

Travis County Commissioners Court Agenda Request

Meeting Date: October 16, 2012

Prepared By/Phone Number: Loren Breland, 854-4854 Elected/Appointed Official/Dept. Head: Cyd Grimes

Commissioners Court Sponsor: Judge Biscoe

Agenda Language: Approve two-month extension (Amendment No. 1) to interlocal agreement NO. 4400000409 (H.T.E. Contract No. IL120169LD) Capital Area Council of Governments (CAPCOG).

➤ Purchasing Recommendation and Comments: Purchasing concurs with department and recommends approval of requested action. This procurement action meets the compliance requirements as outlined by the statutes.

This interlocal agreement is for air quality monitoring services site at the McKinney Roughs Nature Park. This amendment 1 will extend the contract period two months from October 31, 2012 to December 31, 2012. The equipment will be installed before November 15, 2012.

Contract Modification Information:

Modification Amount: N/A

Modification Type: Two Month Extension

Modification Period: October 31, 2012 - December 31, 2012



TRANSPORTATION AND NATURAL RESOURCES STEVEN M. MANILLA, P.E., COUNTY EXECUTIVE

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October 2, 2012

MEMORANDUM

TO: Cyd Grimes, County Purchasing Agent

FROM: Steven M. Manilla, County Executive, TNR

SUBJECT: Interlocal Agreement Amendment

Air Quality Monitoring Services

TNR requests that Travis County modify the above referenced interlocal agreement with The Capital Area Council of Governments ("CAPCOG") to change the termination date to December 31, 2012. TNR also requests that the required date of equipment installation be extended to November 15, 2012.

If you should have any questions or need further information, please contact Christina Jensen at (512) 854-7670.

CJ:SMM:cj

AMENDMENT ONE TO INTERLOCAL CONTRACT FOR AIR QUALITY SERVICES

- 1. This Amendment ("Amendment") is entered into between the Capital Area Council of Governments ("CAPCOG") and Travis County, Texas (together, the "Parties").
- 2. The Parties entered into an interlocal contract for air quality services (the "Agreement") on February 28, 2012.
- 3. The Parties agree to amend the Agreement as follows:
 - A. Article 2 is deleted and is replaced with the following:

Art. 2. Goods and Services

- 2.1. CAPCOG agrees to purchase, install, operate, and maintain, new ambient air quality monitoring equipment (the "Equipment") at an ambient air quality monitoring site in the McKinney Roughs Nature Park described in Attachment A in this contract. The Equipment will include at least the following: an ozone analyzer, a wind sensor, and a data logger. CAPCOG agrees to provide Travis County with a copy of the receipt for the purchase of any monitoring equipment that will be paid for with funds from this contract, a copy of any warranty that covers the Equipment, and documentation of the installation of the Equipment at the site listed in Attachment A. CAPCOG agrees to allow Travis County to inspect the monitoring site listed in Attachment A to verify installation and the proper operation and maintenance of the Equipment purchased under this contract. CAPCOG shall cause the Equipment to be installed before November 15, 2012. CAPCOG agrees to fully enforce all warranties relating to the Equipment in addition to any agreements that CAPCOG has relating to the operation or maintenance of the Equipment.
- B. Article 4.1 is deleted and is replaced with the following:
 - 4.1. This contract takes effect on the date it is signed on behalf of CAPCOG and it ends, unless sooner terminated under Art. 6 or 7, or on December 31, 2012, whichever comes first.
- C. Attachment A is deleted and is replaced with the Attachment A which is attached hereto and incorporated herein for all purposes
- 3. Except as otherwise set forth in this Amendment, the Agreement will remain in full force and effect in accordance with its original terms and be binding on the

Parties and their respective heirs, executors, administrators, successors and assigns.

- 4. This Amendment may be executed in one or more counterparts, each of which will be deemed an original, but all of which will constitute one and the same Amendment.
- 5. A telecopied facsimile of a duly executed counterpart of this Amendment will be sufficient to evidence the binding agreement of each party to the terms of this Amendment. However, the Parties each agree to promptly return an original, duly executed counterpart of this Amendment following the delivery of a telecopied facsimile.

IN WITNESS WHEREOF, the Parties hereto have executed this Amendment in multiple copies, each of equal dignity, and the Amendment will be effective as of the later date set forth below (the "Effective Date").

TRAVIS COUNTY, TEXAS	CAPITAL AREA COUNCIL OF GOVERNMENTS
Ву	By
Samuel T. Biscoe County Judge	Betty Voights Executive Director
Date	Date

ATTACHMENT A CAPCOG AIR QUALITY MONITORING STATION INFORMATION

The Capital Area Council of Governments ("CAPCOG") owns an ambient air quality monitoring station located at 1884 State Highway 71 West, Cedar Creek, Texas (Latitude: 30.1408770 degrees; Longitude: -97.458897 degrees, elevation: 158.0 meters). This air quality monitoring station collects ambient ozone concentrations, wind speed, and wind direction during ozone season from April through October, and has been active since August 16, 2006. The site reports data to the Texas Commission on Environmental Quality ("TCEQ"), which designates the site as Continuous Air Monitoring Station ("CAMS") 684, and calls it "McKinney Roughs." The site's United States Environmental Protection Agency ("EPA") Site Number is 480210684..

The equipment currently installed at the site includes the following:

- One Teledyne-API ozone analyzer over 6 years old,
- One Zeno data logger over 8 years old,
- One Young Instruments Wind Sensor over 10 years old.

CAPCOG will replace each of these instruments with new instruments prior to November 15, 2012.