IMPACT STATEMENT

Legislation title: Authorize a sole contract with Go Lloyd to fund transportation projects and programs in the Lloyd District (Ordinance)

Contact name: Lynda Viray Contact phone: 503-823-4303 Presenter name: Lynda Viray

Purpose of proposed legislation and background information: The City of Portland Bureau of Transportation, Parking Operations Division is responsible for managing the public on-street parking system in the Lloyd District. The Lloyd District has adopted the Lloyd District On-Street Parking Management Plan (1997), and the City of Portland's Parking Meter District Policy (1996). These adopted documents called for the installation of parking meters in the Lloyd District and the allocation of the majority of net meter revenue to transportation projects in this district.

In 1997, the City of Portland installed on-street parking meters in Lloyd District. Meters were installed to reduce commuter parking in the District, to increase customer turnover for businesses and to encourage commuters to use alternative modes of travel, such as transit, bicycling and walking to work. In 1998, the Lloyd District Meter Revenue Allocation Committee (MRAC) was formed to prioritize how the district's share of revenue should be spent. Net meter revenue generated in the Lloyd District has been spent in or awarded to the district each year to support the projects identified by Go Lloyd. The Lloyd MRAC's top priority has been to use their portion of net meter revenues each year to support Go Lloyd's outreach and educational efforts and capital transportation projects.

Go Lloyd has continually submitted annual work plans to the City of Portland for approval and the listed projects are funded using net meter revenue.

Primary goals Go Lloyd shares with the City of Portland are:

- Decrease demand on the regional transportation system by facilitating non-drivealone transportation options.
- Increase awareness of transportation options available to, from and within the Go Lloyd service area.
- Create options and strategies that improve non-SOV access for employees, residents, customers, visitors, and event goers in Lloyd.

Other goals that are supportive of City of Portland and Go Lloyd priorities:

- Increase Lloyd area mobility and livability
- Strengthen the links between housing, employment, economic development and transportation, particularly in Lloyd
- Support job and housing growth targets for Lloyd

- Increase business and employee stability
- Decrease off-street parking demand and thus future costs of such for new and on-going development

The actual FY 16-17 annual net meter revenue generated in the Lloyd District is \$418,879 and the projected FY 17-18 annual net meter revenue in the Lloyd District is a similar amount. The City has contracted directly with Go Lloyd to deliver the services prioritized by the Lloyd Meter Revenue Allocation Committee (MRAC). In July 2011, Council approved contract #300021217, between Go Lloyd and the City of Portland allowed for allocation of net meter revenues from the City of Portland to Go Lloyd; that contract expires July 1, 2018. The sole source request is to re-establish a contract with Go Lloyd.

Financial and budgetary impacts: The development of this program is included in next fiscal year budget and will extend to fiscal year FY23/24.

Community impacts and community involvement: The development of the transportation projects will involve the active participation and input from Go Lloyd, the Lloyd Meter Revenue Allocation Committee (MRAC), the City of Portland and the greater public through outreach conducted by Go Lloyd.

Budgetary Impact Worksheet

Does	this action change appropriations?
	YES: Please complete the information below.
	NO: Skip this section

Fund	Fund Center	Commitment Item	Functional Area	Funded Program	Grant	Sponsored Program	Amount
				36-600			

EXHIBIT A

CITY OF PORTLAND AGREEMENT FOR PROFESSIONAL, TECHNICAL, OR EXPERT SERVICES

CONTRACT NUMBER TBD

TITLE OF WORK PROJECT Go Lloyd Transportation Projects

	ntract is between the City of F r for this Contract is Chris Ar		Bureau") and Go Lloyd, her	eafter called Consul	tant. The City's Project
	e Date and Duration ntract shall become effective 023.	on July 1, 2018. Thi	is Contract shall expire, unle	ss otherwise termina	ted or extended, on
Conside	ration				
(a)		nt a sum not to excee	ed \$2,500,000 for the 5year t	erm of the contract I	for accomplishment of
the work. (b)	Interim payments shall be made to Consultant according to the schedule identified in the STATEMENT OF THE WORK AND PAYMENT SCHEDULE.				
Name (n	orint full legal name): Go Lloy		OATA AND CERTIFICAT	ION	
	700 NE Multnomah St. STE		07232		<u> </u>
Employe	er Identification Number (EINENDENT CONSULTANTS: D	V): <u>93-1146337</u>		R (SSN) – LEAVE BL	ANK IF NO EIN]
City of P	ortland Business Tax Registr	ation Number: <u>EXE</u>	MPT		
Citizen	ship: Nonresident alien	☐ Yes	⊠ No		
Busine	ss Designation (check one):	☐ Individual	☐ Sole Proprietorship	Partnership	☐ Corporation
Lin	nited Liability Co (LLC)	☐ Estate/Trust	☐ Public Service Corp.	☐ Government/N	onprofit
	t information will be reported prior to Contract approval.	to the IRS under the	name and taxpayer I.D. nun	nber provided above	. Information must be

TERMS AND CONDITIONS

1. Standard of Care

Consultant shall perform all services under this Contract using that care, skill, and diligence that would ordinarily be used by similar professionals in this community in similar circumstances.

2. Effect of Expiration

Passage of the Contract expiration date shall not extinguish, prejudice, or limit either party's right to enforce this Contract with respect to any default or defect in performance that has not been corrected.

3. Order of Precedence

This Contract consists of these Terms and Conditions, the Statement of Work and Payment Schedule, and any exhibits that are attached. Any apparent or alleged conflict between these items will be resolved by using the following order of precedence: a) these Terms and Conditions; b) Statement of Work and Payment Schedule; and c) any exhibits attached to the Contract.

4. Early Termination of Contract

- (a) The City may terminate this Contract for convenience at any time for any reason deemed appropriate in its sole discretion. Termination is effective immediately upon notice of termination given by the City.
- (b) Either party may terminate this Contract in the event of a material breach by the other party that is not cured. Before termination is permitted, the party seeking termination shall give the other party written notice of the breach, its intent to terminate, and fifteen (15) calendar days to cure the breach. If the breach is not cured within 15 calendar days, the party seeking termination may terminate immediately by giving written notice that the Contract is terminated.

5. Remedies and Payment on Early Termination

- (a) If the City terminates pursuant to 4(a) above, the City shall pay the Consultant for work performed in accordance with the Contract prior to the termination date. No other costs or loss of anticipated profits shall be paid.
- (b) If the City terminates pursuant to 4(b) above, the City is entitled all remedies available at law or equity. In addition, Consultant shall pay the City all damages, costs, and sums incurred by the City as a result of the breach.
- (c) If the Consultant justifiably terminates the Contract pursuant to subsection 4(b), the Consultant's only remedy is payment for work prior to the termination. No other costs or loss of anticipated profits shall be paid.
- (d) If the City's termination under Section 4(b) was wrongful, the termination shall be automatically converted to one for convenience and the Consultant shall be paid as if the Contract was terminated under Section 4(a).
- (e) In the event of early termination the Consultant's work product before the date of termination becomes property of the City.

6. Assignment

Consultant shall not subContract, assign, or transfer any of the work scheduled under this agreement, without the prior written consent of the City. Notwithstanding City approval of a subconsultant, the Consultant shall remain obligated for full performance hereunder, and the City shall incur no obligation other than its obligations to the Consultant hereunder. The Consultant agrees that if subconsultants are employed in the performance of this Agreement, the Consultant and its subconsultants are subject to the requirements and sanctions of ORS Chapter 656, Workers' Compensation.

7. Compliance with Applicable Law

Consultant shall comply with all applicable federal, state, and local laws and regulations. Consultant agrees it currently is in compliance with all tax laws. Consultant shall comply with Title VI of the Civil Rights Act of 1964 and its corresponding regulations. In connection with its activities under this Contract, the Consultant shall comply with all applicable Grant Terms and conditions. This includes all terms and conditions contained in this Contract and, for a Contract involving a grant, the Grant Terms and Conditions.

8. Indemnification for Property Damage and Personal Injury

Consultant shall indemnify, defend, and hold harmless the City, its officers, agents, and employees, from all claims, losses, damages, and costs (including reasonable attorney fees) for personal injury and property damage arising out of the intentional or negligent acts or omissions of the Consultant, its Subconsultants, suppliers, employees or agents in the performance of its services. Nothing in this paragraph requires the Consultant or its insurer to indemnify the City for claims of personal injury or property damage caused by the negligence of the City. This duty shall survive the expiration or termination of this Contract.

9. Insurance

Consultant shall obtain and maintain in full force at Consultant expense, throughout the duration of the Contract and any warranty or extension periods, the required insurance identified below. The City reserves the right to require additional insurance coverage as required by statutory or legal changes to the maximum liability that may be imposed on Oregon cities during the term of the Contract.

Con	tract.
(a)	Workers' compensation insurance as required by ORS Chapter 656 and as it may be amended. Unless exempt under ORS Chapter 656, the Consultant and all subconsultants shall maintain coverage for all subject workers.
	⊠ Required and attached // □ Proof of exemption (i.e., completion of Workers' Compensation Insurance Statement)
(b)	General commercial liability (CGL) insurance covering bodily injury, personal injury, property damage, including coverage for independent consultant's protection (required if any work will be subContracted), premises/operations, Contractual liability, products and completed operations, in per occurrence limit of not less than \$1,000,000, and aggregate limit of not less than \$2,000,000.
	⊠ Required and attached // □ Waived by Bureau Director or designee // □ Reduce by Bureau Director or designee
(c)	Automobile liability insurance with coverage of not less than \$1,000,000 each accident, and an umbrella or excess liability coverage of \$2,000,000. The insurance shall include coverage for any auto or all owned, scheduled, hired and non-owned auto. This coverage may be combined with the commercial general liability insurance policy.
	⊠ Required and attached // □ Waived by Bureau Director or designee // □ Reduce by Bureau Director or designee
(d)	Professional Liability and/or Errors & Omissions insurance to cover damages caused by negligent acts, errors or omissions related to the professional services, and performance of duties and responsibilities of the Consultant under this Contract in an amount with a combined single limit of not less than \$1,000,000 per occurrence and aggregate of \$3,000,000 for all claims

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per occurrence. In lieu of an occurrence based policy, Consultant may have claims-made policy in an amount not less than

\$1,000,000 per claim and \$3,000,000 annual aggregate, if the Consultant obtains an extended reporting period or tail coverage for not less than three (3) years following the termination or expiration of the Contract.

Required and attached //
Waived by Bureau Director or designee // Reduce by Bureau Director or designee tinuous Coverage: Notice of Cancellation: The Consultant agrees to maintain continuous, uninterrupted coverage for the

Continuous Coverage; Notice of Cancellation: The Consultant agrees to maintain continuous, uninterrupted coverage for the duration of the Contract. There shall be no termination, cancellation, material change, potential exhaustion of aggregate limits or non-renewal of coverage without thirty (30) calendar days written notice from Consultant to the City. If the insurance is canceled or terminated prior to completion of the Contract, Consultant shall immediately notify the City and provide a new policy with the same terms. Any failure to comply with this clause shall constitute a material breach of Contract and shall be grounds for immediate termination of this Contract.

Additional Insured: The liability insurance coverages, except Professional Liability, Errors and Omissions, or Workers' Compensation, shall be without prejudice to coverage otherwise existing, and shall name the City of Portland and its bureaus/divisions, officers, agents and employees as Additional Insureds, with respect to the Consultant's activities to be performed, or products or services to be provided. Coverage shall be primary and non-contributory with any other insurance and self-insurance. Notwithstanding the naming of additional insureds, the insurance shall protect each additional insured in the same manner as though a separate policy had been issued to each, but nothing herein shall operate to increase the insurer's liability as set forth elsewhere in the policy beyond the amount or amounts for which the insurer would have been liable if only one person or interest had been named as insured.

Certificate(s) of Insurance: Consultant shall provide proof of insurance through acceptable certificate(s) of insurance, including additional insured endorsement form(s) and all other relevant endorsements, to the City prior to the award of the Contract if required by the procurement documents (e.g., request for proposal), or at execution of Contract and prior to any commencement of work or delivery of goods or services under the Contract. The Certificate(s) will specify all of the parties who are endorsed on the policy as Additional Insureds (or Loss Payees). Insurance coverages required under this Contract shall be obtained from insurance companies acceptable to the City of Portland. The Consultant shall pay for all deductibles and premium. The City reserves the right to require, at any time, complete, certified copies of required insurance policies, including endorsements evidencing the coverage the required.

Subconsultant(s): Consultant shall provide evidence that any subconsultant, if any, performing work or providing goods or service under the Contract has the same types and amounts of coverages as required herein or that the subconsultant is included under Consultant's policy.

10. Ownership of Work Product

All work product produced by the Consultant under this Contract is the exclusive property of the City. "Work Product" includes, but is not limited to: research, reports, computer programs, manuals, drawings, recordings, photographs, artwork and any data or information in any form. The Consultant and the City intend that such Work Product shall be deemed "work made for hire" of which the City shall be deemed the author. If for any reason a Work Product is deemed not to be a "work made for hire," the Consultant hereby irrevocably assigns and transfers to the City all right, title and interest in such work product, whether arising from copyright, patent, trademark, trade secret, or any other state or federal intellectual property law or doctrines. Consultant shall obtain such interests and execute all documents necessary to fully vest such rights in the City. Consultant waives all rights relating to work product, including any rights arising under 17 USC 106A, or any other rights of authorship, identification or approval, restriction or limitation on use or subsequent modifications. If the Consultant is an architect, the Work Product is the property of the Consultant-Architect, and by execution of this Contract, the Consultant-Architect grants the City an exclusive and irrevocable license to use that Work Product.

Notwithstanding the above, all pre-existing trademarks, services marks, patents, copyrights, trade secrets, and other proprietary rights of Consultant are and will remain the exclusive property of Consultant.

11. EEO Certification

The Consultant must be certified prior to Contract execution, as Equal Employment Opportunity Affirmative Action Employers as prescribed by Chapter 5.33.076 of the Code of the City of Portland.

12. Equal Benefits

Consultant must certify prior to Contract execution, that they do not discriminate by policy or practice in the provision of employee benefits between employees with domestic partners and employees with spouses as prescribed by Chapter 5.33.077 of the Code of the City of Portland.

13. Successors in Interest

The provisions of this Contract shall be binding upon and shall inure to the benefit of the parties hereto, and their respective successors and approved assigns.

14. Severability

The parties agree that if any term or provision of this Contract is declared by a court of competent jurisdiction to be illegal or in conflict with any law, the validity of the remaining terms and provisions shall not be affected, and the rights and obligations of the parties shall be construed and enforced as if the Contract did not contain the particular term or provision held to be invalid.

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15. Waiver

The failure of the City to enforce any provision of this Contract shall not constitute a waiver by the City of that or any other provision.

16. Errors

The Consultant shall promptly perform such additional services as may be necessary to correct errors in the services required by this Contract without undue delays and without additional cost.

17. Governing Law/Venue

The provisions of this Contract shall be interpreted, construed and enforced in accordance with, and governed by, the laws of the State of Oregon without reference to its conflict of laws provisions that might otherwise require the application of the law of any other jurisdiction. Any action or suits involving any question arising under this Contract must be brought in the appropriate court in Multnomah County Oregon.

18. Amendments

All changes to this Contract, including changes to the scope of work and Contract amount, must be made by written amendment and approved by the Chief Procurement Officer to be valid. Any amendment that increases the original Contract amount by more than 25% must be approved by the City Council to be valid.

19. Business Tax Registration

The Consultant shall obtain a City of Portland business tax registration number as required by PCC 7.02 prior to beginning work under this Contract.

20. Prohibited Conduct

The Consultant shall not hire any City employee who evaluated the proposals or authorized the award of this Contract for two years after the date the Contract was authorized without the express written permission of the City and provided the hiring is permitted by state law.

21. Payment to Vendors and Subconsultants

The Consultant shall timely pay all subconsultants and suppliers providing services or goods for this Contract.

22. Access to Records

The Consultant shall maintain all records relating to this Contract for three (3) years after final payment. The City may examine, audit and copy the Consultant's books, documents, papers, and records relating to this Contract at any time during this period upon reasonable notice. Copies of these records shall be made available upon request. Payment for the reasonable cost of requested copies shall be made by the City.

23. Audits

- (a) The City may conduct financial and performance audits of the billings and services specified in this Contract at any time in the course of the Contract and during the three (3) year period established by paragraph 22. Audits will be conducted in accordance with generally accepted auditing standards as promulgated in <u>Government Auditing Standards</u> by the Comptroller General of the United States Government Accountability Office.
- (b) If an audit discloses that payments to the Consultant exceed the amount to which the Consultant was entitled, the Consultant shall repay the amount of the excess to the City.

24. Electronic Signatures

The City and Consultant may conduct this transaction, including any Contract amendments, by electronic means, including the use of electronic signatures.

25. Merger Clause

This Contract encompasses the entire agreement of the parties, and supersedes all previous understandings and agreements between the parties, whether verbal or written.

26. Dispute Resolution/Work Regardless of Disputes

The parties shall participate in mediation to resolve disputes before conducting litigation. The mediation shall occur at a reasonable time after the conclusion of the Contract with a mediator jointly selected by the parties. Notwithstanding any dispute under this Contract, the Consultant shall continue to perform its work pending resolution of a dispute, and the City shall make payments as required by the Contract for undisputed portions of the work. In the event of litigation no attorney fees are recoverable. No different dispute resolution paragraph(s) in this Contract or any attachment hereto shall supersede or take precedence over this provision.

27. Progress Reports: /□/ Applicable /⊠/ Not Applicable

If applicable, the Consultant shall provide monthly progress reports to the Project Manager as described in the Statement of the Work and Payment Schedule.

28. Consultant's Personnel: /\(\simeg\) / Applicable /\(\subseteq\) / Not Applicable

If applicable, the Consultant shall assign the personnel listed in the Statement of the Work and Payment Schedule for the work required by the Contract and shall not change personnel without the prior written consent of the City, which shall not be unreasonably withheld.

29. Subconsultants

The Consultant shall use the subconsultants identified in its proposals. The Consultant t shall not change subconsultant's assignments without the prior written consent of the Chief Procurement Officer. The City will enforce all social equity Contracting and Disadvantaged, Minority, Women and Emerging Small Business (D/M/W/ESB) subContracting commitments submitted by the Consultant in its proposals. Failure to use the identified D/M/W/ESB subconsultants without prior written consent is a material breach of Contract.

For Contracts valued \$50,000 or more, the Consultant shall submit a Monthly Subconsultant Payment and Utilization Report (MUR), made part of this Contract by reference, reporting ALL subconsultants employed in the performance of this agreement. Contact the PTE Contract Compliance Specialist for submission guidelines.

30. Third Party Beneficiaries

There are no third party beneficiaries to this Contract. Enforcement of this Contract is reserved to the parties.

31. Conflict of Interest

Consultant hereby certifies that, if applicable, its Contract proposal is made in good faith without fraud, collusion or connection of any kind with any other proposer of the same request for proposals or other City procurement solicitation(s), that the Consultant as a proposer has competed solely on its own behalf without connection or obligation to, any undisclosed person or firm. Consultant certifies that it is not a City official/employee or a business with which a City official/employee is associated, and that to the best of its knowledge, Consultant, its employee(s), its officer(s) or its director(s) is not a City official/employee or a relative of any City official/employee who: i) has responsibility in making decisions or ability to influence decision-making on the Contract or project to which this Contract pertains; ii) has or will participate in evaluation or management of the Contract; or iii) has or will have financial benefits in the Contract. Consultant understands that should it elect to employ any former City official/employee during the term of the Contract then that the former City official/Consultant employee must comply with applicable government ethics and conflicts of interest provisions in ORS Chapter 244, including but not limited to ORS 244.040(5) and ORS 244.047, and the City's Charter, Codes and administrative rules, including lobbying prohibitions under Portland City Code Section 2.12.080.

32. Respectful Workplace Behavior

The City of Portland is committed to a respectful work environment, free of harassment, discrimination and retaliation and other inappropriate conduct. Every individual has a right to work in a professional atmosphere where all individuals are treated with respect and dignity. The City's HR Rule 2.02 covers all employees with the City of Portland as well as consultants, vendors or consultants who provide services to the City of Portland. By signing this Contract/Agreement, the Consultant indicates compliance with all terms and conditions contained in this Contract including HR 2.02.

STATEMENT OF THE WORK AND PAYMENT SCHEDULE

SCOPE OF WORK

The scope of work for this contract will be updated each year consisted with the schedule that will be attached to this contract for each of the five years of the contract as Exhibit A.

CONSULTANT PERSONNEL

The Consultant shall assign the following personnel to do the work in the capacities designated:

r, Go Lloyd
ir, Go Lloyd
-

SUBCONSULTANTS

The Consultant shall assign the following subconsultants to perform work in the capacities designated:

NAME	DMWESB CERTIFICATION TYPE	ROLE ON PROJECT	SUBCONTRACT AMOUNT
None			\$

	\$
	\$

The City will enforce all social equity Contracting and Disadvantaged, Minority, Women and Emerging Small Business (D/M/W/ESB) sub-Contracting commitments submitted by the Consultant in its Proposal. For Contracts valued \$50,000 or more, the Consultant shall submit a Monthly Subconsultant Payment and Utilization Report (MUR), made part of this Contract by reference, reporting ALL subconsultants employed in the performance of this agreement. Contact the PTE Contract Compliance Specialist for submission guidelines.

COMPENSATION

The maximum that the Consultant can be paid on this Contract is \$ 2,500,000 (hereafter the "not to exceed" amount.). The "not to exceed" amount includes all payments to be made pursuant to this Contract, including reimbursable expenses, if any. Nothing in this Contract requires the City to pay for work that does not meet the Standard of Care or other requirements of the Contract. The actual amount to be paid Consultant may be less than that amount.

The Consultant is entitled to receive progress payments for its work pursuant to the Contract as provided in more detail below. The City will pay Consultant based on these invoices for acceptable work performed and approved until the "not to exceed" amount is reached. Thereafter, Consultant must complete work based on the Contract without additional compensation unless there is a change to the scope of work.

Any estimate of the hours necessary to perform the work is not binding on the City. The Consultant remains responsible if the estimate proves to be incorrect. Exceeding the number of estimated hours of work does not impose any liability on the City for additional payment.

If work is completed before the "not to exceed" amount is reached, the Consultant's compensation will be based on the Consultant's bills previously submitted for acceptable work performed and approved.

PAYMENT TERMS: Net 30 Days

Hourly Rates

The billing rates shall not exceed those set forth below:

NAME	ROLE ON PROJECT	HOURLY RATE
TBD		

Adjustment of Labor Rates Due to Inflation

Annual adjustment of hourly rates will be considered upon written request from the Consultant. Approval of a request for rate increases is solely within the City's discretion and under no circumstances is the City obligated to approve such a request.

Rate increases are subject to the following limitations:

- No increases will be granted before the one-year anniversary of the Contract;
- · No more than one increase shall be granted per Contract year;
- Rate increases may not exceed the then-current average inflation rate for the Portland Metropolitan Area (as determined from the US Department of Labor statistics);
- Rate increases shall not be retroactive.

Other than the impact of inflation as described above, hourly rates may not be increased.

Progress Payments

On or before the 15th of each month, the Consultant shall submit to the City's Project Manager an invoice for work performed by the Consultant during the preceding month. The invoice shall contain the City's Contract Number and set out all items for payment including, but not limited to: the name of the individual, labor category, direct labor rate, hours worked during the period, and tasks performed. The Consultant t shall also attach photocopies of claimed reimbursable expenses, if applicable. The Consultant shall stamp and approve all subconsultant invoices and note on the subconsultant invoice what they are approving as "billable" under the Contract. The billing from the prime should clearly roll up labor and reimbursable costs for the prime and subconsultants — matching the subconsultant invoices. Prior to initial billing, the Consultant shall develop a billing format for approval by the City.

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The City shall pay all amounts to which no dispute exists within 30 calendar days of receipt of the invoice. Payment of any bill, however, does not preclude the City from later determining that an error in payment was made and from withholding the disputed sum from the next progress payment until the dispute is resolved.

The Consultant shall make full payment to its subconsultants within 10 business days following receipt of any payment made by the City to Consultant.

ACH Payments

It is the City's policy to pay its Consultant invoices via electronic funds transfers through the automated clearing house (ACH) network. To initiate payment of invoices, Consultant shall execute the City's standard ACH Vendor Payment Authorization Agreement.

Upon verification of the data provided, the Payment Authorization Agreement will authorize the City to deposit payment for services rendered directly into Consultant accounts with financial institutions. All payments shall be in United States currency.

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WORKERS' COMPENSATION INSURANCE STATEMENT

IF YOUR FIRM <u>HAS</u> CURRENT WORKERS' COMPENSATION INSURANCE, CONSULTANT MUST SIGN HERE:

I, Co	undersigned, am ompensation Insu	authorized to act on behalf of entity designated rance.	below, and I here	eby certify that this entity has current Workers'	
C	onsultant Signat	ure:	Date:	Entity:	_
IF T)	YOUR FIRM I	DOES NOT HAVE CURRENT WORKERS' IG INDEPENDENT CONSULTANT CERTI	COMPENSAT FICATION ST	ION INSURANCE, CONSULTANT MUST COMPI ATEMENT:	LETE
As	an independent	Consultant, I certify that I meet the following sta	andards:		
1.	The individual of provides labor of	The individual or business entity providing labor or services is registered under ORS Chapter 701, <u>if</u> the individual or business entity provides labor or services for which such registration is required;			
2.	Federal and stat tax return were previous year, a	filed for the previous year if the individual or bu	or a business So usiness entity per	chedule C or form Schedule F as part of the personal inc rformed labor or services as an independent Consultant	come in the
3.	business. Exception business entity p	of when an individual or business entity files a S performs farm labor or services that are reportab adependently established business when four or	chedule F as par le on Schedule (res are to be provided by an independently established rt of the personal income tax returns and the individual of C, an individual or business entity is considered to be owing circumstances exist. Consultant: check four or m	
	A.	The labor or services are primarily carried or performs the labor or services, or are primari as the location of the business;	it at a location the	nat is separate from the residence of an individual who a specific portion of the residence, which portion is set	aside
_	B.	Commercial advertising or business cards as the individual or business entity has a trade a	is customary in ssociation memb	operating similar businesses are purchased for the busin bership;	iess, or
	C.	Telephone listing and service are used for the by an individual who performs the labor or se	business that is ervices;	s separate from the personal residence listing and service	e used
	D.	Labor or services are performed only pursuar	nt to written Con	ntracts;	
	E.	Labor or services are performed for two or m	ore different per	rsons within a period of one year, or	
	F.	The individual or business entity assumes fin evidenced by the ownership of performance to the labor or services to be provided.	ancial responsib bonds, warrantie	oility for defective workmanship or for service not provi es, errors and omission insurance or liability insurance re	ded as elating
	Consulta	ant Signature		Date	
F(OR CITY USE C	ONLY			
OI bu	RS 670.600 Indep siness entity that	endent Consultant standards. As used in variou	s provisions of C Il be considered	T HAVE WORKER'S COMPENSATION INSURAL DRS Chapters 316, 656, 657, and 701, an individual or to perform the labor or services as an "independent following standards:	NCE
1.	The individual of the labor or serv	or business entity providing the labor or services ices, subject only to the right of the person for v	is free from dire	ection and control over the means and manner of provid or services are provided to specify the desired results;	ing
2.	The individual o	or business entity providing labor or services is r uses required by state law or local government or	esponsible for ol rdinances for the	btaining all assumed business registrations or profession e individual or business entity to conduct the business;	nal
3.	The individual of labor or services		nishes the tools o	or equipment necessary for performance of the Contract	ted
4.	The individual of	or business entity providing labor or services has	the authority to	hire and fire employees to perform the labor or services	s;
5.	Payment for the an annual or per	labor or services is made upon completion of th iodic retainer.	e performance o	of specific portions of the project or is made on the basis	of
	City Pro	ject Manager Signature	×	Date	

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CONSULTANT SIGNATURE:

This Contract may be signed in two (2) or more counterparts, each of which shall be deemed an original, and which, when taken together, shall constitute one and the same Agreement.

The parties agree the City and Consultant may conduct this transaction, including any Contract amendments, by electronic means, including the use of electronic signatures.

I, the undersigned, agree to perform work outlined in this Contract in accordance to the STANDARD CONTRACT PROVISIONS, the terms and conditions, made part of this Contract by reference, and the STATEMENT OF THE WORK made part of this Contract by reference; hereby certify under penalty of perjury that I/my business am not/is not in violation of any Oregon tax laws; hereby certify that my business is certified as an Equal Employment Opportunity Affirmative Action Employer and is in compliance with the Equal Benefits Program as prescribed by Chapters 5.33.076 and 5.33.077 of Code of the City of Portland; and hereby certify I am an independent consultant as defined in ORS 670.600.

Go Lloyd	
BY:	Date:
Name:	
Title:	

CONTI	RACT NUMBER:	
CONTI	RACT TITLE:	
CITY	OF PORTLAND SIGNATURES:	
By:	Bureau Director	Date:
	Buleau Director	
By:	Chief Procurement Officer	Date:
By:		Date:
by.	Elected Official	Date:
Approve	ed:	
By:	Office of City Auditor	Date:
Approve	ed as to Form:	
By:	Office of City Attorney	Date:

ORDINANCE No.

Authorize a sole source contract with Go Lloyd to fund transportation projects and programs in the Lloyd District not to exceed \$2,500,000 (Ordinance)

The City of Portland ordains:

Section 1. The Council finds:

- In 1996, the Council adopted Resolution 35486 which codified procedures within Transportation Policies and Administrative Rules (TRN) related to the creation of new parking meter districts in Portland in a new policy, TRN 3.102.
- 2. TRN 3.102 states in part, "Revenues remaining after capital and operating costs are covered may be allocated to support transportation services within the meter district the majority of net revenues should go to supporting transportation and parking services and programs within the meter district ... Revenues remaining after capital and operating costs are covered may be allocated to support district transportation and parking services..."
- In September 1997, the City of Portland installed on-street parking meters in Lloyd District pursuant to TRN 3.102. Meters were installed to reduce commuter parking in the District, to increase customer turnover for businesses and to encourage commuters to use alternative modes of travel, such as transit, bicycling and walking to work.
- 4. In accordance with TRN 3.102 Parking Meter District Policy, The Lloyd District Meter Revenue Allocation Committee (MRAC) was formed in 1998 to prioritize how the district's share of revenue should be spent. Since the committee was formed, net meter revenue generated in the Lloyd District has been spent in or awarded to the district each year to support the projects identified by the MRAC.
- 5. Consistent with TRN 3.103, Lloyd On-Street Parking Management Plan, the Lloyd MRAC's top priority has been to use their portion of net meter revenues each year to support Go Lloyd and their work with employers in the Lloyd District to encourage the use of transportation alternatives to the single occupant vehicle.
- 6. Historically, the City has contracted directly with Go Lloyd to deliver the services prioritized by the Lloyd MRAC. Since July 2011, contract #30002127, between Go Lloyd and the City of Portland and approved by Council allowed for the allocation of net meter revenues from the city to Go Lloyd; that contract expires July 1, 2018.
- 7. As there are now net meter revenues in excess of the \$375,000 allocated to Go Lloyd annually, the MRAC requested, and was granted permission by the Bureau of Transportation, to carry forward excess net meter revenues into future fiscal

- years allowing the MRAC to recommend an expanded scope of work for Go Lloyd, if so desired.
- 8. This sole source contract is requested as an exception to the competitive selection process identified in PCC 5.68 and the Professional, Technical and Expert Services Contracting Manual. Waiving the requirements of the competitive bidding process per City Code 5.68 is appropriate because Go Lloyd is uniquely qualified to carry out the work prioritized by the Lloyd MRAC, approved by the Bureau of Transportation, for expenditure in the Lloyd District.
- 9. The scope of work as provided by Go Lloyd in updated project lists will change annually.
- 10. The Bureau's level of confidence in the cost estimates for this project is optimal.

NOW, THEREFORE, the Council directs:

- a. The City Council hereby authorizes this sole source contract as an exception to the competitive selection process pursuant to City Code 5.68 and the PTE Services Contracting Manual.
- b. PBOT shall work with Go Lloyd to maximize utilization of Oregon certified M/W/ESB firms for subcontracting opportunities.
- c. The Chief Procurement Officer is authorized to enter into a contract for five (5) years with Go Lloyd for services substantially similar to the contract attached hereto as Exhibit A.
- d. The Mayor and the Auditor are authorized to draw and deliver warrants chargeable to the Portland Bureau of Transportation when demand is presented and approved by the proper authorities.

Passed by the Council:

Commissioner Dan Saltzman Prepared by: Lynda Viray: SP

Date Prepared: November 28, 2017

Mary Hull Caballero
Auditor of the City of Portland
By

Deputy

Agenda No. Ordinance NO. Title

Authorize a sole source contract with Go Lloyd to fund transportation projects and programs in the Lloyd District, (Ordinance)

INTRODUCED BY Commissioner/Auditor: Commissioner Dan Saltzman	CLERK USE: DATE FILED MAR 1 3 2018
COMMISSIONER APPROVAL	Mary Hull Caballero Auditor of the City of Portland
Mayor—Finance & Administration – Wheeler	7 · · · · · · · · · · · · · · · · · · ·
Position 1/Utilities - Fritz	By:
Position 2/Works - Fish	Deputy
Position 3/Affairs - Saltzman	
Position 4/Safety - Eudaly	ACTION TAKEN:
BUREAU APPROVAL Bureau: PBOT Group: Parking Services Group Manager: Dave Benson Asst. Director: Chris Warner Prepared by: Lynda Viray; CI	MAR 2 1 2018 Referred to Commissioner of Public Affairs
Supervisor: Chris Armes Date Prepared:February 15, 2018	
Impact Statement	
Completed Amends Budget	
Portland Policy Document If "Yes" requires City Policy paragraph stated in document.	
Yes □ No ☒	
City Auditor Office Approval: required for Code Ordinances	
City Attorney Approval: required for contract, code. easement, franchise, charter, Comp Plan	
Council Meeting Date March 21, 2018	

AGENDA
TIME CERTAIN
Start time:
Total amount of time needed:
for presentation, testimony and discussion
CONSENT 🛛
REGULAR
Total amount of time needed:
(for presentation, testimony and discussion
- HAD (2014) (IN A HAD HAD HAD IN

FOUR-FIFTHS AGENDA	COMMISSIONERS VOTED AS FOLLOWS:		
		YEAS	NAYS
1. Fritz	1. Fritz		
2. Fish	2. Fish		
3. Saltzman	3. Saltzman		
4. Eudaly	4. Eudaly		
Wheeler	Wheeler		