Res 507

Dane County Contract Cover Sheet Significant

Dept./Division		Public Works, Highway & Transportation					Contra			334	Ú	
Vendor Name		Village of Cross Plains					Admin will Adden			Yes	□No	
Vendor	WONIO #		8464 Reconstruction of CTH P from USH 14 northerly					Type of Contract  Dane County Contract				
· · · · · · · · · · · · · · · · · · ·	ontract	to a point 605 feet north of the center line of Karen Court. This section of CTH P will be					G		Gran	rant		
Title/De	scription	transferred to the Village of Cross Plains								County Lessee County Lessor		
	4 =	11/1/18.										mental
Contract Term		1/1/18-12/3	31/18								<del></del>	f Property
	Contract ount	\$ 1,320,000	0						Property Sale Other		ıle	
					•					<u> </u>		
		□ \$10,000 or under – Best Judgment (1 quote required) □ Between \$10,000 – \$35,000 (\$0 – \$25,000 Public Works) (3 quotes required)										
Durck	nasing									·	/ 3/RFP #	
	nority		Over \$35,000 (\$25,000 Public Works) (Formal RFB/RFP required)  Bid Waiver - \$35,000 or under (\$25,000 or under Public Works)									
	-	Bid Waiver – Over \$35,000 (N/A to Public Works)										
			N/A – Grants, Leases, Intergovernmental, Property Purchase/Sale, Other									
MUNIS	Reg.	Org Code	HWCONC	AP	Ohi	Code	59	255	Amour	nt .	\$ 1	500,000
Req#	· · · · · · · · · · · · · · · · · · ·		110001071			Code	33233		Amount		\$	
Year		Org Code			Code	TANKS MANAGEMENT OF THE PARTY O		Amount \$				
		Δ resolution	A resolution is required if the contract exceeds \$100,000 (\$40,000 Public Works).									
		A copy of the Resolution must be attached to the contract cover sheet.										
Reso	lution	☐ Contract	Contract does not exceed \$100,000 (\$40,000 Public Works) – a resolution is not required.									
		☐ Contract exceeds \$100,000 (\$40,000 Public Works) – resolution required.							Res	<b>#</b> 507		
									Year	2017		
Domestic Partner		Does Domes	stic Partner Ed	qual Be	enefits F	Requireme	nt Apply	/? [	Yes		No	
			Co	ntrac	t Revie	ew/Appro	ovals					
Initials	Dept.		Date In	Date	e Out	Comme	nts					
NO	Received by DOA		3/28/18			/						
Cu	Controller		110	3/2	19/14			·				
PCP	<i></i>		4/2/18	4/	2/18							
Corporation Coun			3/39/18	3/29	110							
Risk Manag			3/29/18	3130	118							
	County E	xecutive										
		<del></del>										

l l	Dane County Dept. Contact Info	Vendor Contact Info			
Name	Jim Matzinger	Name	Caitlin Stene		
Phone #	266-4040	Phone #	798-3241 X105		
Email	matzinger@countyofdane.com	Email	cstene@cross-plains.wi.us		

Certification: The attached contract is a:				
$\boxtimes$	Dane County Contract without any modifications.			
	Dane County Contract <u>with</u> modifications.  The modifications have been reviewed by:			
	Non-standard contract.			

**Contract Cover Sheet Signature** 

Department Approv	al of Contract			
	Signature	Date		
Dept. Head /	Lull J. Washi	3/28/18		
Authorized Designee	Printed Name			
3	Gerald Mandli			

## Contracts Exceeding \$100,000 Major Contracts Review – DCO Sect. 25.11(3)

Director of Administration	Signature  Comments	Date 4/2/18
Corporation Counsel	Signature  Comments	B/25/18

## AGREEMENT FOR THE RECONSTRUCTION AND JURISDICTIONAL TRANSFER OF CTH P IN THE VILLAGE OF CROSS PLAINS

THIS AGREEMENT ("Agreement") is made and entered into by and between the County of Dane, a quasi-municipal corporation in the State of Wisconsin (hereinafter referred to as "COUNTY"), and the Village of Cross Plains; a municipal corporation in the State of Wisconsin (hereinafter referred to as "VILLAGE")

## WITNESSETH:

WHEREAS VILLAGE and COUNTY have determined that the portion of County Trunk Highway ("CTH") P, located within VILLAGE, is in need of reconstruction ("the Project"), which will require contributions from VILLAGE and COUNTY; and

WHEREAS the Project will be financed by a combination of COUNTY and VILLAGE funds; and

WHEREAS funding is to be accomplished in accordance with county policies and past practices of cost sharing on similar CTH projects; and

WHEREAS, VILLAGE and COUNTY wish to formalize the transfer of jurisdiction of the portion of CTH P within the village corporate limits from COUNTY to VILLAGE; and

WHEREAS, COUNTY has obtained consent of the VILLAGE as required by Wis. Stat. 83.025(1)(a) to delete this portion of CTH P from the county trunk highway system. VILLAGE consent was obtained of the Cross Plains Village Board; and

WHEREAS, COUNTY obtained the consent of the Department as required by Wis. Stat. 83.025(1)(a) to delete this portion of CTH P from the county trunk highway system on 02/05/2018; and

WHEREAS pursuant to §66.0301 Wis. Stats. VILLAGE and COUNTY wish to formalize arrangements for the Project's cost;

**NOW, THEREFORE,** in consideration of the above premises and the mutual covenants of the parties hereinafter set forth, the receipt and sufficiency of which is acknowledged by each party for itself, VILLAGE and COUNTY do agree as follows:

- 1. The Project shall consist of the reconstruction of CTH P from USH 14 Northerly to a point 605 feet north of the centerline of Karen Court within the corporate limits of VILLAGE, a distance of 1.25 miles.
- 2. The project will be fully completed in 2018.

- 3. VILLAGE agrees to accept jurisdiction of CTH P, within the corporate limits of the Village from Bourbon Street northerly to a point 605 feet north of the centerline of Karen Court a distance of 1.30 miles, on November 1, 2018. All future corporate limit expansions shall include the jurisdictional transfer of those sections of CTH P located within the annexation area as of the date of annexation.
- 4. The VILLAGE agrees to accept jurisdiction of Bridge B-12-646 located between Bourbon Street and USH 14.
- 5. The parties acknowledge and agree that this Agreement includes consideration for both parties. COUNTY agrees to finance a portion of the design and construction of the Project in exchange for the jurisdictional transfer. There is no unilateral transfer of service as contemplated in §66.0602, Wis. Stats., that would necessitate or result in a levy shift. No levy funds will be transferred as a part of this Agreement.
- 6. COUNTY and VILLAGE agree to joint financial participation in those construction costs for the Project, as set forth in this Agreement and the Dane County Dept. of Public Works, Highway and Transportation's Policy on Joint Projects with Municipalities.
- 7. COUNTY's total obligations under this agreement, for the construction, shall not exceed \$1,320,000.
- 8. VILLAGE shall be responsible for all costs associated with the Project not covered by COUNTY pursuant to this Agreement.
- 9. During the term of this Agreement, VILLAGE and COUNTY, each for itself, agree to abide by its own equal employment and nondiscrimination policies and affirmative action plan and, in doing so, to make all employment and service related decisions without regard to age, race, ethnicity, religion, color, gender, disability, martial status, sexual orientation, national origin, cultural differences, ancestry, physical appearance, arrest record or conviction record, military participation or membership in the national guard, state defense force or any other reserve component of the military forces of the United States, or political beliefs and to provide equal opportunity including but not limited to the following: employment, upgrading, demotion, transfer, recruitment, advertising, layoff, termination, training, rates of pay, or any other form of compensation. VILLAGE agrees to post in conspicuous places, available to all employees and applicants for employment, notices setting forth the provisions of this Agreement as they relate to affirmative action and nondiscrimination. This listing of prohibited bases for discrimination shall not be construed to amend in any fashion state or federal law setting forth additional bases, and exceptions shall be permitted only to the extent allowable in state or federal law.

- 10. Each party shall be responsible for the consequences of its own acts, errors, or omissions and those of its employees, boards, commissions, agencies, officers, and representatives and shall be responsible for any losses, claims, and liabilities which are attributable to such acts, errors, or omissions including providing its own defense. In situations including joint liability, each party shall be responsible for the consequences of its own acts, errors, or omissions and those of its employees, agents, boards, commissions, agencies, officers and representatives. It is not the intent of the parties to impose liability beyond that imposed by state statutes. The obligations of the parties under this paragraph shall survive the expiration or termination of this Agreement.
- 11. Each party warrants for itself that it has complied with all applicable statutes, rules, orders, ordinances, requirements and regulations to execute this Agreement and that the person executing this Agreement on its behalf is authorized to do so.
- 12. Any amendment to this Agreement shall be by written consent of the parties.
- 13. The parties may evidence their agreement to the foregoing upon one or several counterparts of this instrument, which together shall constitute a single instrument.
- 14. COUNTY shall provide a written copy of this signed agreement to the State of Wisconsin for registration.

## FOR THE COUNTY:

Date Signed:	
	Joe Parisi, Dane County Executive
Date Signed:	
	Scott McDonell, Dane County Clerk
FOR THE VILLA	AGE OF CROSS PLAINS:
Date Signed: 00 20 2018	Africa andrew
	र्ष Andreoni , Village President
Date Signed: 03 20 2018	Courted
•	Caitlin Stene , Village Clerk