the execution of this Agreement.

7.15 Insurance Coverages

Workers' Compensation	Statutory – per state law
Employer's Liability	\$500,000/Each Accident
General Liability	\$1,000,000/Occurrence \$2,000,000/Aggregate
Automobile Liability	\$1,000,000 Combined Single Limit for BI/PD
Professional Liability	\$1,000,000 Each Claim & Aggregate

Olsson agrees to name Client as additional insured on all policies with the exception of Worker's Compensation and Professional Liability.

7.16 Entire Agreement

This Agreement supersedes all prior communications, understandings and agreements, whether oral or written. Amendments to this Agreement must be in writing and signed by the Client and Olsson.

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KC 2015 Rate Schedule

<u>Category</u>	<u>Description</u>	<u>Rate</u>
4	President	415
280	Senior Vice President	280
98	Office/Practice Leader	230
282	Program Leader	230
100	Regional Leader	230
101	Team Leader	205
27	Business Development Leader	186
281	Technical Leader	183
40	Economic Development Leader	157
102	Group Leader	178
104	Senior Engineer	171
105	Senior Project Engineer	155
106	Project Engineer	132
107	Associate Engineer	116
108	Assistant Engineer	96
125	Senior Landscape Architect	150
126	Senior Project Landscape Architect	129
128	Project Landscape Architect	110
129	Associate Landscape Architect	95
130	Assistant Landscape Architect	76
149	Senior Planner	147
150	Senior Project Planner	128
151	Project Planner	108
152	Assistant Planner	71
153	Associate Planner	87
175	Senior Scientist	148
176	Senior Project Scientist	124
177	Project Scientist	110
178	Associate Scientist	89
179	Assistant Scientist	74
200	Senior Surveyor	108
201	Surveyor	92
202	Associate Surveyor	74
203	Assistant Surveyor	57
225	Design Manager	124
226	Design Associate	107
227	Design Technician	92
228	Senior Technician	70
229	Associate Technician	70
230	Assistant Technician	60
231	Student Intern - Level 1	49
232	Student Intern - Level 2	60
233	Student Intern - Level 3	70
260	Senior Construction Manager	164
261	Senior Project Construction Manager	143
262	Project Construction Manager	123
263	Associate Construction Manager	105

264	Assistant Construction Manager	90
283	Technical Manager - Field	121
284	Project Manager - Field	99
285	Senior Technician - Field	83
286	Associate Technician - Field	67
287	Assistant Technician - Field	57
288	Technical Manager - NDT	145
289	Project Manager - NDT	123
290	Senior Technician - NDT	100
291	Associate Technician - NDT	83
292	Assistant Technician - NDT	64
561	Drilling Crew	165
32	Administrative Area Leader	140
33	Administrative Manager	118
34	Administrative Specialist	96
35	Senior Administrative Coordinator	96
36	Administrative Coordinator	80
41	Economic Development Coordinator	80
37	Administrative Assistant	65
38	Secretarial	52
39	Office Assistant	48
70	CAD Manager	130
71	Computer Programmer	104
72	Computer Systems Coordinator	78
73	Computer Systems Manager	168
75	Computer Systems Technician	66
76	Senior Systems Specialist	146
293	Database Manager	146
79	Systems Specialist	122
82	Senior Computer Systems Coordinator	97

REIMBURSABLE EXPENSE SCHEDULE

The expenses incurred by Olsson or Olsson's independent professional associates or consultants directly or indirectly in connection with the Project shall be included in periodic billing as follows:

<u>Classification</u>	<u>Cost</u>
Automobiles (Personal Vehicle)	\$0.575/mile*
Suburbans and Pick-Ups	\$0.75/mile*
Automobiles (OA Vehicle)	\$85.00/day
Other Travel or Lodging Cost	Actual Cost
Meals	Actual Cost
Printing and Duplication including Mylars and Linens	
In-House	Actual Cost
Outside	Actual Cost+10%
Postage & Shipping Charges for Project Related Materials including Express Mail and Special Delivery	Actual Cost
Film and Photo Developing	Actual Cost+10%
Telephone and Fax Transmissions	Actual Cost+10%
Miscellaneous Materials & Supplies Applicable to this Project	Actual Cost+10%
Copies of Deeds, Easements or other Project Related Documents	Actual Cost+10%
Fees for Applications or Permits	Actual Cost+10%
Sub-Consultants	Actual Cost+10%

*Rates consistent with the IRS Mileage Rate Reimbursement Guidelines (Subject to Change).

WORK ORDER

This exhibit is hereby attached to and made a part of the Master Agreement for Professional Services dated October 22, 2015 between City of Basehor ("Client") and Olsson Associates, Inc. ("Olsson") providing for professional services. Olsson's Scope of Services for the Agreement is as indicated below.

GENERAL

Olsson has acquainted itself with the information provided by Client relative to the project and based upon such information offers to provide the services described below for the project.

PROJECT DESCRIPTION AND LOCATION

Project will be located at the City of Basehor.

Project Description:

- Provide miscellaneous engineering and planning support to the City of Basehor.

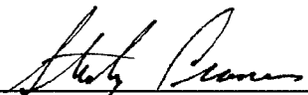
TERMS AND CONDITIONS OF SERVICE

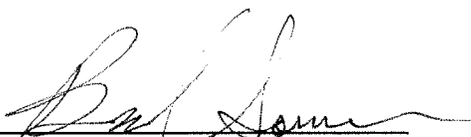
We have discussed with you the risks, rewards and benefits of the Project, the Scope of Services, and our fees for such services and the Agreement represents the entire understanding between Client and Olsson with respect to the Project. The Agreement may only be modified in writing signed by both parties.

Client's designated Project representative shall be Mr. Lloyd Martley.

If this Work Order satisfactorily sets forth your understanding of our agreement, please sign in the space provided below. Retain a copy for your files and return an executed original to Olsson. This proposal will be open for acceptance for a period of 30 days from the date set forth above, unless changed by us in writing.

OLSSON ASSOCIATES, INC.

By 
 Sterling Cramer, PE, LEED AP
 Vice President

By 
 Brad Sonner PLA, LEED AP
 Land Development Team Leader

By signing below, you acknowledge that you have full authority to bind Client to the terms of the Agreement. If you accept this Work Order, please sign:

CITY OF BASEHOR

By _____
Signature

Printed Name _____

Title _____

Dated _____

City of Basehor
Agenda Item Cover Sheet

Consent Agenda Item E

Topic: Engineering Professional Service Agreements

Action Requested: Approve Resolution 2015-23, authorizing staff to sign agreement with Affinis Corp for Engineering Professional Services when needed.

Narrative: After careful evaluation staff has determined that a full time City Engineer is not currently needed or can be efficiently utilized. However, there will be projects within the City where engineering services will be required. Staff is requesting council to approve Resolution 2015-23 authorizing the City to enter into a Professional Services Agreement with Affinis Corp for engineering services when required. Fees will only be paid when their services are utilized.

Presented by: Lloyd Martley, Chief of Police/City Administrator

Administration Recommendation: Approve Resolution 2015-23 authorizing staff to sign Professional Services Agreement with Affinis Corp for engineering services.

Attachments: Resolution 2015-23
Agreement for Professional Services

Projector needed for this item?

No

RESOLUTION NO. 2015-23

A RESOLUTION APPROVING AND AUTHORIZING THE EXECUTION OF AN AGREEMENT WITH AFFINIS CORP. REGARDING ON-CALL ENGINEERING SERVICES

WHEREAS, Affinis Corp. and the City of Basehor wish to enter into an agreement for on-call engineering services.

NOW, THEREFORE, BE IT RESOLVED BY THE GOVERNING BODY OF THE CITY OF BASEHOR, KANSAS:

Section 1. That the Governing Body approves and hereby authorizes the Mayor to execute the agreement for on-call engineering services, attached as Exhibit A.

Section 2. That this resolution shall become effective upon passage.

ADOPTED by the Governing Body this _____ day of November, 2015.

SIGNED by the Mayor this _____ day of November, 2015.

SEAL

David K. Breuer, Mayor

ATTEST:

Katherine M. Renn, City Clerk

APPROVED AS TO FORM:

Shannon M. Marcano, City Attorney

EXHIBIT A

Agreement with Affinis Corp. for On-call Engineering Services

City of Basehor
LETTER OF UNDERSTANDING
(On-Call Engineering)

THIS LETTER OF UNDERSTANDING, by and between the **CITY OF BASEHOR, KANSAS**, a municipal corporation ("Basehor") and **AFFINIS CORP** ("Provider") is executed as of this _____ of _____ 2015.

WHEREAS, Basehor requires the services of Provider in the capacity of On-call City Engineer; and

WHEREAS, Provider is willing to provide services to Basehor on the terms and conditions set forth herein.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH HEREIN, IT IS AGREED:

1. That Provider will provide the services more fully described on Exhibit "A" attached hereto for a period of twelve months effective upon date of execution.
2. That Provider shall obtain and maintain, at Provider's expense, necessary licenses and permits to provide the services to Basehor, as his or her profession requires; evidence of such licenses and permits shall be provided to Basehor upon request.
3. That Provider will devote such time as may be necessary to provide his or her services hereunder; provided, however, that nothing herein contained shall be construed to require Provider to devote his or her full-time to providing such services.
4. That Provider will indemnify and hold harmless the City, its elected officials, officers, employees, and agents, from claims, damages, losses and expenses, including reasonable attorney's fees and costs of defense, arising out of or resulting from the performance of Provider's services, provided that any such claim, damage, loss, or expense is caused in whole or in part by a negligent act, error or omission of the Provider, his or her sub-consultants, anyone directly or indirectly employed or retained by any of them, or anyone for whose acts they may be liable, whether arising before or after completion of Provider's services. The Provider is not obligated to indemnify the City in any manner whatsoever for the City's own negligence.
5. That Provider will maintain throughout the duration of this Letter of Understanding insurance in the following amounts and naming the City as an additional insured, and will, upon request of the City, furnish a copy of certification thereof:

- | | |
|--|-------------------------|
| (a) Workers' Compensation and Employers' Liability | |
| Workers' Compensation | Statutory |
| Employers' Liability | \$100,000 each employee |
| | \$100,000 each accident |
| | \$500,000 policy limit |
| (b) Commercial Automobile Liability | |
| Bodily Injury | \$500,000 each person |
| | \$500,000 each accident |

Property Damage	\$500,000 each occurrence
(c) Commercial General Liability	
Bodily Injury	\$1,000,000 each person
	\$1,000,000 each accident
Property Damage	\$1,000,000 each occurrence

The Provider shall maintain Professional Liability Insurance in an amount of no less than \$1,000,000 per claim and annual aggregate and provide City with certification thereof upon request. All general liability and automobile liability insurance shall be written on an occurrence basis unless otherwise agreed by the City in writing.

All insurance carriers must be licensed to do business in the State of Kansas; carry a Best's policyholder rating of "A" or better or as otherwise acceptable to the City; and carry at least a Class X financial rating.

6. The Provider shall prepare a scope of work and an approximate fee specific to each project or task requested by the City.
7. The Provider is an independent contractor to the City and shall not be considered a City employee. Provider shall be responsible for and pay all taxes and withholdings required by law upon the compensation paid under this Letter of Understanding, and shall indemnify and hold harmless the City from liability in connection therewith.
8. This Letter of Understanding shall be governed by the laws of the State of Kansas.
9. This Letter of Understanding may not be amended unless such amendment is in writing and signed by both parties hereto.
10. This Letter of Understanding may be terminated by either party at any time with a 30-day written notice.

IN WITNESS WHEREOF, the parties have set their hands as of the day and date first above written.

CITY OF BASEHOR, KANSAS
A Municipal Corporation

"Provider"

By: _____
David K. Breuer, Mayor

By: _____
Kristen Leathers, P.E.

Attest:

Katherine M. Renn, City Clerk

Exhibit A
On-call Engineering

Duties:

Responsible for the accomplishment of those tasks delineated and requested by the City.

Provides traffic engineering, surveying, and other general civil engineering services as needed by the City.

Responsible for reviewing and approving engineering criteria for various types of plans.

Acts as a resource on civil engineering matters for other departments, agencies, and contractors.

Provides reports to the City Council on projects, policies and procedures as requested.

Works in collaboration with the City departments and committees in the development and execution of general policies and procedures for public works projects; prepares and updates standard specifications for street, drainage, and traffic improvements.

Provides overall guidance, assistance, advice and management to assigned construction projects, reviews plans and contract documents and may act as project engineer.

Confers with the public concerning complaints and problems with the public infrastructure and services, and assists with the resolution.

Provides support to the Planning Commission; reviews and approves plans and specifications for development and City construction projects ensuring that plans meet City and State requirements.

Conducts inspections of public improvements for acceptance by the City and subsequent release of performance bonds.

Preparation for and attendance at the following meetings:

- Planning Commission (when requested)
- City Council Meeting (when requested)

Qualification: Kansas certification as a professional engineer is required.

Tenure: Serves at the pleasure of the governing body for the period of time specified within the appointment.

Compensation: The City Engineer shall be paid an hourly rate for services rendered. Invoices will be paid on a monthly basis. Hourly rates for additional services are included in Exhibit B.

City of Basehor
Agenda Item Cover Sheet

Agenda Item No. 5

Topic: Appointment and swearing in of Rae Anderson Nicholson to the City Council.

Action Requested: Approve Mayor's request to appoint Rae Anderson Nicholson to the City Council.

Narrative: Councilman Brian Healy resigned his position from the City Council effective November 9, 2015. He will be relocating to Arizona. For the past six years Mr. Healy served on the Planning Commission and City Council. His dedication and hard work for the citizens of Basehor will be greatly missed. We wish him all the best in his future endeavors.

Presented by: Lloyd Martley, Chief of Police/City Administrator

Administration Recommendation: Approve the Mayor's appointment of Rae Anderson Nicholson to the City Council

Attachments: N/A

Projector needed for this item?

No

City of Basehor
Agenda Item Cover Sheet

Agenda Item No. 6

Topic: Appointment and swearing in of Jennifer Bizzell to the Planning Commission

Action Requested: Approve Mayor's request to appoint Jennifer Bizzell to the Planning Commission.

Narrative: Rae Anderson Nicholson is currently serving on the Planning Commission and will be considered for appointment to the City Council. The Mayor is requesting the council to approve the appointment of Jennifer Bizzell to the Planning Commission to fill the vacancy created by Rae Anderson Nicholson's appointment to the City Council.

Presented by: Lloyd Martley, Chief of Police/City Administrator

Administration Recommendation: Approve the Mayor's appointment of Jennifer Bizzell to the Planning Commission

Attachments: N/A

Projector needed for this item?

No