		WHATCOM COUNTY CONTRACT INFORMATION SHEET				СТ		Whatcom County Contract No.						
Originating Departmen	ıt:					8	5 Health			1				
Division/Program: (i.e. Dept. Division and Program)						8540 Environmental Health / 854085 Solid Waste								
Contract or Grant Administrator:					Sue Sullivan									
Contractor's / Agency N	Name:						ty of Bellinghar	n						
					_									
Is this a New Contract? If not, is this an Amendment or Renewal to an Existing Contract? Yes ☑ No ☐ If Amendment or Renewal, (per WCC 3.08.100 (a)) Original Contract #:							Yes	No 🗆						
Does contract require Council Approval? Yes ⊠ No □ If No, include WCC:														
Already approved? C	Council Approv	ved Date:					(Exclusions see: \	Whatcon	n Cou	nty Codes	s 3.06.010, 3	3.08.09	0 and 3.08.10	0)
Is this a grant agreem		If you gran	tor agor	201/00	ontract	num	hor(s):		CFDA#:					
Yes ☐ No ☑ If yes, grantor agency con Is this contract grant funded?														
Yes ⊠ No □		If yes, Wha	tcom C	ounty	grant o	contr	act number(s):			2022	201016			
Is this contract the result of a RFP or Bid process? Yes □ No □ If yes, RFP and Bid num				r(s):						Contra Center	ct Cost :	650	525	
Is this agreement exc	luded from F-	-Verify?	No		Yes	M			•					
If YES, indicate exclusi			10		1									
☐ Professional ser		nent for certi	fied/lice	ensec	profe	ssior	nal.							
☐ Contract work is f							☐ Contract fo	or Com	merc	ial off th	ne shelf ite	ems (0	COTS).	
☐ Contract work is f	or less than 1	20 days.					☐ Work relate	ed subo	contra	act less	than \$25,	,000.		
	ent (between	Governmen	ts).				☐ Public Wo	rks - Lo	ocal A	Agency/	Federally	Fund	ed FHWA.	
Contract Amount: (sum of original contract amount and any prior amendments): \$\frac{150,000}{150,000}\$ Council approval required for; all property leases, contracts or bid awards exceeding \$40,000 , and professional service contract amendments that have an increase greater than \$10,000 or 10% of contract amount, whichever is greater, except when: Exercising an option contained in a contract previously approved by the council.														
\$	•			2.			for design, const						s, or other ca	apital costs
approved by					by council in a capital budget appropriation ordinance.									
Solution State Sta														
-				5.									intenance of	electronic
5. Contract is for manufacturer's technical support and hardware maintenance of electronic systems and/or technical support and software maintenance from the developer of							er of							
							software current							
Summary of Scope: solid waste.	This Agreeme	ent dedicate	es fundi	ing to	the Ci	ity of	f Bellingham fo	or staff	wor	king to	remove h	nomel	ess encam	pment
Term of Contract:	7 Month	hs				Fx	piration Date:			06/30	/2023			
Contract Routing:	Prepared b					1 -	pration Bato.			00/00	Date	•	09/09/202	2
oonader todang.	2. Health Bud		K	R/JG							Date		11/03/202	
	Attorney si	<u> </u>	RI								Date		11/09/202	
	4. AS Finance reviewed: Bbennett									Date		11/09/202		
	5. IT reviewed (if IT related):									Date				
6. Contractor approved:									Date					
7. Submitted to Exec.:				•					Date					
8. Council approved (if necessary): AB202					22-6	2- 672				Date				
	9. Executive	Ū									Date			
	10. Original to	o Council:									Date	:		

Whatcom County	Contract Number
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INTERLOCAL AGREEMENT FOR HOMELESS ENCAMPMENT SOLID WASTE REMOVAL WHATCOM COUNTY – CITY OF BELLINGHAM

WHATCOM COUNTY, a political subdivision of the State of Washington, acting through the Whatcom County Health Department, (hereinafter the "County"), located at 509 Girard Street, Bellingham, WA 98225 and the **CITY OF BELLINGHAM**, a first-class municipal corporation of the State of Washington (hereinafter the "Recipient"), with offices at 210 Lottie Street, Bellingham, WA 98225, in consideration of the mutual covenants herein, do agree as follows:

- 1. **PURPOSE**: This Agreement sets out the terms of financial assistance provided to the Recipient by the County to support solid waste removal at homeless encampments, as further detailed in Exhibit A "Statement of Work", attached hereto and incorporated herein by this reference.
- **2. TERM OF AGREEMENT.** Notwithstanding the date of execution hereof, this Agreement shall be in effect from 11/23/2022 to 06/30/2023.
- LIAISON. The Recipient's responsible person for this Agreement is Brandon Brubaker, Solid Waste Manager (<u>Bsbrubaker@cob.org</u>). The County's responsible person is Sue Sullivan, Environmental Health Manager (<u>Ssulliva@co.whatcom.wa.us</u>).
- 4. **STATEMENT OF WORK.** See attached Exhibit A, incorporated herein by this reference.
- 5. FUNDS PROVIDED AND METHOD OF PAYMENT.
 - A. The financial assistance provided to the Recipient shall not exceed \$150,000.
 - B. The County agrees to financially assist the Recipient only for activities specified in Exhibit A. Payment shall be based on properly executed guarterly invoices, per Exhibit B.
- 6. EXTRA WORK AND CHANGE ORDERS. Work in addition to or different from that provided for in the Scope of Work section of Exhibit A shall only be allowed by prior authorization in writing, as a modification to this Agreement. Such modifications shall be attached hereto and shall be approved in the same manner as this Agreement.
- 7. ACCOUNTING AND AUDIT. The Recipient agrees to keep records of all financial matters pertaining to this Agreement in accordance with generally accepted accounting principles and to retain the same for a period of three years after termination of this Agreement. The financial records shall be made available to representatives of the County or any other governmental agency with jurisdiction for audit, at such reasonable time and places as the County shall designate.
- 8. INDEMNIFICATION AND INSURANCE. The Recipient agrees to defend the County, hold it harmless, and indemnify it as to all claims, suites, costs, fees and liability arising out of the acts or work of the Recipient, its employees, subcontractors, or agents (including field work) pursuant to this Agreement, where such liability is incurred as a result of the actions or omissions of such parties. Recipient will obtain and maintain in force adequate insurance and/or self-insurance with coverage limits sufficient to cover potential liability arising within the Scope of Work.

Recipient specifically and expressly waives any immunity that may be granted under the Washington State Industrial Insurance Act, Title 51 RCW. Further, the indemnification obligation under this contract shall not be limited in any way by any limitation on benefits payable to or for any third party under the workers' compensation acts.

- 9. COMPLIANCE WITH LAWS. The Recipient shall comply with all applicable laws, ordinances, and codes of the local, State, and Federal governments. Recipient shall submit any and all information the County requires to demonstrate compliance with such laws, ordinances, and codes within two weeks of County's request for such information. The Recipient covenants that its employees have no interest and will not acquire interest, direct or indirect, or any other interest which would conflict in any manner or degree with the performance of services hereunder. The Recipient further covenants that in the performance of this Agreement, no person having such interest will be employed.
- 10. NONDISCRIMENATION IN CLIENT SERVICES. The Recipient shall not, on the grounds of race, color, sex, religion, national origin, creed, marital status, age, sexual orientation, gender identity, or disability, unlawfully deny a qualified individual any facilities, financial aid, services, or other benefits provided under this Agreement or otherwise deny or condition services in a manner that violates any applicable laws against discrimination. If assignment or subcontracting has been authorized, said assignment or subcontract shall include appropriate safeguards against discrimination in client services binding upon each contractor or subcontractor. The Recipient shall take such action as may be required to ensure full compliance with the provisions of this clause, including sanctions for noncompliance.

11. TERMINATION; REDUCTION IN FUNDING.

- A. Should either party hereto believe that the other has failed to perform, or is likely to be unable to substantially perform, all or a material part of its obligations under this Agreement, it shall deliver written notice to that effect to the other, specifying the alleged default and giving the other party fifteen (15) days to cure such default. Thereafter, should the default not be remedied to the satisfaction of the non-defaulting party, this Agreement may be terminated upon seven (7) days written notice (delivered by certified mail).
- B. In the event that funding is withdrawn, reduced or limited in any way after the effective date of this Agreement due to County budgetary constraints or economic downturn resulting in reduced revenues, and prior to its normal completion, the County may summarily terminate the Agreement as to the funds withdrawn, reduced or limited notwithstanding any other termination provisions of this Agreement. If the level of funding withdrawn, reduced or limited is so great that the County deems that the continuation of the services covered by this Agreement is no longer in the best interest of the County, the County may summarily terminate this Agreement in whole notwithstanding any other termination of this Agreement. Termination under this Section shall be effective upon receipt of written notice thereof.
- C. Termination of this Agreement shall not prevent the County from invoking those provisions herein necessary to protect or enforce its rights hereunder, which provisions shall survive termination.
- **12. ASSIGNMENT.** Neither party shall assign or delegate any or all interests in this Agreement without first obtaining the written consent of the other party.
- 13. VENUE STIPULATION. This Agreement has been and shall be considered as having been made and delivered within the State of Washington, and shall be governed by the laws of the State of Washington both as to interpretation and performance. Any action in law or equity, or judicial proceeding for the enforcement of this Agreement or any of the provisions contained therein, shall be instituted and maintained only in Skagit County Superior Court, Washington.
- **14. STATUS OF RECIPIENT**. Neither Recipient nor personnel employed by the Recipient shall acquire any rights or status in the County's employment, nor shall they be deemed employees or agents of the County for any

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purpose other than as specified herein. Recipient shall be deemed an independent contractor and shall be responsible in full for payment of its employees, including worker's compensation, insurance, payroll deductions, and all related costs.

EXECUTED, this day of		, 2	0	_, for WHATCOM COUNTY:
Satpal Singh Sidhu, County Executive	Date	_		
WHATCOM COUNTY: Recommended for Approval:				
Sue Sullivan, Environmental Health Manager	Date	_		
Erika Lautenbach, Director	Date			
Approved as to form:				
Royce Buckingham, Senior Civil Deputy Prosecutor	Date	_		
CITY OF BELLINGHAM:				
EXECUTED , this day of		, 2	0	_, for the CITY OF BELLINGHAM:
Seth Fleetwood, Mayor	_			
Attest:		Approve	d as to	Form:
Finance Director	_	Office of	the City	Attorney
Departmental Approval				

EXHIBIT A STATEMENT OF WORK

I. Background

Homeless encampments can present a significant health and safety risk to occupants, neighboring residents, businesses, passing motorists, pedestrian access, and roadway workers. Illegal disposal of garbage and human waste can contaminate the environment, including soil, groundwater and surface waterways, spread disease, attract vermin, and disrupt the ecosystem. These risks present a need to clean up abandoned encampments to protect people and the environment. This Agreement dedicates funding to the City of Bellingham for staff working to remove solid and hazardous waste related to homeless encampments and illegal dump sites.

II. Scope of Work

- A. City of Bellingham solid waste personnel will work to decrease or eliminate the threat of hazardous materials reaching the environment and/or exposure to hazardous or disease-causing materials or vectors associated with abandoned homeless encampments on public property. Abandoned encampments are typically identified through citizen complaints. Solid waste personnel will perform site visits of identified encampments and, if determined to be abandoned, will tag the site for a cleanup. When performing a cleanup at an abandoned encampment, solid waste personnel will:
 - 1. Remove all wastes, including garbage, biohazardous waste and hazardous waste.
 - 2. Follow best practice work procedures to safely manage any hazardous materials that may be found on a property and which could pose a health threat.
 - 3. Properly handle and dispose of solid and hazardous waste in accordance with all applicable laws.
 - 4. Provide all safety, equipment, materials, and relevant training to staff.
 - 5. Provide all labor, materials, tools, equipment, transportation, and supplies required to decrease or eliminate the threat of hazardous materials.
 - 6. Always perform work in a safe, timely, efficient, and courteous manner.
 - 7. Use caution during site cleanup to ensure no damage to landscaping, turf, trees, or vegetation.
 - 8. Utilize mechanical means to clean areas when able.
 - 9. Handle material as minimal as possible based on solid waste risk assessment.
- B. All state and local laws are to be followed when disposing of collected wastes. After a cleanup is performed, Solid Waste personnel will make all attempts possible to return the property to its previous state, including placing hydroseed.
- C. If solid waste services are needed in occupied encampments, law enforcement personnel are also required to accompany solid waste personnel.
- D. This Agreement does not fund law enforcement personnel nor the cost for solid waste disposal.

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E. The urgency and frequency of pickups are determined by the level of risk to the public as well as other factors such as proximity to schools, critical areas, riparian areas, waterways, pedestrian accessibility, public health, code compliance, parking enforcement, and public safety.

III. Additional Requirements

The Contractor will maintain current licenses, permits, certifications, and other regulatory items required under international, federal, state, local statutes, regulations or standards for heavy equipment operation and for cleanup, transportation, dismantling, salvage, reuse, recycling, and/or disposal of all materials. Waste removed from encampments may include sharps, biohazardous and hazardous waste. Therefore, proper training and personal protective equipment for personnel are required before assuming duties within this scope of work.

IV. Reporting Requirements

Quarterly reports of areas served, including cleanup locations, amount of waste removed, and hours worked shall be submitted to the County's Contract Administrator on January 1, April 1, and July 1, 2023.

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EXHIBIT B FINANCIAL COMMITMENTS

I. Budget and Source of Funding: Funding for this Agreement may not exceed \$150,000. Funds are provided by the Washington State Department of Health's Consolidated Contract – Foundational Public Health Services Funds. The budget for this Agreement is as follows:

Cost Description	Items Required with Invoices	Total Budget
Solid Waste Program Personnel	GL Detail showing labor detail	\$150,000
(salaries + benefits)	by location cleaned and	
	volume of material removed.	

II. Invoicing:

- A. Invoices shall be submitted upon completion of encampment site clean-up and shall be submitted by the 15th of the month, following the month of service, except for January where the same will be due by the 10th of the month. Invoices submitted for payment must include the items identified in the table above.
- B. Invoices shall be sent to (include contract #) HL-BusinessOffice@co.whatcom.wa.us.
- C. Payment by the County will be considered timely if it is made within 30 days of the receipt and acceptance of billing information from the City.
- D. Invoices must include the following statement, with an authorized signature and date:
 - I certify that the materials have been furnished, the services rendered, or the labor performed as described on this invoice.
- E. Duplication of Billed Costs or Payments for Service: City shall not bill the County for services performed or provided under this contract, and the County shall not pay the City, if the City has been or will be paid by any other source, including grants, for those costs used to perform or provide the services in this contract. The City is responsible for any audit exceptions or disallowed amounts paid as a result of this contract.

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