1	BILL NO. S-22-01-01
2	SPECIAL ORDINANCE NO. S
3	AN ORDINANCE approving SERVICES AGREEMENT  - FORT WAYNE CONSTRUCTION TRADES
4	DEVELOPMENT, INC \$355,000.00 between FORT
5	WAYNE COMMUNITY SCHOOLS ANTHIS CAREER CENTER and the City of Fort Wayne, Indiana, in
6	connection with the Division of City Utilities.
7	NOW, THEREFORE, BE IT ORDAINED BY THE COMMON
8	COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:
9	SECTION 1. That the SERVICES AGREEMENT - FORT WAYNE
10	CONSTRUCTION TRADES DEVELOPMENT, INC. by and between FORT
11	WAYNE COMMUNITY SCHOOLS ANTHIS CAREER CENTER and the City of
12	Fort Wayne, Indiana, in connection with the Division of City Utilities, is hereby
13	ratified, and affirmed and approved in all respects, respectfully for:
14	
15	REPAIR OF CONCRETE AREAS AND GRASS AND SOIL CUTS MADE WHEN REPAIRING MAIN, SERVICES AND
16	OTHER WATER DISTRIBUTION AND WASTE WATER COLLECTION SYSTEM PIPING;
17	involving a total cost not-to-exceed THREE HUNDRED FIFTY-FIVE THOUSAND
18	AND 00/100 DOLLARS - (\$355,000.00). A copy of said Contract is on file with the
19	Office of the City Clerk and made available for public inspection, according to law.
20	
21	SECTION 2. That this Ordinance shall be in full force and effect from
22	and after its passage and any and all necessary approval by the Mayor.
23	
24	
25	Council Member
26	APPROVED AS TO FORM AND LEGALITY
27	
28	Caral Halton City Attamas:
29	Carol Helton, City Attorney
30	

Approval of Service Agreement between the City of Fort Wayne and Fort Wayne Community Schools Anthis Career Center to perform Cut Restorations of Concrete and Soil for City Utilities per Transportation Engineering Standard details for Concrete Pavement and sidewalk Patch. Compensation for services performed shall be \$355,000.00.

City of Fort Wayne Board of Public Works

Shan Gunawardena, Chair

Kumar Menon, Member

**ABSENT** 

Chris Guerero, Member

Attest:

Michelle Fulk-Vondran, Clerk

Date: 10-12-2021

### Fort Wayne Construction Trades Development Contractual Agreement with The City of Fort Wayne Water Maintenance 2022

Fort Wayne Construction Trades proposes the following items for the repair and restoration work that the City Water Maintenance is requesting. With the partnership of employment of Fort Wayne Community Schools, Fort Wayne Construction Trades students will begin restoration work as soon as the ground thaws, and will continue working until or through December 2022, A crew will begin the work under general Instructional supervision of Chris Roberts and site supervision of Steve Smethers and a college construction management student. There will be a group of 6 High School Junior's hired and two seniors re-hired from the Career Academy Construction Trades. All students will be subject to the general hiring guidelines and employment regulations of Port Wayne Community Schools. The restoration staff will be held to all safety guidelines specified by The City Fort Wayne Water Maintenance. The general hourly pay rate of the entire crow of seven students, one dirt crow foreman, one concrete foreman, one daily operations supervisor, and one general instructor is \$260.00. During the 2022 school year the staff will be supervised indirectly by Chris Roberts as an unpaid position. At the conclusion of the 2022 school year the instructor will join the team of construction trades students on site. This pay scale is subject to change due to weekly crow changes and personnel daily schedules but will not exceed the \$260.00 per hour rate. The amount per hour will only exceed the rate listed above due to overtime pay on a bl-weekly basis, at a rate of time and a half for each employee.

All materials necessary for job completion will be charged to City Water Maintenance over and beyond the general hourly rate. The items included as part of material fees would include concrete, rebar, expansion, ouring, form release, gasoline, hand tools, concrete forms and miner equipment repairs. All receipts and invoices will be

returned to City Water Maintenance for their records,

Construction Trades Project Manager

Water Maintenance and Service Superintendent

Date 9/27/2021

Date 10/4/2021



		SERVICE AGREEM	ENT:UIIIIy-68013-6364
		CITY DEPARTMENT	
#supplier Fort Wayne Col Career Center	NAME mmunily Schools Anthle	City Utilities Ope	rations
STREET ADDRESS	<u> </u>	STREET ADDRESS	
1200 S Barr Str	reet	200 East Berry Street	
OTY, STATE, ZIP COL	DE	OTY, STATE, ZIP CODE	
Fort Wayne Indlana 46802		Fort Wayne Indiana 46802	
ATTENTION		INVOICE ADDRESS	
Christopher Roberts		416 East Wallac	e Street or 515 East
	•	Wallace Street	
TELEPHONE	[ FAX	CITY, STATE, ZIP COD	
260-425-7200		Fort Wayne Indi	ana 46802
REMIT-TO ADDRESS		ATTENTION	
1200 S Barr Street		Matt Limpert	
OITY, STATE, ZIP CODE		TELEPHONE	FAX
Fort Wayne Indiana 46802		260-427-2476	260-427-1282

Service Description	Rates
Repair of concrete areas and Grass and Soll cuts made when repairing main, services and other water distribution and waste water collection system piping. Per Transportation Engineering Standard details for Concrete Payement and sidewalk Patch.	Per altached Contract
Aggregate Price	Not to exceed \$355,000

The following Attachments are part of this Agreement:	SERVICE ADDRESS To be assigned by Water Maintenance or Sewer Maintenance Personnel on an as
Agreement with Anthis Career Center	needed basis.
	AGREEMENT START DATE
	January 1 , 2022
	AGREEMENT END DATE
	December 31, 2022

This Agreement is entered into between Supplier and the City as of February 1, 2019. The additional terms and conditions on the reverse side hereof are part of this Agreement. Capitalized terms on this page are used as defined terms when the context so requires. The City may extend the Contract at its option, for an equivalent period, by written notice to the Supplier not less than thirty days prior to the expiration date.

SUPPLIER:	City of Fort Wayne
By (Skineturo):	By (Signalure):
Challe	much & can
Printed Name:	Printed Name:
Christophur Roberts	MATTHEN LIMPERET
FUCTO Project Manager	supprintendant / wms

Date:	Date:
October le 2021	10/6/2021
FEDERAL TAX ID NUMBER;	
00073396 82	

the state of the s

#### ADDITIONAL TERMS AND CONDITIONS

- SBRVICBS. Supplier agrees to perform the Services beginning on the Regin Date and condouling until the Services are completed. Supplier warrants that the Services will be completed on or before the lead Date. That it is OF '14th BESERCH. Supplier warrants that all services shall conform to the Service Date (place) and an analysis of the feet found effects. Supplier that warrants that all goods (translated in connection with the Services shall be merchantable and cultably safe and sufficient for the purpose for which they are normally used. Supplier warrants that it has good lide to goods supplied hereunder and that they are normally used. Supplier warrants that it has warranties are in addition to those leaglied in fact or in law. For the purposes of this Agreement, the term' Services' shall include any goods furnished in connection with the Services.
- INVOICES. Supplier shall invoice the City for Services performed according to the Retes, Illilling Interval, and Invoice Address. Invoices shall be rendered in triplicate and shall litentite the Services performed, the Service Address, and the corresponding rates and saces, if any. Payment shall be due within thirty (10) days after the lavoiced date or the date of compition of the Invoiced Services, whichever occurs lates, provided that the City shall not be obligated to make any payment to Supplier hereunder until Supplier has furnished proof as infectory to the City of full payment for all labor, miterials, supplier, carefulnery, and equipment furnished for or used in performance of this generated or Ass furnished all receivants values of then supposted by affidiately, all subsections to the City, entitlishing that all litens and rights to claim them that could asize out of the performance of the Services have been valued. Payment of invoices shall not contilute acceptance of the Services, and avoices that it has subject to adjustment for directes that in our outside acceptance of the Services, and avoices that it has end rights to care for directes in quality or any other failure of Supplier to meet the requirements of this Agreement. The City may at any time set off any amount over by the City to supplier against any amount over by Supplier or any of its affiliated companies to the City.
- INDEPENDENT CONTRACTOR RELATIONSHIP. City and Supplier us and shill remin as independent concretions with respect to each other. The persons provided by Supplier to perform the Services shall be Supplier. They shall not be considered employees of the City for any purpose. Supplier shill be repeated for compliance with all laws, sules and tegulations involving, but not illustrate, estipashibs for compliance with all laws, sules and tegulations involving, but not illustrate, estipashibs for compliance with all laws, sules and tegulations involving, but not illustrate, estipashibs for supplier shill be respected to such persons. Supplier shill be to be responsible for payment of taxes, including (city), untemployment, Workers' Compensation, disability insurance, and federal and state withholding. Supplier shill sho be responsible for providing successions. Referral and state withholding. Supplier shill sho be responsible for providing success. With Disabilities Act, 42 U.S.C. (2010 et seq., so as to enable any disabled person furnished by Supplier to perform the streamled functions of the job. Supplier agrees to defend, Indemnity, and hold himsines the City from and against any loss, cost, claim, litability, damage, or expease (including attempts) that may be sustained by reason of Supplier's failure to comply with his paragraph.
- NDDAINITY. Supplier thall defend, indemally, and hold hamders the Cky (including its officers, employers, and agents) from all denands, damages, flabilities, costs, and expenses (including teatenable attemps) from all denands, estimates, and prastites of every hied withing out of its performance of Services including, without limitation, damages for personal injury or death or loss or damage to property due, or claimed to be due, to the negligence or willful mixtonduct of Supplier lockuling such portion intercof due, or claimed to be due, to the negligence of the City except that Supplier shift have no duty to hold harmless the City for such posting or demand was defended by Supplier, then the City will telmbure Supplier for its prostate three of its costs, expenses (including teatenable attempts) sees), and damages. The City may elect to participate in the defense of any soil, claim, or demand was defended by supplier, then the City will telmbure Supplier to the participate in the defense of any soil, claim, or demand by employing sitensitys at its own express, without wilving Supplier's obligations to leadenably, defend, or hold brandless. Supplier shall not still or corepromise any claim, with a section, or consects to easy of fudgment without the prior written content of the City and without an unconditional release of all liability by each claimand or plainill'i to the City.
- LIMITATION OF LIABILITY. Each pany's listility to the other for any loss, cost, chint, liability, damage, or expense (including alterneys' fees) relating to or asking out of any negligent act or omission to its performance of obligations arising out of this Agreement, shall be limited to the saleount of direct damage actually incurred. Absent gots negligence or knowings and willich intronduct which causes a loss, neither party shall be liable to the other for any indirect, special or consequential damage of any kind whatsoever.
- HSURANCE. Supplier shall metatala in full force and effect during the performance of the Services the following Investore coverege; provided, however, that if a High Risk Investor Attachment is afterhed hereto, the equivernents of the High Risk Investor Attachment shall be substituted in Hou of the following requirements:
  - Worker's Compensation General Liability
  - Automobile Liability

  - Products Liability Completed Operations Liability
- per atablory requirements.
  \$1,000,000 minimum per occurrence/
  \$2,000,000 aggregato
  \$1,000,000 minimum per occurrence
  \$1,000,000 minimum per occurrence

- \$1,000,000 minimum per occurrence

The Certificate of Intersect must show the City of Port Wayne, its Divisions and Eubsidiaries as an Additional Insured and a Certificate Holder, with 20 days notification of carcellation or non-tenewal. All Certificates of Insurance should be sent to the following address:
City of Fort Wayne Purchasing Department 200 Bast Berry Street, Suite 490
Port Wayne, IN 46302

- HAZARDOUS MATHRIALS. Supplier will provide to the City before performing any Stryless, a statement describing any Hezardous Materials intended and necessary for use in performing the Secolete. "Hazardous Materials" means any iten which may be classified under Aderal, state, or local law, as hazardous of choic. Supplier must comply with all federal, state, or local law in the use, transportation, and disposal of such Hazardous historials.
- PROGRESS REPORTS. The Supplier shall submit progress reports to the City upon request. The report shall serve the purpose of essuring the City that work is progressing in line with the schedule, and that completion can be reasonably easured on the schedules date. This contract shall be decated to the substantibility performed according to its terms and conditions and any modification thereof.
- CONFLICT OF INTERREST. Supplier certifies and warrants that neither is nor any of its directors, effects, agenty, representatives or amployees which will participate in any way to the performance of the Supplier's obligations because for any or will have any conflict of laterest, detect or indirect, with the City of Port Wayne or any of its departments, divisions, agencies, officers, directors or agencies.
- CONFIDENTIALITY OF DAYA, PROPERTY RIGHTS IN PRODUCTS, AND COPYRIGHT PROHIBITION. Supplier further agrees that all Information, data findings, eccanimated tions, proposits, etc. by whatever name described and by whatever form therein secured, developed, water or produced by the Supplier in Ruthersnee of this contact—this has the property of the City. The Supplier shall take action as is necessary under law to preserve such property rights in and of the City.

- while such property is within the control and/or custody of the Supplier. By this contract the Supplier specifically waives and/or releases to the City any cognizable proputy right of the Supplier to cognight, license, patent or other wise use such Information, data findings, eccommendations
- CONFIDENTIALITY OF CITY INFORMATION. Supplier understands and agrees that data, materiels, and information disclosed to Supplier may coretin confidential and protected data. Therefore, the Supplier promises and assures that data, materials, and information gathered, based upon or disclosed to the Supplier for the purpose of this contact, will not be disclosed to others or discussed white either paniles willout the prior written consent of the City.
- BMPLOYER CERTIFICATION. In accordance with LC.412-5-1,7, Supplier understands and agrees intervalence that intervalence is a decrease that its years, year to movinities are given to entitle and verify work eligibility status of all many) freed employees of the contactor through the Verify program or any other system of figal residence verification as approved by the United States Department of Homeland Security or the department of homeland security. Supplier futher understands that they are not securited to verify work eligibility of status of newly thred employees of the Supplier through the E-Verify program if the E-Verify program no longer exists. Supplier certifies that they do not knowledly couploy say untuithorized allens.
- COMPLIANCH WITH LAWS. Supplier warrants that the Services shall be to strict conformity with all applicable total, state and federal laws including, but not limited to, the standards promotested by the occupational Strity and Itealth Act, Executive Order 11246, as ancaded, relative to Equal Employment Oppositually and all other applicable Issus, rules, and regulations, including the Civil Rights Act of 1964 partialing to equal oppositualty. Section 500 of the Vocational Rebubblishina Act of 1974, the American with Distabilities Act, Section 400 of the Vertaional Rebubblishina Act of 1974 and all applicable intralignation lava and regulations including the 1986 interfaciation Reform and Control Act et acc. Supplier agrees to Indemnity and hold harmics the City from and against any loss, cost, ethan, liability, demang, or expense (including alterney's fres) that may be sustained because of Supplier's breach of such warrardy.
- DBPAULT. In the event that (a) Supplies becaches any variently contained herein; (b) Supplies falls to provide the industrial excellent required herein; (c) Supplies or Supplies's industrial earlies falls to defined, Indehmily, or hold humbers the City as required herein; (d) Supplies's performance of the Services violates applicable law; (e) Supplies admits insolvency, makes an assignment for the benefit of receitions, or has a trustee appointed to take over all or a substantial part of its asset; or (f) Supplies falls to perform or comply with any other provides of this Agreement, such failure, breach, or defaulted with constitutes of the defaulted with constitutes of the failure, breach, or violation shall constitute a default under this Agreement.
- TERAINATION. In the event of default by Supplier under this Agreement, the City reserves the right without liability, in addition to its other rights and remedies, to terminate this Agreement by notice to Supplier as to the position of the Services not yet readered and to purchase substitute services at Supplier's expertes. Supplier shall reinhabure the City for the cost of such substitute services upon Supplier's receipt of an involve threefor.
- WALVER. No scilen or instition by the City thall constitute a walver of any right or remedy.
- CANCULT.ATION. City may at any time cancel this Agreement in whole or in part for its acto convenience upon written make to Supplier, and Supplier thall stop performing the Services on the date aspecified in such motice. The City shall have no Hability as a result of such cancellation, except that the City will pay Supplier the Rules for completed Services accepted by the City and the actual incurred cost to Supplier for Services in progress. These payments shall not exceed the Aggregate Pideo.
- FORCE MANIURE. Neither party shall be libble to the other or responsible for nonperformance of any of the tenns of this Agreement due to unforceceable causes beyond the restouble cortical and without the foul or negligence of such party, including, but not cretificted to exts of God or the public enemy, acts of government, fire, floods, epidemics, quarenties restriction, tinkes, fleight embargors, or pourually severe weather.
- NOTICES. All polices required or permitted to be made or given heresoder by one patty to the other party shall be in writing and shall be deemed to have been given when hand delivered, or on the date stated on the receipt if deposited in the United States mall in certified form, possings prepaid with return receipt required, and addressed to such other party at its Notice Address or at auch other address as may be specified by such other party by written notice seat or delivered in accordance
- ASSIGNATIONS. Any assignment, in whole or in part, of Supplier's rights or obligation under this Agreement without the prior written content of the City shall be void. Supplier shall not use subcontractors to perform any part of the Services without the prior written content of the City.
- DISPUTER RESOLUTION. The City shall be the sale judge of the quality of services. In the excet of say dispute or disagreement between the parties either with respect to the interpretation of say provided of this agreement, or with respect to the performance of either party hereunder, the dispute shall be resolved by the Director of Plasance and Administration and will not be subject to arbitration.
- ACCISS TO RECORDS. The Supplier shill mulnitin all books, documents, papers, recousting records, and other evidence petiting to the cost forested. They shall make such materials available at their respective offices at all reasonable these dwing the context period and for three (1) years from the date of final payment under the context for impaction by the City or by any other authorized representative of city government. Copies thereof shall be furnished at no cost to the City if requested.
- NONDISCRIMINATION. Porsunt to IC 22-9-1-10, the Civil Rights Act of 1964, and Title Vi, Supplier and its subcontractors shall not discriminate against any employee or applicant for employment in the performance of this contract. The Supplier shall not discriminate with respect to the, teaver, tenns, conditions or printinges of employment or any nuture directly or indirectly citied to employment, because of 1200, color, cellglon, sex, disability, nutional origin or ancostry. Decach of this enversals may be regarded as a material breach of contract. Acceptance of this contract also signifies compilence with applicable Federal Tears, regulations, and executive orders prohibiting discrimination in the provision of services based on race, color, national origin, ago, sex, disability or
- MISCBLANEOUS. If any provision of this Agreement is held to be invalid or unenforceable, the validity and enforceability of the tentilating provisions shall not be affected. This Agreement shall be governed by the laws of the state of Indian and shall be subject to the exclusive jurisdiction of the courts therein. This Agreement enhances the neather suggested between the pattles with respect to be subject interested and supersectes all prior agreements and understanding, whether written or oral, and all coatemporaneous and agreement is always agreement hereafter made shall be efficient to resolve or stating to the subject matter hereof. No agreement hereafter made shall be efficient to resolve or distinguished the agreement, in whole or not prior to the modification or distringed it sought. The prescript heredees for convenience only and is an oil interest to affect the Interpretation of the provisions hereof. This agreement shall be binding on the parties hereto and their respective personal and legal representatives, successors and assigns.

## **CITY OF FORT WAYNE, INDIANA**

## Fort Wayne Construction Trades and Development Inc. (Vendor Name)

#### **VENDOR DISCLOSURE STATEMENT RELATING TO:**

- 1. FINANCIAL INTERESTS;
- 2. POTENTIAL CONFLICTS OF INTEREST;
- 3. CURRENT AND PENDING CONTRACTS OR PROCUREMENTS

Vendors desiring to enter into certain contracts with the City of Fort Wayne, Indiana (the "City") shall disclose their financial interests, potential conflicts of interest and current and pending contract or procurement information as set forth below.

The following disclosures by Vendors are required for all contracts with annual payments by the City in the amount of \$50,000 or more. Vendors shall disclose their financial interests, potential conflicts of interest and other contract and procurement information identified in Sections 1, 2 and 3 below as a prerequisite for consideration for a contract awarded by the City. This Disclosure Statement must be completed and submitted together with the Vendor's contract, bid, proposal or offer.

A publicly traded entity may submit its current 10K disclosure filing in satisfaction of the disclosure requirements set forth in Sections 1 and 2 below.

#### Section 1: Disclosure of Financial Interest in Vendor

a.	If any Individuals have either of the following financial inte apply and provide their names and addresses (attach ac		
	(i) Equity ownership exceeding 5%	()	
	(II) Distributable income share exceeding 5%	()	
	(iii) Not Applicable (If N/A, go to Section 2)	(_X)	
	Name:	Name:	
	Address:	Address:	
b.	For each individual listed in Section 1a. show his/her type of equity ownership:		
	sole proprietorship () stock () partnership interest () units (LLC) () other (explain)		
C.	For each individual listed in Section 1a. show the percer ownership interest:	ntage of ownership interest in Vendor (or its parent):	
	Name:	%	
	Name:	%	

## Section 2: Disclosure of Potential Conflicts of Interest (not applicable for vendors who file a 10K)

For each Individual listed in Section 1a. check "Yes" or "No" to indicate which, if any, of the following potential conflict of interest relationships apply. If "Yes", please describe using space under applicable subsection (attach additional pages as necessary):

City employment, currently or in the previous 3 years, including contractual employment for services:  Yes No _X
City employment of "Member of Immediate Family" (defined herein as: Spouse, Child, Step Child, Parent of Step Parent, Father-in-law or Mother-in-law, Brother or Sister, Step Brother or Step Sister, Half Brother or Half Sister, Brother-in-law or Sister-in-law, Son-in-law or Daughter-in-law, Grandparent or Step Grandparent Grandparent or Step Grandparent of Spouse, Grandchild) Including contractual employment for services in the previous 3 years:  Yes NoX
Relationship to Member of Immediate Family holding <u>elective</u> City office currently or in the previous 3 years Yes NoX
ction 3: DISCLOSURE OF OTHER CONTRACT AND PROCUREMENT RELATED INFORMATION  Does Vendor have <u>current</u> contracts (including leases) with the City? Yes NoX  If "Yes", identify each current contract with descriptive information including purchase order or contract reference number, contract date and City contact below (attach additional pages as necessary).
Does Vendor have <u>pending</u> contracts (including leases), bids, proposals, or other pending procurement relationship with the City?  Yes NoX  If "Yes", identify each pending matter with descriptive information including bid or project number, contract date and City contact using space below (attach additional pages as necessary).

c.	Does vendor have any existing employees that are also employed by the City of Fort Wayne?
	Yes No _X
	If "Yes", provide the employee's name, current position held at vendor, and employment payment terms (hourly, salaried, commissioned, etc.).
	Name / Position / Payment Terms:
	Name / Position / Payment Terms:
	Name / Position / Payment Terms:
d.	Does vendor's representative, agent, broker, dealer or distributor (if applicable) have any existing employees that are also employed by the City of Fort Wayne? For each Instance, please provide the name of the representative, agent, broker, dealer or distributor; the name of the City employee, and the payment terms (hourly, salaried, commissioned, etc.).
	Company / Name / Payment Terms:
	Company / Name / Payment Terms:

#### Section 4: CERTIFICATION OF DISCLOSURES

In connection with the disclosures contained in Sections 1, 2 and 3 Vendor hereby certifies that, except as described in attached Schedule A:

- a. Vendor (or its parent) has not, within the five (5) year period preceding the date of this Disclosure Statement, been debarred, suspended, proposed for debarment declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- No officer or director of Vendor (or its parent) or individual fisted in Section 1a. is presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any offense;
- c. Vendor (or its parent) has not, within the five (5) year period preceding the date of this Disclosure Statement, had one or more public transactions (federal, state or local) terminated for cause or default;
- d. No officer or director of Vendor (or its parent) or individual listed in Section 1a. has, within the five (5) year period preceding the date of this Disclosure Statement; been convicted, adjudged guilty, or found liable in any criminal or civil action instituted by the City, the federal or state government or any other unit of local government; and
- e. Neither Vendor, nor its parent, nor any affiliated entity of Vendor, or any of their respective officers, directors, or individuals listed in Section 1a. is barred from contracting with any unit of any federal, state or local government as a result of engaging in or being convicted of: (i) bid-rigging; (ii) bid-rotating; or (iii) any similar federal or state offense that contains the same elements as the offense

of bld-rigging or bid-rotating

f. Pursuant to IC 5-22-16.5, Vendor hereby certifies they do NOT provide \$20 million dollars or more in goods or services to the energy sector of Iran. Vendor also certifies it is not a financial institution that extends \$20 million dollars or more in credit that will provide goods or services to the energy sector of Iran or extends \$20 million dollars or more in credit to a person identified on the list as a person engaging in investment activities in Iran.

The disclosures contained Sections 1, 2 and 3 and the foregoing Certifications are submitted by

\_Fort Wayne Construction Trades and Development Inc. (Name of Vendor)

1200 S. Barr St. Fort Wayne, IN 46802

Address

(260) - 467- 1050

Telephone

Christopher.Roberts@fwcs.k12.in.us

E-Mail Address

The individual authorized to sign on behalf of Vendor represents that he/she: (a) is fully informed regarding the matters pertaining to Vendor and its business; (b) has adequate knowledge to make the above representations and disclosures concerning Vendor; and (c) certifies that the foregoing representations and disclosures are true and accurate to the best of his/her knowledge and belief.

Name (Printed) Chaistoolur Roberts

Tille Project Moneyer

Signature ( )

Date /2/10/21

NOTE: FAILURE TO COMPLETE AND RETURN THIS FORM WITH YOUR DOCUMENTATION MAY RESULT IN YOUR CONTRACT, OFFER, BID OR PROPOSAL BEING DISQUALIFIED FROM CONSIDERATION.

## City Utilities Administration

# Interoffice Memo

Date:

December 28, 2022

To:

Common Council Members

From:

John Clark, City Utilities, Deputy Director Utility Operations

RE:

Services Agreement between the City of Fort Wayne and Fort Wayne Community

**Schools Anthis Career Center** 

## Members of City Council:

This is a service agreement for Repair of Concrete Area and Grass and Soil Cuts made when repairing mains.

Compensation for services performed shall be a not-to-exceed amount of \$355,000.00.

Please let me know if you have any questions.

John Clark
Fort Wayne City Utilities
Deputy Director Utility Operations

CC:

**BOW** 

Justin Brugger Jill Helfrich Joseph Welch Chrono

File