AMEND BOARD REPORT 16-0323-PR7

AUTHORIZE THE SECOND AND FINAL RENEWAL AGREEMENTS WITH CARNOW, CONIBEAR AND ASSOCIATES, LTD. AND GSG CONSULTANTS INC TO PROVIDE ENVIRONMENTAL TESTING AND RELATED SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the second and final renewal agreements with Carnow, Conibear & Associates, Ltd. and GSG Consultants, Inc. to provide environmental testing and related services to the Department of Facilities at an estimated annual cost as stated in the compensation section of this report. Written documents exercising this option are currently being negotiated. No payment shall be made to any vendor during the option period prior to execution of their written document. The authority granted herein shall automatically rescind as to each vendor in the event their document is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

This June 2018 amendment is necessary to increase the compensation amount payable to all vendors by an additional \$2,200,000. No written amendments to the agreements are required.

Contract Administrator :

Barnes, Miss Allison V / 773-553-2280

VENDOR:

1) Vendor # 36789
CARNOW, CONIBEAR & ASSOCIATES, LTD
600 WEST VAN BUREN STREET., STE 500
CHICAGO, IL 60607
Shirley Conibear
800 860-4486
Ownership: Dr. Shirley Conibear - 60%, And
Brian Lovetere - 40%

2) Vendor # 20966
GSG CONSULTANTS INC
855 W ADAMS ST., SUITE 200
CHICAGO, IL 60607
Arturo Saenz
312 733-6262
Ownership: Guillermo Garcia - 51%; Arturo

USER INFORMATION:

Contact:

12150 - Capital/Operations - City Wide

42 West Madison Street Chicago, IL 60602 Christlieb, Mr. Robert M.

Saenz - 24.5% And Ala E. Sassila -24.5%

773-553-2900

ORIGINAL AGREEMENT:

The original Agreements (authorized by Board Report 11-0622-PR9) in the amount of \$15,000,000 was for a term commencing August 1, 2011 and ending July 31, 2014, with the Board having two (2) options to renew for two (2) year terms. The agreements were renewed (authorized by Board Report 14-0528-PR4) in the amount of \$8,000,000 for a term commencing August 1, 2014 and ending July 31, 2016. The original agreements were was awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of each agreement is being renewed for two (2) years commencing August 1, 2016 and ending July 31, 2018.

OPTION PERIODS REMAINING:

There are no more option periods remaining.

SCOPE OF SERVICES:

Vendors will continue to provide Managing Environmental Consultant (MEC) Services. The scope of work for MEC includes, but is not limited to:

- Provide oversight/management of environmental contractors;
- Provide audit and quality assurance /quality control;
- Coordinate environmental work;
- Provide designs and bid specifications for environmental work;
- Collection and analysis of samples including, but not limited to, chemical, biological, asbestos, lead, soil, waste and air
- Conduct microbiological and indoor air quality assessments;
- Develop and provide educational services to the Board personnel;
- Respond to environmental emergencies including, but not limited to, chemical spills, asbestos, and lead painting incidents; and
- As necessary, manage small scale remediation measures.

DELIVERABLES:

Vendors will continue to provide comprehensive and accurate reports including the following: project design documents, oversight reports, investigations and testing reports, inspection reports, letters, notifications, and electronic submittals as required by the Environmental Services Manager.

OUTCOMES:

Vendors' services will result in qualification of environmental conditions, safe and responsible mitigation and management of environmental conditions and the establishment of environmental records required by law.

COMPENSATION:

Vendors shall be paid during this option period as follows: in accordance with the rates set forth in their respective renewal agreement. The annual compensation payable to all Vendors shall not exceed \$2,670,000 in FY17, \$3,670,000 in FY18 and \$1,200,000 in FY19 in the aggregate. The total compensation payable to all Vendors for the two year renewal period shall not exceed \$5,340,000 \$7,540,000. The not-to-exceed amounts are inclusive of any and all reimbursable expenses.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written option documents. Authorize the President and Secretary to execute the option documents. Authorize Chief Facilities Officer to execute all ancillary documents required to administer or effectuate this option agreement.

AFFIRMATIVE ACTION:

Pursuant to section 6.2 of the Remedial Program for Minority and Women-Owned Business Enterprise Participation in Goods and Services contracts (M/WBE Program), the category goals method for M/WBE participation will be utilized this contract is in full compliance with the <u>Business Diversity</u> goals set at of 35% MBE and 10% total WBE participation. The pool is comprised of 2 vendors, with one Prime MBE and one Prime WBE. Aggregated compliance of this pool will be monitored. The aggregated compliance of the vendors in the pool will be reported on a quarterly basis.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Various capital and operating funds

Charge to Facilities: \$2,670,000 per year for 2 year term total not exceed \$5,340,000

FY16, FY17, and FY18

FY17 \$2,670,000

FY18 \$3,670,000

FY19 \$1,200,000

Total not to exceed \$7,540,000 for the 2 year term.

Future year funding is contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

Approved for Consideration:

JONATHAN MAPLES
Chief Procurement Officer

Approved:

JANICE K. JACKSON Chief Executive Officer

JOSEPH T. MORIARTY General Counsel