

**INTERAGENCY DEVELOPMENT AGREEMENT FOR RIGHT OF WAY
DESIGN AND CONSTRUCTION**

THIS Interagency Development Agreement for Right of Way Design and Construction (this "Agreement") is made and entered into this _____ day of _____, 2013 (the "Effective Date"), by and between the **City of Tacoma** (the "City"), a Washington State municipal corporation, and the **Board of Regents of the University of Washington** ("University"), a state institution of higher education and an agency of the State of Washington; each individually a "Party," or collectively "the Parties."

WHEREAS, the University desires to procure the City's services to provide for the completion of certain right-of-way ("ROW") improvements in and around the University's Tacoma campus, including a ROW extension of 17th Street between Jefferson and Broadway together with pedestrian improvements along 17th, Broadway, Court C and Jefferson as further set forth herein (the "Project"), which Project is located generally as shown on the map attached hereto as **Exhibit C**; and

WHEREAS, the City is willing to (i) provide design and engineering services for the Project, and (ii) upon completion of and the Parties' approval of the final plans and specifications for the Project in accordance with the procedures set forth herein, to develop and construct the Project, in each case in accordance with the terms and subject to the conditions contained herein,

NOW THEREFORE, in consideration of the mutual promises and obligations hereinafter set forth, the Parties hereto agree as follows:

1. Scope of Services/Work-Manner of Performance-Performance Goals.

A. The City agrees to perform all services necessary to complete the Project (the "Services") in accordance with the terms and conditions set forth in this Agreement, and more specifically in **Exhibit A**, which is attached hereto and incorporated herein by reference. The Services will include, but are not limited to, engineering, design and ROW certification. The University must approve the final plans for the Project and provide the University's formal approval to proceed with construction before the City may proceed with construction of the Project. The Parties will work together to agree upon and finalize plans and specifications for construction of the Project (the "Plans") prior to commencement of the Construction/Construction Administration phase of the Project described in **Exhibit A**. Such final Plans will be attached to and made part of this Agreement by an amendment hereto to be executed at such time, with such amendment to set forth any additional terms or conditions governing such phase to which the Parties may agree. If the Parties are unable to agree upon the final Project Plans despite their good faith efforts to do so, then either Party may elect to terminate the Agreement by notice to the other Party as provided in Section 2.

B. Changes in the scope of Services to be provided under and pursuant to this Agreement, or in the Project itself, may be made at any time by mutual Agreement of the

Parties. Any such changes shall be memorialized in an amendment or addendum to this Agreement executed by both Parties and attached hereto.

C. The Parties intend for the following guiding principles to be followed to the extent commercially reasonable in completing the Project, and, to the extent commercially reasonable, agree to work together and in good faith, through performance of this Agreement and completion of the Project, to accomplish the following:

- i. reduce vehicular emphasis on Broadway and Jefferson between 17th Street and 19th Street placing additional emphasis on pedestrian and bicycle traffic;
- ii. determine the extent to which a new through connection on 17th street will change traffic patterns;
- iii. consider inclusion of design elements along 17th Street to discourage speeding and facilitate safe pedestrian crossings;
- iv. if parking facilities become part of the Project, consider dedicating some to car-share use;
- v. facilitate access to existing businesses and uses along Market and Jefferson, including the convention center ;
- vi. if one-way traffic is part of the final Project design, consider how this may impact transit;
- vii. create opportunity for landscaping and pedestrian mobility;
- viii. save coastal redwood in the triangular open space within the Project;
- ix. work with surrounding businesses to develop landscaping concepts for inclusion in the Project;
- x. consider historic street grid when choosing roadway alignments;
- xi. consider how additional traffic might affect the ability of traffic from side streets and parking lots to enter the roadway;
- xii. consider eliminating Jefferson, and making the primary connection at Broadway;
- xiii. if any parcel(s) potentially created by vacating ROW could be developable, consider the feasibility of such development during Project design; and

- iv. consider supporting CPTED (Crime Prevention Through Environmental Design) principles by ensuring vegetation used in landscaping is low-growing.

In pursuing the foregoing aims as part of the Project, the Parties agree to cooperate and coordinate their efforts wherever possible.

2. Term

A. The term of this Agreement shall commence as of the Effective Date and terminate automatically upon completion of the Project (except to the extent that certain provisions hereof specifically survive Project completion). In the event that the Project has not been completed by December 31, 2015, the Parties shall meet and work together in good faith to agree upon a plan for the completion of the Project as soon as feasible, with any such mutually agreed plan to be set forth in an amendment or addendum to this Agreement executed by both Parties. Notwithstanding the foregoing, either Party may elect to terminate this Agreement with or without cause at any time prior to commencement of the construction phase of the Project. Following commencement of construction, a Party may terminate this Agreement for cause in the event that the other Party is in default under this Agreement and has failed to cure such breach within thirty (30) days of receipt of written notice of such default (or, if such default is capable of cure and such party is diligently prosecuting such cure in good faith, up to ninety (90) days). In the event of termination prior to completion of the Project, (the University shall pay or reimburse the City for all amounts it is owed and prior to (i) the date of termination, if termination occurs without cause, or the (ii) date that the default that resulted in a termination for cause first occurred, as applicable.

B. Except for the payment of money, neither Party shall be considered to be in default in the performance of this Agreement to the extent such performance is prevented or delayed by any cause which is beyond the reasonable control of the affected Party and, in such event, the time for performance shall be extended for a period equal to any time lost as a result thereof. In the event either Party is unable to proceed due to a delay solely attributable to the other, it shall advise the other Party of such delay in writing as soon as is practicable.

3. Compensation and Payment

A. The University shall compensate the City for all Services provided in completing the Project as set forth in **Exhibit A** based upon the hourly rates for City personnel and services set forth at **Exhibit B**, and shall reimburse the City for certain expenses, as both are attached hereto and incorporated herein by this reference, but subject to the overall fee set forth in Section 8 of Exhibit A. The University shall reimburse the City for certain out-of-pocket costs related to the Project to the extent provided elsewhere in this Agreement, subject to the overall fee limitations set forth in Exhibit A. All such payments or reimbursements shall be due within thirty (30) calendar days after the University's receipt of a monthly invoice from the City detailing the Services rendered and costs incurred by the City in the prior calendar month. Payments not received by such due date

shall accrue interest at a rate of twelve (12) percent per annum. The City shall provide, at its sole expense, all materials, office space, and other necessities to perform its duties under this Agreement except to the extent otherwise specifically set forth herein.

4. Warranty

In the performance of services under this Agreement, the City and its employees agree to exercise the degree of skill and care customarily accepted as good practices and procedures followed by municipalities in similarly situated ROW projects.

5. Contract Administration and Right to Audit

A. The Public Works Department/ Engineering Division for the City shall have primary responsibility for administration of this Agreement and the Project and shall coordinate all communications between the University and the City.

B. Upon request by a Party, the non-requesting Party shall make available to the requesting Party all accounts, records, and documents related to the Services for the requesting Party’s inspection, auditing, or evaluation during normal business hours as reasonably needed by the requesting Party to assess performance, compliance, and/or quality assurance under this Agreement.

6. Records Retention

The City shall establish and maintain records in accordance with requirements prescribed by applicable laws with respect to all matters covered by this Agreement. Except as otherwise required by applicable laws, the City shall retain such records for a period of six (6) years after receipt of the latter of (i) final payment under this Agreement, or (ii) termination of this Agreement.

7. Notices

Except for routine operational communications, which may be delivered personally or transmitted by electronic mail or facsimile, all notices required hereunder shall be in writing and shall be deemed to have been duly given if delivered personally or mailed first-class mail, postage prepaid, to the parties at the following addresses:

CITY	UNIVERSITY
Darius Thompson Associate Engineer	Dave Leonard Director of _____
Tacoma, WA 98402 (253) 573-2410	Tacoma, WA 98402 (206) 543-7221
Facsimile: (253) 591-5181	Facsimile: (206) 692-4269
Darius.thompson@ci.tacoma.wa.us	Dleonard@uw.edu

8. Termination and Suspension

A. Both Parties reserve their right to terminate this Agreement as provided in Section 2.

B. Either Party may suspend this Agreement, at its sole discretion, upon seven (7) business days' written notice to the other Party. Such notice shall indicate the anticipated period of suspension. Any reimbursement for expenses incurred due to the suspension shall be limited to the City's reasonable out-of-pocket expenses incurred as a result of such suspension and shall be subject to verification by the University. The City shall resume performance of Services under this Agreement without delay when the suspension period ends. Notwithstanding the foregoing, any such period of suspension shall not exceed _____ (___) days without the agreement of both Parties, and such suspension rights shall be exercised in good faith and shall not be used by a Party to circumvent the limitations on such Party's rights to terminate the Agreement following commencement of construction as provided in Section 2.

C. Termination or suspension of this Agreement by a Party shall not constitute a waiver of such Party's claims or remaining rights under this Agreement.

9. Taxes, Licenses and Permits

A. The City acknowledges that it is initially responsible for the payment of all charges and taxes applicable to the services performed under this Agreement, if any, and the City agrees to comply with all applicable laws regarding maintenance of records, and all other requirements and obligations imposed pursuant to applicable law. The University acknowledges that reimbursement for such charges or taxes shall be part of the compensation payable to the City hereunder.

B. The City shall obtain and keep in force any and all licenses and permits required by law and necessary to complete the Project, including any review under the State Environmental Policy Act (SEPA), if required. The University acknowledges that reimbursement for the cost of such licenses and permits shall be part of the compensation payable to the City hereunder.

10. Indemnification

A. Each Party shall defend, indemnify and hold the other Party harmless from and against any claim, damage, loss or liability for injuries to persons or property (excluding consequential damages such as lost profits) ("Claims") to the extent caused by the negligent acts or omissions or intentional misconduct of their respective agents, officers and employees acting in the scope of their employment.

B. Each Party specifically assumes potential liability for actions brought by that Party's own employees against the other, and, solely for the purpose of this indemnification and defense Section of this Agreement, the Parties specifically waive any immunity under the state industrial insurance law, Title 51 RCW relevant to such Claims.

THE PARTIES RECOGNIZE THAT THIS WAIVER WAS THE SUBJECT OF MUTUAL NEGOTIATION.

11. Insurance

During the course and performance of the services herein specified, each party shall maintain insurance coverage, and/or self insurance, in amounts adequate to cover each party's indemnity obligations under this Agreement. At a minimum, such coverage and/or self insurance shall include, or be equivalent to the following coverages and minimum amounts:

- A. Workers' Compensation and employer's liability – statutory limits.
- B. Commercial General Liability – \$1,000,000 single limit combined for personal injury, property damage; \$2,000,000 aggregate.
- C. Automobile public liability and property damage – \$1,000,000 single limit combined for bodily injury and property damage.

Certificates of the above insurance coverage, if required by either Party, shall be delivered within ten (10) days of request to the other by the requested Party's insurance carrier or agent, certifying the above insurance coverage items are in effect and will not be cancelled or materially changed without 30 days' written notice given to the other.

12. Nondiscrimination

The City agrees to take all steps necessary to comply with all federal, state, and City laws and policies regarding non-discrimination and equal employment opportunities. The City shall not discriminate in any employment action because of race, religion, creed, color, national origin or ancestry, sex, gender identity, sexual orientation, age, marital status, familial status, veteran or military status, the presence of any sensory, mental or physical disability or the use of a trained dog guide or service animal by a disabled person.

13. Conflict of Interest

No officer, employee, or agent of the City, nor any member of the immediate family of any such officer, employee or agent as defined by City ordinance, shall have any personal financial interest, direct or indirect, in this Agreement, either in fact or in appearance. The City shall comply with all federal, state, and City conflict of interest laws, statutes and regulations.

14. Public Disclosure

A. This Agreement and documents provided to the University by the City hereunder are deemed public records subject to disclosure under the Washington State Public Records Act, Chapter 42.56 RCW (Public Records Act). Thus, City may be required, upon

request, to disclose this Agreement and documents related to it unless an exemption under the Public Records Act or other laws applies. In the event City receives a request for such disclosure, determines in its legal judgment that no applicable exemption to disclosure applies, and the Parties have complied with the requirements of subsection B herein, the City agrees to provide the University ten (10) days' written notice of impending release. Should legal action thereafter be initiated by the University to enjoin or otherwise prevent such release, all expense of any such litigation shall be borne by the University, including any damages, attorneys fees or costs awarded by reason of having opposed disclosure. The City shall not be liable for any release where notice was provided and the University took no action to oppose the release of information. Notice of any proposed release of information pursuant to Chapter 42.56 RCW, shall be provided to the University according to the "Notices" provision herein.

B. If the University provides the City with records that the University considers confidential or proprietary, the University must mark all applicable pages of said record(s) as "Confidential" or "Proprietary." If the University fails to so mark record(s), then (1) the City, upon request, may release said record(s) without the need to satisfy the requirements of subsection A above; and (2) the University expressly waives its right to allege any kind of civil action or claim against the City pertaining to the release of said record(s).

15. Dispute Resolution

In the event of a dispute pertaining to this Agreement, the parties agree to attempt to negotiate in good faith an acceptable resolution. If a resolution cannot be negotiated, then the parties agree to submit the dispute to voluntary non-binding mediation before pursuing other remedies. This provision does not limit the Parties' right to terminate authorized by this Agreement.

16. Miscellaneous Provisions

A. Governing Law and Venue. Washington law shall govern the interpretation of this Agreement. Pierce County shall be the venue of any mediation, arbitration, or litigation arising out of this Agreement.

B. Assignment. Neither Party shall assign, subcontract, delegate, or transfer any obligation, interest, or claim to or under this Agreement or for any of the compensation due hereunder without the prior written consent of the other.

C. No Third Party Beneficiaries. This Agreement shall be for the sole benefit of the parties hereto, and nothing contained herein shall create a contractual relationship with, or create a cause of action in favor of, a third party against either party hereto.

D. Waiver. A waiver or failure by either party to enforce any provision of this Agreement shall not be construed as a continuing waiver of such provisions, nor shall the same constitute a waiver of any other provision of this Agreement.

E. Severability and Survival. If any term, condition, or provision of this Agreement is declared void or unenforceable or limited in its application or effect, such event shall not affect any other provisions hereof and all other provisions shall remain fully enforceable to the extent that the underlying purpose of this Agreement can be maintained. The provisions of this Agreement, which by their sense and context are reasonably intended to survive the completion, expiration, or cancellation of this Agreement, shall survive termination of this Agreement.

F. Entire Agreement. This Agreement and attached Exhibit(s), as modified herein, contain the entire agreement between the parties as to the services to be rendered hereunder. All previous and contemporaneous agreements, representations or promises and conditions relating to the subject matter of this Agreement are superseded hereby. The Parties hereto mutually acknowledge, understand, and agree that the terms and conditions set forth herein shall control and prevail over any conflicting terms and conditions stated in any attachments hereto.

G. Modification. No modification or amendment of this Agreement shall be effective unless set forth in writing and signed by the Parties.

H. Authority to enter into this Agreement. The undersigned Agreement or representative, by his/her signature below, represents and warrants that he/she is duly authorized to execute this legally binding Agreement for and on behalf of the respective Party.

I. No Joint Venture or Partnership. It is not intended by this Agreement, and nothing contained in this Agreement shall be deemed, to create any partnership, joint venture or other arrangement between the parties.

IN WITNESS WHEREOF the parties hereto have accepted and executed this Agreement as of the day and year first written above.

CITY OF TACOMA

**Board of Regents of the University
of Washington**

T.C. Broadnax
City Manager

[name][title]

Approved:

Kurtis Kingsolver
Interim Director, Public Works

Risk Management

Approved as to Form:

Deputy City Attorney

Exhibit A

Services/Fees

UW Tacoma South 17th and Jefferson Avenue Improvements: Managed by the City of Tacoma

Exhibit A – Scope of Services

Project Overview

The City of Tacoma (City) will contract directly with the University of Washington – Tacoma (UWT) in the design and construction administration of the South 17th Street re-alignment between Jefferson Avenue, Broadway, and Commerce Street.

Currently, the eastern segment of South 17th Street at Pacific Avenue merges with Jefferson Avenue and proceeds south while the western segment proceeds eastward from Court C where it forms a “T” intersection with Broadway and proceeds south intersecting with Jefferson Avenue. The two segments of South 17th are separated by a green space between Broadway and Commerce Street.

In previous meetings and conversations with the UWT, the UWT has expressed a desire to re-align the two segments of South 17th Street into a continuous street and to reconfigure the intersections of S. 17th/Broadway/Jefferson and S. 17th/Commerce/Jefferson as part of this effort, through a partnership with the City.

Through this partnership, under an Interagency Agreement between the UWT and City, the City will provide project management, project design, construction management and inspection, and public outreach services to support this effort. The City will advertise the project and contract directly with the Contractors to preform construction improvements.

Scope of Services

This Statement of Work is issued pursuant to the terms and conditions of the Interagency Agreement for the provision of preliminary and construction engineering services, (“Agreement”) by and between UW Tacoma and the City of Tacoma. This Statement of Work shall be deemed to be part of such Agreement and subject to all terms and conditions set forth in the Agreement, except as may be specifically modified hereby.

In general, COT will prepare construction documents for the proposed roadway improvements.

Below is our anticipated scope of basic services for Preliminary Design, Rights of Way, Public Outreach, and Construction Administration, followed by a schedule of fees:

1. Preliminary Design Phase – anticipated duration 6 months

Prepare Design Documents for the improvements described above. Documents will be developed sufficiently to describe the scope and nature of all proposed improvements.

a) 30% Design Phase

1. Project Kickoff meeting with the UWT
2. Prepare preliminary drawings for the civil/site improvements described above,
3. Accomplish site Field Survey
4. Establish project design criteria for the realignment of Jefferson Avenue.
5. Establish and coordinate ROW requirements with the City's Real Property Services.
6. Prepare Estimates of Probable Construction Cost.
7. 30% review meeting with UWT and project staff to review progress of design.

b) 60% Design Phase,

1. Prepare an outline of the technical specification and bid tab form.
2. Prepare Estimates of Probable Construction Cost.
3. 60% Design review with UWT and project staff to review the progress of the Design.

c) 90% Design Phase

1. Prepare 90% complete drawings for the civil/ site improvements described above.
2. Respond to UWT comments regarding the 60% review phase.
3. Prepare 90% level technical specification.
4. Prepare Estimate of Probable Construction Cost.
5. Review meeting and site visits with UWT for review of plans.
6. Constructability review performed by the City's construction management staff.

d) 100% Design Phase

1. Prepare out to bid drawings for the civil/ site improvements described above.
2. Respond to UWT comment regarding the 90% review phase.
3. Prepare bid level technical specifications.
4. Prepare Estimate of Probable Construction Cost.
5. Review meetings and site visits with UWT for preparing the final plans.

2. Right-of-Way

a. During the Right of Way Phase, the City of Tacoma anticipated the following:

1. Property owner agreements may include: construction agreements outlining the scope of work the City may complete on private property, dedication deeds, temporary construction easements, utility easements, site distance

easements or any other transactional document necessary to ensure the successful construction of South 17th Street.

2. Abandonment of Court C lying between 17th and Jefferson. This action shall be undertaken by UWT via street vacation action as codified within TMC 9.22.
3. Any Temporary Agreements obtained in connection with this street improvement shall be of a limited duration and shall only be in effect as long as necessary to facilitate the aforementioned street improvement project.

3. Public Outreach

- a. During the Public Outreach, the City of Tacoma anticipated the following:
 1. UWT will be responsible for the scheduling of meeting and all other outreach activities throughout the project.
 2. 6 to 10 Public Meeting throughout the project duration.
 3. Post cards and email updates will be provided to all residence and business owners keeping them updated on the project status throughout the duration of the project.
 - 4.

4. Construction Management – (Not in scope of service)

- a. During project construction, COT anticipates providing the following services:
 1. Administer the Advertisement and Award of the project
 2. Conduct pre-construction meeting.
 3. Monitor construction and documentation of construction activities making assure compliance with the contract documents on day to day basics.
 4. Provide interpretations of the civil construction documents and respond to Requests for Information, and Request for Changes.
 5. Review of submittals related to the work.
 6. Complete punch list site visit at substantial completion and closeout.
 7. Special Inspection services (external service)
- b. Construction Management not in the scope of services and will be issued in an addendum to this Interagency Agreement.

5. Schedule

- a. The phases of design and construction will be completed according to the following approximate durations:
 1. Design - Starting Fall 2013 (6 months)
 2. Right-of-Way - Starting Fall 2013 (4 months)
 3. Public Outreach - Starting Winter 2013 (Thought out the entire project)
 4. Construction Management - Summer 2014 (7 Months)

6. Assumptions

- a. Topographic survey will be provided by COT.
- b. No significant design changes will be requested following the 60% review meeting in the design phase.
- c. No Geotechnical work will be required. UWT has performed a soil assessment for the project.
- d. UWT will be responsible for any unknown structure or obstruction found during the construction of this project.

7. Additional Services

- a. Tasks not specifically identified by this scope of work will be billed as additional services. Prior to the commencement of additional services, COT will consult with UWT to agree upon the scope and associated fees for additional services. Specific examples of services that have not been included in this proposal, but may be required or appropriate during the course of the project:
 - Design and construction administration of Court “C” improvements.

8. Fees

- a. Services will be provided on a time and expense basis not to exceed the amounts shown in the schedule below, and at the hourly rates shown on the attached rate schedule Exhibit B:

Task	Amount
Design	\$100,000
Rights of Way	\$30,000
Public Outreach	\$20,000
Estimated Construction and Closeout	\$1,100,000
Total – Services	\$1,250,000

EXHIBIT B
Payment

Cost Center	Acty Type	Cost ctr short text	Act. type short text	Price (Fixed)
662308	D20060	PWE Survey	Chief Surveyor	113.13
662308	L20060	PWE Survey	Chief Surveyor	89.92
662308	T20060	PWE Survey	Chief Surveyor	84.84
662302	D20150	PWE Project Delivery	Const InspcAsst	61.09
662302	L20150	PWE Project Delivery	Const InspcAsst	48.56
662302	T20150	PWE Project Delivery	Const InspcAsst	45.82
662302	D21040	PWE Project Delivery	Const Inspectn Supv	95.75
662302	L21040	PWE Project Delivery	Const Inspectn Supv	76.11
662302	T21040	PWE Project Delivery	Const Inspectn Supv	71.82
662302	D20160	PWE Project Delivery	Const Inspector	88.31
662302	L20160	PWE Project Delivery	Const Inspector	70.19
662302	T20160	PWE Project Delivery	Const Inspector	66.23
662302	D20450	PWE Project Delivery	Const Mng, Associate	96.23
662302	L20450	PWE Project Delivery	Const Mng, Associate	76.50
662302	T20450	PWE Project Delivery	Const Mng, Associate	72.18
662302	L20430	PWE Project Delivery	Construction Manager	89.78
662303	L20700	PWE Transp & Prk Svc	Engineer	76.65
662302	L20680	PWE Project Delivery	Engr Associate	67.99
662303	L20730	PWE Transp & Prk Svc	Engr Principal	93.04
662306	L20820	PWE Transp Eng	Engr Professional	85.31
662302	L20820	PWE Project Delivery	Engr Professional	85.31
662302	L20830	PWE Project Delivery	Engr Sr	85.31
662306	L20600	PWE Transp Eng	Engr Sr Principal	94.00
662306	D20120	PWE Transp Eng	Engr Technician III	80.72
662306	L20120	PWE Transp Eng	Engr Technician III	64.16
662306	T20120	PWE Transp Eng	Engr Technician III	60.54
662302	D20120	PWE Project Delivery	Engr Technician III	79.16
662302	L20120	PWE Project Delivery	Engr Technician III	62.92
662302	T20120	PWE Project Delivery	Engr Technician III	59.37
662306	D20040	PWE Transp Eng	Engr Technician IV	88.82
662306	L20040	PWE Transp Eng	Engr Technician IV	70.60
662306	T20040	PWE Transp Eng	Engr Technician IV	66.62
662303	D20040	PWE Transp & Prk Svc	Engr Technician IV	88.82
662303	L20040	PWE Transp & Prk Svc	Engr Technician IV	70.60
662303	T20040	PWE Transp & Prk Svc	Engr Technician IV	66.62
662302	D20040	PWE Project Delivery	Engr Technician IV	88.82
662302	L20040	PWE Project Delivery	Engr Technician IV	70.60
662302	T20040	PWE Project Delivery	Engr Technician IV	66.62
662300	D05040	PWE Engineering Adm	Financial Asst	60.78
662300	L05040	PWE Engineering Adm	Financial Asst	48.32

662300	T05040	PWE Engineering Adm	Financial Asst	45.59
662309	D20260	PWE LID	L I D Rep	85.38
662309	L20260	PWE LID	L I D Rep	67.87
662309	T20260	PWE LID	L I D Rep	64.04
662300	L11200	PWE Engineering Adm	Mgmt Analyst II	55.33
662309	L11350	PWE LID	Mgmt Analyst III	80.32
662300	L07380	PWE Engineering Adm	Office Administrator	52.90
662300	D00060	PWE Engineering Adm	Office Asst	53.65
662300	L00060	PWE Engineering Adm	Office Asst	42.65
662300	T00060	PWE Engineering Adm	Office Asst	40.24
662308	E00020	PWE Survey	Pickup/Van	9.20
662303	E00020	PWE Transp & Prk Svc	Pickup/Van	9.20
662302	E00020	PWE Project Delivery	Pickup/Van	9.20
662300	E00020	PWE Engineering Adm	Pickup/Van	9.20
662302	L07200	PWE Project Delivery	Project Mgr	89.72
662302	L25020	PWE Project Delivery	Project Specialist	41.50
662300	L20540	PWE Engineering Adm	PW Division Mgr	108.58
662303	L20550	PWE Transp & Prk Svc	PW Division Mgr Asst	97.73
662302	L20550	PWE Project Delivery	PW Division Mgr Asst	97.73
662309	D00350	PWE LID	Real Estate Spec	65.86
662309	L00350	PWE LID	Real Estate Spec	52.35
662309	T00350	PWE LID	Real Estate Spec	49.39
662308	E00023	PWE Survey	Sedan/Wagon	8.05
662303	E00023	PWE Transp & Prk Svc	Sedan/Wagon	8.05
662302	E00023	PWE Project Delivery	Sedan/Wagon	8.05
662308	E00053	PWE Survey	Survey Equipment	3.85
662303	E00053	PWE Transp & Prk Svc	Survey Equipment	3.85
662302	E00053	PWE Project Delivery	Survey Equipment	3.85
662308	E00057	PWE Survey	Surveyor Equipment	13.05
662303	E00057	PWE Transp & Prk Svc	Surveyor Equipment	13.05
662302	E00057	PWE Project Delivery	Surveyor Equipment	13.05
662300	E00024	PWE Engineering Adm	SUV	9.20

SAP Contract No. _____