

Woodbury County Law Enforcement Center Authority

620 Douglas St., Room 104 Sioux City, Iowa 51101

712 - 279-6525

Ron Wieck - Chair

Dan Moore - Secretary

Rocky De Witt - Treasurer

Agenda

March 17, 2023 9:00 a.m.

First Floor Boardroom, County Courthouse

9:00 a.m. Call Meeting to Order

- 1. Approval of the agenda
- 2. Approval of the minutes of the February 17, 2023 meeting
- 3. Approval of claims
- 4. Financial Update
- 5. Approval of Letter of Engagement with Stinson LLP
- 6. Approval of FiberComm Proposal for new LEC
- 7. Information on Baker Group Contract Amendment #2
- 8. Information on Goldberg Group Architects Contract
- 9. Approval of Prime Contract Potential Change Order #034
- 10. Update on Woodbury County LEC Main Project
- 11. Commissioners concerns
- 12. Adjourn

ADJOURNMENT

Woodbury County Law Enforcement Center Authority

Minutes

February 17, 2023 9:00 a.m.
Basement Boardroom, County Courthouse

Attendance:

Members: Ron Wieck, Dan Moore, Rocky De Witt

Staff: Karen James, Dennis Butler, Shane Albrecht, Baker Group, Kenny Schmitz, Building Services,

- 1. Motion by De Witt, second by Moore to approve the agenda. Carried 3-0
- 2. Motion by De Witt, second by Moore to approve the minutes of February 3, 2023 meeting. Carried 3-0
- 3. Motion by De Witt, second by Moore to approve the claims totaling \$2,071,912.75. Carried 3-0
- 4. Motion by De Witt, second by Moore to open the public hearing on the proposal to amend the Lease Agreement with Woodbury County, Iowa. Carried 3-0
 - Motion by De Witt, second by Moore to close the public hearing on the proposal to amend the Lease Agreement with Woodbury County, Iowa. Carried 3-0
- 5. Motion by De Witt, second by Moore to approve resolution approving and authorizing execution of the second amendment to the Lease Agreement with Woodbury County, lowa. Carried 3-0
- 6. Woodbury County Building Services Director Kenny Schmitz gave an update on equipment needed to maintain the new LEC.
- 7. Woodbury County Sheriff Chief Deputy Tony Wingert gave an update on equipment needed to operate the jail at the new LEC.
- 8. Woodbury County Finance/Budget Director Dennis Butler gave an update on budget needed for equipment at the new LEC.
- 9. Woodbury County Finance/Budget Director Dennis Butler gave a financial report. Shane Albrecht, Baker Group gave an update on Main LEC Project.

10. Motion by De Witt, second by Moore to approve Potential Change Order #028R2, total amount \$2,372.00. Carried 3-0

Motion by De Witt, second by Moore to approve Potential Change Order #040R, total amount \$17,438.00. Carried 3-0

Motion by De Witt, second by Moore to approve Potential Change Order #047, total amount \$1,891.00. Carried 3-0

Motion by De Witt, second by Moore to approve Potential Change Order #048, total amount \$2,444.00. Carried 3-0

Motion by De Witt, second by Moore to approve Potential Change Order #050R, total amount \$5393.00. Carried 3-0

Motion by De Witt, second by Moore to approve Potential Change Order #051, total amount \$1,333.00. Carried 3-0

Motion by De Witt, second by Moore to approve Potential Change Order #053, total amount \$0.00. Carried 3-0

- 11. Motion by Wieck, second by De Witt to approve Prime Contract Change Order #013, total amount \$30,871.00. Carried 3-0
- 12. No Commissioners concerns.
- 13. Motion by De Witt, second by Moore to adjourn. Carried 3-0

Dan Moore, Secretary



Woodbury County

Expense Approval Report

By Segment (Select Below)

Post Dates 3/17/2023 - 3/17/2023

Grand Total:

2,774,112.77

Vendor Name	Account Number	Payable Number	Description (Item) Post Date	Amount
Office: 45 - Law Enforcement A	Authority			
Goldberg Group Architects	4750-45-9111-000-61001	1118	4750 - Jail project - architecture 03/17/2023	28,361.39
Goldberg Group Architects	4750-45-9111-000-61005	1118	4750 - Jail project - reimbursabl 03/17/2023	871.48
Hausmann Construction, Inc.	0005-45-9111-000-61003	21-068-021	0005C - Jail project - constructi 03/17/2023	2,160,946.45
Hausmann Construction, Inc.	4750-45-9111-000-61003	21-068-021	4750 - Jail project - construction 03/17/2023	344,455.30
Hausmann Construction, Inc.	4750-45-9111-000-61013	21-068-021	4750 - Jail project - change orde03/17/2023	4,367.15
Hausmann Construction, Inc.	4750-45-9111-000-61023	21-068-021	4750 - Jail project - alternates 03/17/2023	186,675.00
Baker Group	4750-45-9111-000-61002	240587	4750 - Jail project - project man 03/17/2023	35,000.00
Ahlers & Cooney PC	4750-45-9111-000-61004	839256	4750 - Jail project - professional03/17/2023	8,108.00
Certified Testing Services Inc	4750-45-9111-000-61006	SC45738	4750 - Jail project - testing 03/17/2023	5,328.00
			Office 45 - Law Enforcement Authority Total:	2,774,112.77

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Report Summary

Fund Summary

Fund		Expense Amount	Payment Amount
0005 - America Rescue Plan Act		2,160,946.45	0.00
4750 - Justice Center Taxable Bonds		613,166.32	0.00
	Grand Total:	2.774.112.77	0.00

Account Summary

Account Number	Account Name	Expense Amount	Payment Amount
0005-45-9111-000-61003	Construction	2,160,946.45	0.00
4750-45-9111-000-61001	Architecture & Engineering	28,361.39	0.00
4750-45-9111-000-61002	Project Management	35,000.00	0.00
4750-45-9111-000-61003	Construction	344,455.30	0.00
4750-45-9111-000-61004	Misc/Administration	8,108.00	0.00
4750-45-9111-000-61005	Reimbursables	871.48	0.00
4750-45-9111-000-61006	Testing and Surveying	5,328.00	0.00
4750-45-9111-000-61013	Contingency/Change Orde	4,367.15	0.00
4750-45-9111-000-61023	Construction Alternates	186,675.00	0.00
	Grand Total:	2,774,112.77	0.00

Project Account Summary

Project Account Key		Expense Amount	Payment Amount
4750-9111-ALTERNATES		186,675.00	0.00
4750-9111-ARCHITECTURE & ENGINEERING		28,361.39	0.00
4750-9111-CONSTRUCTION		344,455.30	0.00
4750-9111-CONTINGENCY		4,367.15	0.00
4750-9111-MISC/ADMINISTRATION		8,108.00	0.00
4750-9111-PROJECT MANAGEMENT		35,000.00	0.00
4750-9111-REIMBURSABLES		871.48	0.00
4750-9111-TESTING AND SURVEYING		5,328.00	0.00
ARPA 12		2,160,946.45	0.00
	Grand Total:	2,774,112.77	0.00

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Brian Sobczyk PARTNER

DIRECT: 816.691.2325 OFFICE: 816.842.8600

brian.sobczyk@stinson.com

February 27, 2023

Woodbury County Law Enforcement Center Authority Attn: Ron Wieck 620 Douglas Street Sioux City, IA 51101

Re:

Legal representation of Woodbury County Law Enforcement Center Authority on construction and real estate matters ("Matter")

Dear Ron:

Thank you for selecting Stinson LLP (the "Firm") to represent the Woodbury County Law Enforcement Center Authority in connection with the above-referenced Matter. We appreciate the confidence that you have placed in us and look forward to serving as counsel in this engagement.

We are submitting this letter and the accompanying General Terms of Representation to serve as the written agreement for our engagement. This letter and the General Terms of Representation contain important information regarding how we provide legal services and will apply, unless otherwise agreed in writing, to all current and future matters for which Client has retained or will retain us. If you have any questions about any part of our engagement or if you would like to discuss possible modifications to the terms of this engagement, please call me.

Client

For purposes of this engagement, the Firm's sole client will be Woodbury County Law Enforcement Center Authority (the "Client"). Except as otherwise agreed in writing, the Firm will not be representing any other person or entity in the Matter.

Scope of Engagement

Unless otherwise specifically agreed in writing, the scope of this engagement will be limited to the provision of legal services for representation on construction and real estate matters relating to Client. Our acceptance of this engagement does not involve an undertaking to represent Client or its interests in any other matter.

Fees and Charges

Our fees for this engagement will be based upon and billed at the hourly rates of each attorney, paralegal, and other timekeeper performing services on your behalf. The current hourly rates for attorneys and paralegals anticipated to work on the Matter are as follows:

1201 Walnut Street, Suite 2900, Kansas City, MO 64106



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Attorney/Paralegal Hourly Rate
Brian Sobczyk (Partner – Construction) \$505.00

Alan Van Dellen (Partner – Real Estate) \$630.00

Ethan Sanders (Associate) \$395.00

Our hourly rates are adjusted periodically, typically on an annual basis, to reflect the advancing experience, capabilities, and seniority of our attorneys and paralegals as well as general economic factors. From time to time, it may become necessary or desirable to assign different or additional attorneys or paralegals to work on your Matter. Client agrees that we may charge the hourly rates currently in effect at the time the work is performed. In addition, we will bill for or request direct payment for disbursements or expenses that we incur, including delivery charges, significant photocopy or reproduction costs, computerized legal research charges, filing fees, fees and costs associated with practice support and/or electronic discovery providers, travel expenses, expert witness fees, and other vendor fees, if any. Typically, we forward third-party charges in excess of \$250 directly to Client for payment. Client agrees to be responsible for the payment of such third-party charges and agrees to indemnify the Firm in the event such charges are not paid and the vendor makes a claim against the Firm. Payment is due upon receipt of our statements.

PLEASE NOTE THAT THE GENERAL TERMS OF REPRESENTATION THAT WE ASK CLIENT TO AGREE TO INCLUDE A PROVISION CONCERNING MANDATORY BINDING ARBITRATION OF ANY DISPUTES ABOUT OUR FEES OR OTHER CHARGES. We have included this provision to resolve any such disputes quickly, efficiently and in a less public forum than in court, but it does cause both parties to give up rights they would otherwise have to bring an action in court. Please read this provision and the explanatory statement that accompanies it, and we advise you to seek separate counsel concerning whether you should agree to it. If you do not wish this provision to be a part of Client's agreement with us, please advise us before you sign this letter.

Conflicts of Interest

No Conflicts: We have performed a search of our other clients to determine if representing Client might create a potential conflict of interest with any other clients. That check was done using Client's name and any other names you gave us. Please inform us immediately if Client uses other names.

We cannot enter into this engagement if it could interfere with our ability to represent existing or future clients who develop relationships or interests adverse to Client. We therefore ask you to confirm that we may continue to represent or may undertake in the future to represent any existing or future client in any matter (including but not limited to transactions, litigation or other dispute resolutions), even if the interests of that client in that other matter are directly adverse to our representation of Client, as long as that other matter is not substantially related to this or our other engagements on behalf of you. In the event of our representation of another client in a matter directly adverse to Client, however, our lawyers or other service providers who have worked with Client will not work for such other client, and appropriate measures will be taken to assure that proprietary or other confidential information of a non-public nature concerning Client acquired by us as a result of our representation of Client will not be transmitted to our lawyers or others in the Firm involved in such matter.

In other words, we request that you confirm that (1) no engagement that we have undertaken or may undertake on behalf of Client will be asserted by you either as a conflict of interest with respect to, or as a

Woodbury County Law Enforcement Center Authority February 27, 2023 Page 3

basis to preclude, challenge or otherwise disqualify us from, any current or future representation of any client in any matter, including without limitation any representations in negotiations, transactions, counseling or litigation adverse to Client, as long as that other matter is not substantially related to any of our engagements on behalf of Client, (2) you hereby waive any conflict of interest that exists or might be asserted to exist and any other basis that might be asserted to preclude, challenge or otherwise disqualify us in any representation of any other client with respect to any such matter, (3) you have been advised by us, and have had the opportunity to consult with other counsel, with respect to the terms and conditions of these provisions and its prospective waiver, (4) your consent to these provisions is both voluntary and fully informed, and (5) you intend for your consent to be effective and fully enforceable, and to be relied upon by our Firm.

Review and Return of Engagement Letter

We ask that you review this letter and the General Terms of Representation carefully and let us know if there is any provision that you do not understand. If you have any questions concerning the terms of our engagement, or if you ever have a question about our charges, or their reasonableness, please contact me at your convenience to discuss the matter. Please sign and return this letter to confirm that it accurately reflects the scope, terms and conditions with respect to this engagement. However, please note that if we do not receive a signed copy of this letter, your instructing us or continuing to instruct us on this Matter will constitute Client's full acceptance of the terms of this letter and in the accompanying General Terms of Representation.

Thank you for choosing us as counsel. We look forward to a good and productive relationship.

Sincerely,

Stinson LLP

Brian Sobczyk

ACCEPTED AND AGREED

this _____ day of February, 2023

Woodbury County Law Enforcement Center

By: _____

Name: Ron Wieck Title: Chairman



GENERAL TERMS OF REPRESENTATION

Stinson LLP appreciates the opportunity to serve you. Our goal is to provide legal services that address your legal needs effectively and efficiently through our various offices.

The following information explains the client service practices and billing procedures that apply to our representation of your interests (unless you have reached a different written understanding with us). We encourage you to discuss these practices with our lawyers whenever you have questions during the course of our engagement.

Our Client. The person(s) or entity(ies) who are the client(s) in this engagement are limited to those specifically stated in the accompanying engagement letter. In order to avoid misunderstandings and/or inadvertent conflicts of interest in the future, it is understood that, in the absence of written agreement to the contrary, neither this engagement nor our work in connection with this engagement shall be understood or taken to create an attorney-client relationship with other, including related or affiliated (e.g., parent, subsidiary, shareholder, partner, member, director, officer, employee, insurer, joint venture, etc.), persons or entities.

Personnel. One lawyer will generally be assigned primary responsibility for seeing that your requests for legal services are met, but additional lawyers may assist in providing appropriate and efficient legal services. We attempt to assign personnel to each matter based on the nature and scope of the issues raised by the matter in conjunction with the experience and expertise of our lawyers.

Provision of Legal Services. This engagement is for provision of professional legal services, and not for the provision of business, personal, accounting, technical or other advice not constituting legal services. It is agreed that the client is not relying upon counsel in this engagement for advice in areas other than professional legal services, even if such matters should be discussed in connection with the engagement.

Results. At the commencement or during the course of our representation, we may express opinions or beliefs concerning various issues or courses of action and the results that might be anticipated. Any such statement made by any partner or employee of our Firm is intended to be an expression of opinion only, based on information available to us at the time, and should not be construed as a promise or guarantee.

Entire Agreement. The accompanying engagement letter together with these General Terms of Representation shall constitute the entire agreement between us concerning the engagement, and shall not be modified or supplemented, except in a subsequent writing signed by the parties.

Periodic Billings for Legal Services. Unless other arrangements have been made, it is our policy to render periodic statements for legal services on a monthly basis. We normally base these interim statements on hourly rates of lawyers and legal assistants working on the matter. Statements will be due upon presentation, and are to be paid no later than 30 days following the invoice date. The amounts paid on our interim billings are applied to the total final fee. If any statement amount remains unpaid 60 days after the invoice date, the Firm reserves the right to terminate its services, consistent with applicable Rules of Professional Conduct.

When agreed to by engagement letter, fees are sometimes fixed irrespective of the hours involved. Circumstances, including those set out below may require departure from the application of hourly rates. Determination of the total final fee may await conclusion of each specified case or matter so that all relevant factors may be considered.

The Firm has offices in multiple states. Our lawyers are subject to rules governing the professional conduct of lawyers in those states. In addition to time spent, these rules list other factors that can be considered in determining a reasonable fee. These include: reputation, the skill and experience required to complete the services properly; the extent to which the acceptance of the particular matter will preclude other employment; the amount involved; the results obtained; the time limitations imposed by the client or by the circumstances; the nature and length of the professional relationship with the client; and whether the fee is fixed or contingent. In the absence of agreement with you, those factors will not be used to increase our billings for fees above the charge resulting from application of hourly rates.

Estimates and Budgets. Please note that any estimates of anticipated fees and costs that we may provide at your request, whether for budgeting purposes or otherwise, are only an approximation because of the uncertainties involved in the representation. Unless we have otherwise agreed in writing to a specific fixed fee or fee cap, any such estimate is not a maximum or minimum fee quotation, and our fees will be determined based on actual hours incurred in accordance with the terms of our representation. It is also expressly understood that, absent a written contingent fee agreement, payment of the Firm's fees and costs is in no way contingent on the ultimate outcome of the matter.

Retainers. With new clients or with substantial new matters for existing clients, the Firm may require what is known as a "retainer held as security." This retainer may be in the nature of a deposit, held by the Firm for the protection of its investment of time and effort which will be applied to the final billing. Another type of retainer may require you to deposit a certain amount, against which monthly statement amounts will be applied. At the end of each month, the agreed upon monthly retainer amount must be replenished to its original amount. Even though a retainer is outstanding, we expect you to pay for services rendered as reflected by interim billings.

Paralegals/Practice Support Consultants/Document Clerks. Certain work will be done by paralegals, sometimes called "legal assistants," and/or Practice Support Consultants. Such persons, although not practicing lawyers, have undergone training to perform certain kinds of services at lower rates. In matters involving significant quantities of document management, document clerks may be used to perform tasks at lower rates than those of legal assistants. In matters in which electronically stored information is relevant to the representation, Practice Support Consultants are used. All such work is supervised by practicing lawyers. The use of such persons allows us to deliver legal services to you at a lower cost.

Client Disbursements. Most matters require, from time to time, certain monetary advances to be made on your behalf by the Firm. Some "client disbursements" represent out-of-pocket charges we advance, others represent internal costs (including costs such as fees for service of process, court filing fees, deliveries, copying charges, travel expenses, computer assisted legal research, costs associated with electronically stored information that may be relevant to the representation, etc.). It is understood that while acting as your lawyers, we have the authority to use our best judgment in making such expenditures on your behalf. Unless we have made prior arrangements with you, we will send you monthly billings for client disbursements incurred during the preceding month. If the nature of the matter is such that we anticipate substantial advances, we may require a separate deposit for such purpose. Substantial individual items in excess of \$250, such as expert witness fees, the costs of deposition transcripts, printing costs, etc., may be billed directly to you by the vendor of such services. In many matters when lawyers must examine legal

authorities, it is more economical to accomplish the task using computer databases of legal precedents (instead of the traditional method of manual retrieval). In such instances, the special charges assessed by the providers of these services, Lexis and Westlaw, are shown on client disbursement billings as "Lexis or Westlaw Research."

RESOLUTION OF DISPUTES CONCERNING FEES AND OTHER CHARGES.

- (a) ANY CLAIM, CONTROVERSY OR DISPUTE, WHETHER SOUNDING IN CONTRACT, STATUTE, OR TORT, OR ANY OTHER LEGAL THEORY, RELATED DIRECTLY OR INDIRECTLY TO THE FEES OR OTHER CHARGES BY OUR FIRM TO YOU, INCLUDING, BUT NOT LIMITED TO YOUR NON-PAYMENT OF ANY AMOUNTS BILLED TO YOU, SHALL BE RESOLVED BY MANDATORY BINDING ARBITRATION AS PRESCRIBED IN THIS SECTION. THE FEDERAL ARBITRATION ACT, NOT STATE LAW, GOVERNS THE ARBITRATION, INCLUDING BUT NOT LIMITED TO THE QUESTION OF WHETHER A CLAIM IS SUBJECT TO ARBITRATION. YOU AND OUR FIRM EACH AGREE TO WAIVE ANY RIGHT TO TRIAL IN A COURT OF LAW AND ANY RIGHT TO A TRIAL BY JURY THAT MAY OTHERWISE EXIST.
- (b) THE ARBITRATION WILL BE ADMINISTERED BY THE AMERICAN ARBITRATION ASSOCIATION UNDER ITS COMMERCIAL ARBITRATION RULES. THE ARBITRATION SHALL BE TO A SINGLE ARBITRATOR WHO IS A LICENSED ATTORNEY WITH AT LEAST TEN YEARS EXPERIENCE IN THE JURISDICTION IN WHICH THE OFFICE OF OUR ATTORNEY PRIMARILY RESPONSIBLE FOR YOUR ENGAGEMENT IS LOCATED, AND THE ARBITRATION SHALL BE HELD IN THAT CITY. JUDGMENT UPON THE AWARD RENDERED BY THE ARBITRATOR MAY BE ENTERED IN ANY COURT HAVING JURISDICTION.
- (c) THIS AGREEMENT TO ARBITRATE CONTAINS RISKS AND BENEFITS AND REQUIRES EACH PARTY TO GIVE UP RIGHTS THEY WOULD OTHERWISE HAVE. YOU ARE ADVISED TO SEEK INDEPENDENT COUNSEL, AND YOU ARE NOT REQUIRED TO AGREE TO THIS PROVISION. ARBITRATION MAY BE A MORE EFFICIENT AND LESS PUBLIC MEANS OF RESOLVING OUR DISPUTES. HOWEVER, BY AGREEING TO THIS PROVISION, YOU WAIVE YOUR RIGHT TO BRING AN ACTION IN COURT, AND TO HAVE A JURY TRIAL, AND YOUR RIGHT TO AN APPEAL. IN MOST CIRCUMSTANCES, THE DECISION OF THE ARBITRATOR IS FINAL AND MAY NOT BE APPEALED OR CHALLENGED, EXCEPT ON VERY LIMITED GROUNDS. DISCOVERY (THE PARTIES' RIGHT TO OBTAIN INFORMATION FOR EACH OTHER AND THIRD PARTIES) IS OR MAY BE LIMITED OR PRECLUDED IN ARBITRATION. ARBITRATION MAY BE MORE OR LESS EXPENSIVE THAN AN ACTION IN COURT. THE ARBITRATOR MAY ALLOCATE THE COSTS OF ARBITRATION, INCLUDING THE FEES OF THE ARBITRATOR, TO ONE OR BOTH OF THE PARTIES. IF YOU HAVE ANY QUESTIONS ABOUT ARBITRATION OR WHETHER YOU SHOULD AGREE TO THIS PROVISION, SEEK INDEPENDENT LEGAL ADVICE OR ASK THAT THIS PROVISION BE DELETED FROM OUR AGREEMENT WITH YOU BEFORE YOU SIGN IT.
- (d) THIS PROVISION SHALL NOT APPLY IN ANY JURISDICTION IN WHICH IT DOES NOT COMPLY WITH THE RULES OF PROFESSIONAL CONDUCT APPLICABLE TO ATTORNEYS.

File Retention. After our representation has ended, we will, upon your request, deliver the file for this engagement to you. If you do not request the file, we will retain it for a period of five years after the matter is closed. If you do not request delivery of the file before the end of the five year period, we will have no further obligation to retain the file and may, at our discretion, destroy it without further notice to you,

subject to governing rules of professional conduct. At any point during the five year period, you may request delivery of the file.

Disbursements and Other Charges. We will also charge you for certain expense items listed below that we provide in connection with our legal services. Through long-term contracts with computer research vendors, and practice support and/or electronic discovery providers, we receive discounted rates on some of these services in exchange for guaranteed payment, usage or other obligations undertaken at our risk. The payments that we receive from clients for these services may or may not exceed our total payments to the vendors. Any excess is used to partially offset the costs we incur for related equipment and personnel as well as the risks we assume in entering into these contracts.

Specific items provided by the Firm are currently charged at the following rates which may be changed periodically due to economic factors as reflected on the monthly invoice:

Computer Research. We do not charge clients for the use of the Firm's internal work product retrieval system. Clients are charged for computer-assisted research at rates we establish based on any agreement we have with the vendor and our associated risks in entering into long-term usage contracts.

Telecommunications. We do not charge for local or long-distance phone calls or electronic mail transmissions.

Mail/Messengers. Messengers are used as appropriate to assure expedited delivery. The cost of such messengers is charged directly to clients without markup. We do not charge for regular mail; however, bulk mailings, packages and special postal services are charged at our actual cost.

Travel. Unless other arrangements have been specified, any air travel required in connection with our representation of your interests will be at coach rates.

Electronic Communications. We may use various forms of electronic communications to discuss matters concerning your representation. Any such communication is not without some risk. For example, someone with sufficient knowledge, tools, and access could intercept and use information related to those communications. This could cause you to lose your confidentiality and attorney/client privilege protections. However, to facilitate your representation, you approve the use of electronic communications during your representation by us unless we are instructed otherwise.

Termination of Services. In the event that you choose to terminate our services, please advise us of such in writing. We retain the right to cease performing legal services and to terminate our legal representation for any reason consistent with ethical rules, including conflicts of interest or the failure to pay legal fees and expenses when due. Our termination or your termination of services does not affect your obligation to pay legal fees and expenses incurred prior to the effective date of such termination. Unless previously terminated, our representation of the Client will terminate upon our sending our final statement for services rendered. Unless we are re-engaged after our representation terminates, we will have no continuing obligation to advise the Client with respect to future legal developments or otherwise monitor renewal or notice dates or similar deadlines that may arise from the matter(s) for which we had been engaged.

Questions. One of our goals is to ensure that legal services are delivered effectively and efficiently, and that all billings are accurate and understandable. Please direct any questions about services or billing practices to the Chief Operating Officer. Questions regarding the billing or payment status of your account may also be directed to our Client Accounting Department.

AMENDMENT #2

This Amendment ("Amendment"), dated this 3rd day of March, in the year 2023, is incorporated into the Standard Form of Agreement Between Owner and Construction Manager as Adviser, AIA Document C132 – 2009 Edition, dated the 17th day of July in the year 2020 (the "CMA Agreement") by and between Woodbury County Law Enforcement Center Authority ("Owner") and Baker Mechanical, Inc. dba Baker Group ("Construction Manager" and collectively with Owner, the "Parties") for the Woodbury County Law Enforcement Center located in Sioux City, Iowa (the "Project").

The Owner and Construction Manager agree that the terms and conditions in the CMA Agreement are hereby amended as follows:

- 1. Section 11.1.2, paragraph 2, through the execution of Amendment #1 dated 5/17/2021, was stricken in its entirety and, in lieu thereof, the Parties agreed that Section 11.1.2 was amended to read as follows: "The Construction Management Fee shall be a fixed fee of \$1,325,000."
- 2. The project has been extended approximately 6 months and is expected to be complete around October 1st, 2023. In consideration of this extended schedule the parties agree that the Construction Management Fee shall be increased by \$138,000 to cover the period from April 1st, 2023 through October 1st, 2023

This Amendment is entered into as of the day and year first written above.

OWNER:	CONSTRUCTION MANAGER:
WOODBURY COUNTY LAW ENFORCEMENT CENTER AUTHORITY	BAKER MECHANICAL, INC. dba BAKER GROUP
By:	By:
(Printed Name)	(Printed Name)
(Title)	(Title)
Date:	Date:



PCO #034

Project: 21-068 - Woodbury County - Law Enforcement Center 3701 28th Street Sioux City, Iowa 51104

2108 Taylor Ave. #850 Norfolk, Nebraska 68701 Phone: (402) 371-8650 Fax: (402) 438-3235

Hausmann Construction, Inc.

Prime Contract Potential Change Order #034: CE #PCO 034 - PR 13 -**Reduced Foundation Work**

то:	Woodbury County Law Enforcement 620 Douglas Street Sioux City, Iowa 51105	FROM:	Hausmann Construction, Inc. 8885 Executive Woods Drive Lincoln, Nebraska 68512
PCO NUMBER/REVISION:	034 / 0	CONTRACT:	21-068 - Woodbury County - Law Enforcement Center
REQUEST RECEIVED FROM:		CREATED BY:	Nathan Thege (Hausmann Construction, Inc.)
STATUS:	Pending - In Review	CREATED DATE:	7/7/2022
REFERENCE:		PRIME CONTRACT CHANGE ORDER:	None
FIELD CHANGE:	No		
LOCATION:	Woodbury County LEC	ACCOUNTING METHOD:	Amount Based
SCHEDULE IMPACT:		PAID IN FULL:	No
EXECUTED:	No	SIGNED CHANGE ORDER RECEIVED DATE:	
		TOTAL AMOUNT:	(\$8,242.00)

POTENTIAL CHANGE ORDER TITLE: CE #PCO 034 - PR 13 - Reduced Foundation Work

CHANGE REASON: Design Development

POTENTIAL CHANGE ORDER DESCRIPTION: (The Contract Is Changed As Follows)

CE #PCO 034 - PR 13 - Reduced Foundation Work

PCO 034 is created to incorporate the costs associated with first part of PR 13 as itemized within. Please provide approval of pricing no later than 8/5/2022.

ATTACHMENTS:

21-068 -CO BACK UP 7.7.22.pdf , Williams Restoration - PR 13.pdf , Woodbury Co PR 13.pdf

#	Description			
1	Reduced Waterproofing - Williams	\$(8,080.00)		
2	Fee	\$(162.00)		
	Grand Total:	\$(8,242.00)		

Kevin Rost (Goldberg Group Architects)

520 Francis Street Suite 200C St. Joseph, Missouri 64501

DocuSigned by:

kevin Rost B8A4BCDF8BED4D9

2/3/2023

SIGNATURE DATE **Woodbury County Law Enforcement**

620 Douglas Street Sioux City, Iowa 51105

DocuSigned by:

Ron Wieck 7AD68DE5E3CE459

2/19/2023

SIGNATURE DATE Hausmann Construction, Inc.

8885 Executive Woods Drive Lincoln, Nebraska 68512

DocuSigned by: Klay Kasik

7/11/2022

B96656CE885642A **SIGNATURE**

DATE

DS

n7 Printed On: 7/8/2022 02:13 PM Hausmann Construction, Inc. Page 1 of 1

Approved By:





Woodbury LEC PR 013 - Reduced **Foundation Work**

PR 013 - Reduced Foundation Work Cost Item:

DATE: 07/07/22 21-068

ITEM DESCRIPTION		QUANTITY	UNIT	MATERI	AL COST	LABO	OR COSTS	EQUIPM	ENT COSTS	SUBCONT	RACTOR	
				Rate	TOTAL	RATE	TOTAL	Rate	TOTAL	Rate	TOTAL	SUBTOTALS
self Perform \$ -												
		1	lsum		\$ -		\$ -		\$ -		\$ -	\$ -
Subcontracts												
Williams Restoration		1	lsum		\$ -		\$ -		\$ -	\$ -	\$ -	\$ (8,080.00)
		1	lsum		\$ -		\$ -		\$ -	\$ -	\$ -	\$ -
		1	lsum		\$ -		\$ -		\$ -	\$ -	\$ -	\$ -
		1	lsum		\$ -		\$ -		\$ -	\$ -	\$ -	\$ -
		1	lsum		\$ -		\$ -		\$ -	\$ -	\$ -	\$ -
		1	lsum		\$ -		\$ -		\$ -	\$ -	\$ -	\$ -
		1	lsum		\$ -		\$ -		\$ -	\$ -	\$ -	\$ -
			Subtotals		\$ -		\$ -		\$ -		\$ -	\$ (8,080.00)

Grand Total		\$ (8,242.00)
Bond & Insurance		\$ -
Sub Fee	2.0%	\$ (162.00)
Self-Perform Fee	10.0%	\$
Subtotal		\$ (8,080.00)

WILLIAMS RESTORATION COMPANY

725 N. Frontier Road Papillion, NE 68046

www.williamsrestorationcompany.com

Phone No.: (402) 597-1200 Fax No.: (402) 597-1296

Chris@foxwrc.com

Attn: Estimating Department **April 6, 2022**

Re: Woodbury County Law Enforcement Center

Scope of Work: Please accept this proposal for the installation of Waterproofing. All work to be performed according to the project drawings, also referred to the project specifications.

Waterproofing

1. Deduct waterproofing and drain mat at face of footing around the perimeter of the building.

Deduct Price: \$8,080

Specific Exclusions:

- 1. Acoustical Sealants
- 2. Hot Pour Sealants
- 3. Sealants at Flashing
- 4. Under Slab Vapor Barrier
- **5.** Excavating
- 6. Backfilling
- 7. Core Drilling
- 8. Drain Tile
- 9. Penetration Firestopping and Joint Sealants
- **10.** Preformed compressed joints

Bond Not Included Bond Rate 3% Acknowledge Addenda 1,2,3,4

Price includes all material, labor, equipment, travel, and insurance to complete the work described above only. Progress payment will be monthly for work complete with final payment due upon completion. If you have any questions or need any additional information, please contact this office.

Authorized Signature:	Chris	Dietze
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Note: This proposal may be withdrawn by us if not accepted in 30 days.

Acceptance of Proposal: The prices, specifications, and conditions outlined above are satisfactory and are hereby accepted. You are authorized to do the work as specified with the payments to be made as stated above.

Date of	f Acceptance:	 Signature:	
	•	•	

520 Francis Street, Suite 200C Saint Joseph, Missouri, 64501 806-344-9879 | info@gga-pc.com GoldbergArchitects.com



Work Changes Proposal Request

PROJECT (Name and address):		
Woodbury County Law Enforcement	PROPOSAL REQUEST NUMBER: 13	OWNER 🔀
Center		
3701 28th Street	DATE OF ISSUANCE: 03.11.2022	ARCHITECT 🔀
Sioux City, Iowa 51105		CONSULTANT
	CONTRACT FOR: Woodbury County Law Enforcement	CONSOLIANT
OWNER (Name and address):	Center	CONTRACTOR 🖂
Woodbury County Law Enforcement		_
Authority	CONTRACT DATE: 06.28.2021	FIELD 🗌
620 Douglas Street		a=::== □
Sioux City, Iowa 51101	ARCHITECT'S PROJECT NUMBER: 16003-06	OTHER L
FROM ARCHITECT (Name and address): Goldberg Group Architects, PC 520 Francis Street, Suite 200C St. Joseph, Missouri 64501		
TO CONTRACTOR (Name and address): Hausmann Construction, Inc. 2108 Taylor Avenue #850 Norfolk, Nebraska 68701		

Please submit an itemized proposal for changes in the Contract Sum and Contract Time for proposed modifications to the Contract Documents described herein. Within fourteen (14) days, the Contractor must submit this proposal or notify the Architect, in writing, of the date on which proposal submission is anticipated.

THIS IS NOT A CHANGE ORDER, A CONSTRUCTION CHANGE DIRECTIVE OR A DIRECTION TO PROCEED WITH THE WORK DESCRIBED IN THE PROPOSED MODIFICATIONS.

DESCRIPTION (Insert a written description of the Work):

Item No. 1 – Plumbing Revisions:

Official response to RFI 44 allowed for relocation of the exterior foundation drain tile to be above the top of
footing elevation as detailed on the Contract Documents, thus reducing the labor and/or formwork required to
install the drain tile as designed. Please provide a credit for reduction in scope of work

<u>Item No. 2 – Structural Revisions:</u>

• Official response to RFI 128 permitted the concrete wall pours to be continuous exceeding the 25 feet pour limits as detailed on the Contract Documents (Detail 3/S2.2), thus reducing both labor and material. Please provide a credit for reduction in scope of work.

ATTACHMENTS (List attached documents that support description):	
e Cline, Associate	
e Cline, Associate d name and title)	