HIGHLINE WATER DISTRICT
King County, Washington

RESOLUTION 18-3-27B

RESOLUTION AUTHORIZING CONSULTANT AGREEMENT #18-60-08 WITH GRAY & OSBORNE, INC. FOR PEER REVIEW FOR THE MANSION HILL RESERVOIR RELOCATION PROJECT

WHEREAS, the scope of work includes the review of the following items:
  - Reservoir foundation
  - Appurtenances
  - Site design plans
  - Technical Specifications

WHEREAS, the District selected Gray & Osborne, Inc. to provide a scope of services for the consulting engineering services; and

WHEREAS, the District’s Engineer and General Manager have reviewed the 3/23/18 scope of work submitted by Gray & Osborne, Inc. and recommend approval of this resolution.

NOW, THEREFORE, BE IT RESOLVED:

1. The General Manager or designee is authorized to enter into Contract #18-60-08 (referenced as Attachment 1 and incorporated herein by this reference) with Gray & Osborne, Inc. for a not-to-exceed amount of $20,000.00, on a time and materials basis.

2. The General Manager and/or the District’s Legal Counsel are authorized to make minor changes to the agreement if required.

ADOPTED BY THE BOARD OF COMMISSIONERS of Highline Water District, King County, Washington, at an open public meeting held this 27th day of March 2018.

BOARD OF COMMISSIONERS

Daniel Johnson, President

Todd Fultz, Commissioner

George Landon, Commissioner

Kathleen Quong-Vémeire, Secretary

Vince Koester, Commissioner

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ATTACHMENT - 1

HIGHLINE WATER DISTRICT

AGREEMENT FOR CONSULTING SERVICES

THIS AGREEMENT is entered into between HIGHLINE WATER DISTRICT, King County, Washington, a municipal corporation and special purpose district organized and existing under the laws of the State of Washington (hereafter referred to as "the District"), and GRAY & OSBORNE, INC., (hereafter referred to as "the Consultant") in consideration of the mutual benefits, terms and conditions hereinafter specified.

1. **Scope of Consulting Services.** Consultant shall provide consulting services to the District under the terms of this Agreement for the following Project: Mansion Hill Peer Review ("Project"). The scope of services is more fully described on Exhibit A attached hereto and incorporated herein by this reference.

2. **Compensation and Payment.** District shall pay Consultant for the time and materials devoted to the Project as consideration for the performance of the services set forth on Exhibit A, not to exceed the amount of Twenty Thousand and 00/100 Dollars ($20,000.00). Such compensation shall be payable in the following manner:

   a. Consultant shall submit a detailed monthly billing for all services provided describing in reasonable and understandable detail the services rendered, fees charged and expenses incurred by Consultant during the previous month in accordance with a schedule of rates and charges set forth on Exhibit A, including fees and expenses for additional services authorized by District as provided herein. District shall pay the invoice within sixty (60) days of receipt, except as to any disputed amounts.

   b. Upon District's failure to pay within sixty (60) days of receipt the undisputed amount set forth in any monthly billing submitted to District by Consultant, such unpaid balance will bear interest at the rate of 1% per month until the amount of such unpaid balance, plus interest thereon shall be paid in full.

   c. Consultant shall maintain accounts and records of fees billed and expenses incurred as described in this Section 2 in accordance with generally accepted accounting principles, and agrees to make such accounts, records and supporting documentation available to the District and its authorized representatives for inspection at mutually convenient times, both during the Project work and for three (3) years following the final payment for services rendered or termination of the Consultant's services under this Agreement.

3. **Schedule of Work.** Consultant shall commence the performance of its services under this Agreement upon receipt of notice to proceed from the District to do so and shall provide the services in accordance with the schedule on Exhibit A, subject to delays for causes beyond the reasonable control of Consultant or as otherwise agreed to by District.
4. **Subcontractors.** Consultant shall not subcontract or assign any portion of the work covered by this Agreement without the prior written approval of the District, such consent to be given in District’s sole discretion. Subject to the provisions of the preceding sentence, this Agreement shall be binding upon and inure to the benefit of the respective successors and assigns of the parties hereto.

5. **Independent Contractor.** Consultant is an independent contractor and not an employee of the District. Consultant shall be responsible in full for payment of its employees, including insurance and deductions, and for payment to any subcontractors. No personnel employed by Consultant shall acquire any rights or status regarding the District. All of the services required hereunder shall be performed by Consultant or under its direction, and all personnel engaged therein shall be fully qualified under applicable state, federal and local laws to undertake the work performed by them.

6. **Changes in Scope of Services.** The District may require changes or modifications in the scope of services to be performed under this Agreement. Any such changes or modifications shall be in writing and signed by the parties to this Agreement. The compensation for the changes or modifications, whether a decrease or increase, shall be on the same terms and conditions as set forth in Paragraph 2 above or in a manner otherwise mutually agreed to by the parties.

7. **Insurance.** Consultant shall maintain throughout the performance of this Agreement the following types and amounts of insurance.

   a. Comprehensive vehicle liability insurance covering personal injury and property damage claims arising from the use of motor vehicles with combined single limits of Two Million Dollars ($2,000,000).

   b. Commercial General Liability Insurance written on an occurrence basis with limits no less than Two Million Dollars ($2,000,000) combined single limit per occurrence and Two Million Dollars ($2,000,000) aggregate for personal injury, bodily injury and property damage. Coverage shall include, but not be limited to: blanket contractual; products/completed operations; broad form property damage; explosion, collapse and underground (XCU) if applicable; and employer's liability; and

   c. Professional liability insurance (Errors and Omissions insurance) with limits no less than Two Million Dollars ($2,000,000).

The insurance policies shall: (1) state that coverage shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the limits of the insurer’s liability; (2) be primary to any insurance maintained by the District, except as respects losses attributable to the sole negligence of the District; and (3) shall state that the District will be given 45 days prior written notice of any cancellation, suspension, non-renewal or material change in coverage.

The District shall be named as an additional insured on the Commercial General Liability Insurance policy with regard to work and services performed by or on behalf of the Consultant and a copy of the endorsement naming the District as an additional insured shall be attached to the Certificate of Insurance.
Before commencing work and services, Consultant shall provide to the District a Certificate of Insurance and required endorsements evidencing the insurance described above. The District reserves the right to request and receive a certified copy of all required insurance policies.

The above insurance limits do not constitute a limit on Consultant’s liability to the District. Any payment of deductible or self-insurance retention shall be the sole responsibility of Consultant.

Consultant shall be solely responsible for the safety of its employees and subcontractors at the Project work site, and shall comply with all applicable federal, state and local statutes, regulations and ordinances regarding safety.

8. **Indemnification.** Consultant shall defend, indemnify and hold harmless the District, its elected and appointed officers, employees and agents and volunteers from and against all claims, injuries, damages, liabilities, losses of suits, including attorneys’ fees and costs, arising out of or relating to Consultant’s performance under this Agreement, except to the extent any injuries or damages caused by the negligence of the District. For the purposes of this indemnification, Consultant specifically and expressly waives any immunity granted under the Washington Industrial Insurance Act, Title 51 RCW. This waiver has been mutually negotiated and agreed to by the parties. If a court of competent jurisdiction determines that this contract is subject to RCW 4.24.115, Consultant’s obligation to defend, indemnify and hold harmless the District, its officers, employees, agents and volunteers shall be limited to the extent of Consultant’s negligence. The provisions of this Section shall survive the expiration of termination of this Agreement.

9. **Ownership of Documents.** Consultant agrees to return to District upon termination of this Agreement all documents, logs, drawings, photographs and other written or graphic material, however produced, received from District and used by Consultant in performance of its services hereunder. All documents, logs, drawings, specifications, designs, mylars, surveys, survey data, reports and other work product (collectively referred to as “Work Product”) produced by Consultant in connection with the services rendered under this Agreement shall be owned by District. District shall own all copyrights to such Work Product and Consultant agrees to assign all ownership rights to such Work Product to the District. Reuse of any such Work Product by the District for other than a specific project or modification in use by the District of any of the Work Product without the Consultant’s prior written approval shall be at the District’s sole risk.

10. **Standard of Care.** Consultant warrants that its services shall be performed with the level of care, skill and competence of the consulting profession in accordance with the standard for professional services at the time the services are rendered.

11. **Right of Entry.** District shall provide for the right of entry of Consultant and its subcontractors and all necessary equipment in order to complete the services under this Agreement.
12. **Compliance with Codes and Standards.** Consultant's Professional Services shall be consistent with the standard of care and shall incorporate those publicly known federal, state and local laws, regulations, codes and standards that are applicable at the time Consultant renders its services.

13. **Discovery of Hazardous Materials.** The Parties recognize that unanticipated hazardous materials or suspected hazardous materials may be discovered on District's property or on property included as part of the site of work but not owned by District. The discovery of unanticipated hazardous materials may delay the Consultant's provision of the services required herein. In that event, the parties may extend the Contract Completion Date by mutual agreement.

14. **Termination.** This Agreement may be terminated by either Party upon five (5) days written notice for any reason. In the event of termination, Consultant shall be entitled to compensation for all services performed and costs incurred through and including the date of termination, except as to any disputed amounts.

15. **General Provisions.**

a. **Notices.** Any notice or demand desired or required to be given under this Agreement shall be in writing and deemed given when personally delivered, sent by facsimile machine, or deposited in the United States Mail (or with an express courier), postage prepaid, sent certified or registered mail, and addressed to the parties as set forth below or to such other address as either Party shall have previously designated by such a notice:

<table>
<thead>
<tr>
<th>To the District:</th>
<th>To the Consultant:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Highline Water District</td>
<td>Gray &amp; Osborne, Inc.</td>
</tr>
<tr>
<td>23828 30th Ave. S.</td>
<td>701 Dexter Avenue North, Suite 200</td>
</tr>
<tr>
<td>Kent, WA 98032</td>
<td>Seattle, WA 98109</td>
</tr>
<tr>
<td>Attn: General Manager</td>
<td>Attn: Lance Stevens, P.E.</td>
</tr>
</tbody>
</table>

b. **Entire Agreement.** This Agreement and its exhibit attachments contain the entire understanding between the District and Consultant relating to the consulting services which are the subject of this Agreement. This Agreement merges all prior discussions, negotiations, letters of understanding or other promises whether oral or in writing. Subsequent modification or amendment of this Agreement shall be in writing and signed by the parties to this Agreement.

c. **Waiver.** Waiver of any breach or default hereunder shall not constitute a continuing waiver or a waiver of any subsequent breach either of the same or of another provision of this Agreement.

d. **No Third Party Rights.** This Agreement is made only for the benefit of the District and Consultant and successors in interest and no third party or person shall have any rights hereunder whether by agency, as a third party beneficiary, or otherwise.
e. **Jurisdiction/Law.** This Agreement shall be governed by and construed in accordance with the laws of the State of Washington. Any suit to enforce or relating to this Agreement shall be brought in King County Superior Court, King County, Washington.

f. **Severability.** If any term, covenant or condition of this Agreement is held by a court of competent jurisdiction to be invalid, the remainder of this Agreement shall remain in effect.

g. **Effective Date.** The effective date of this Agreement shall be the date that this Agreement has been signed by authorized representatives of both Parties hereto ("Effective Date").

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**GRAY & OSBORNE, INC.**  
("CONSULTANT")

By  

Typed Name  Michael B. Johnson

Its  President / CEO

Dated

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**HIGHLINE WATER DISTRICT**  
("DISTRICT")

By  

Typed Name  Matt Everett

Its  General Manager

Dated
March 23, 2018

Mr. Jeremy DelMar, P.E.
Engineering Manager
Highline Water District
23828 30th Avenue South
Kent, Washington 98032

SUBJECT: MANSION HILL RESERVOIR PEER REVIEW SCOPE AND BUDGET
HIGHLINE WATER DISTRICT, KING COUNTY, WASHINGTON
G&O #20185.15

Dear Mr. DelMar:

This letter is a proposal for peer review of the 90 percent plans, specifications, and cost estimate for the Mansion Hill Reservoir Relocation project currently under design. The scope of work will include review of the reservoir foundation, appurtenances, and site design plans as well as the technical specifications for the project. Our comments will be directed to the Highline Water District (District) and the scope will include additional follow-up questions related to our review, as well as one meeting at the District to discuss the extent of our comments.

It is anticipated that the District will provide Gray & Osborne with three full-sized sets of plans and specifications to review. Two copies will be used for review and one set will be used to compile comments for return to the District. The budget will be based upon a time-and-materials basis utilizing the attached rate sheet with a not-to-exceed amount of $20,000.

Sincerely,

GRAY & OSBORNE, INC.

Lance Stevens, P.E.

LS/hh
Encl.
EXHIBIT “A”

GRAY & OSBORNE, INC.

PROFESSIONAL ENGINEERING SERVICES CONTRACT
FULLY BURDENED BILLING RATES*
THROUGH JUNE 15, 2018**

<table>
<thead>
<tr>
<th>Employee Classification</th>
<th>Fully Burdened Billing Rates</th>
</tr>
</thead>
<tbody>
<tr>
<td>AutoCAD/GIS Technician/Engineering Intern</td>
<td>$ 42.00 to $120.00</td>
</tr>
<tr>
<td>Electrical Engineer</td>
<td>$103.00 to $184.00</td>
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<tr>
<td>Structural Engineer</td>
<td>$100.00 to $168.00</td>
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<td>Environmental Technician/Specialist</td>
<td>$ 80.00 to $115.00</td>
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<td>Engineer-In-Training</td>
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<td>Civil Engineer</td>
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<td>Project Engineer</td>
<td>$106.00 to $145.00</td>
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<td>Project Manager</td>
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<td>Principal-in-Charge</td>
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<tr>
<td>Resident Engineer</td>
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<tr>
<td>Field Inspector</td>
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</tr>
<tr>
<td>Field Survey (2 Person)***</td>
<td>$161.00 to $213.00</td>
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<td>Field Survey (3 Person)***</td>
<td>$238.00 to $290.00</td>
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<tr>
<td>Professional Land Surveyor</td>
<td>$112.00 to $136.00</td>
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<tr>
<td>Secretary/Word Processor***</td>
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* Fully Burdened Billing Rates include overhead and profit.

** Updated annually, together with the overhead.

All actual out-of-pocket expenses incurred directly on the project are added to the billing. The billing is based on direct out-of-pocket expenses; meals, lodging, laboratory testing and transportation. The transportation rate is $0.54 per mile or the current maximum IRS rate without receipt IRS Section 162(a).

*** Administration expenses include secretarial and clerical work; GIS, CADD, and computer equipment; owned survey equipment and tools (stakes, hubs, lath, etc. – Note: mileage billed separately at rate noted); miscellaneous administration tasks; facsimiles; telephone; postage; and printing costs, which are less than $150.
RE:  Peer review of the 90% Plans, Specifications and Cost Estimate for the Mansion Hill Reservoir Relocation Project
Authorize Consultant Contract #18-60-08 with Gray & Osborne, Inc.

<table>
<thead>
<tr>
<th>CATEGORY</th>
<th>FINANCIAL</th>
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</thead>
<tbody>
<tr>
<td>Executive</td>
<td>Expenditures?  Yes ☒ No ☐ N/A ☐</td>
<td></td>
</tr>
<tr>
<td>Administrative</td>
<td>Budgeted? Yes ☒ No ☐ N/A ☐</td>
<td></td>
</tr>
<tr>
<td>Engineering/Operations</td>
<td></td>
<td>Amount: $ 20,000.00</td>
</tr>
</tbody>
</table>

ATTACHMENTS:
1. Resolution 18-3-27B
2. Attachment 1 – Contract 18-60-08 w/Exhibit A

COMMENTS:
The scope of work includes the review of the following items:

- Reservoir foundation
- Appurtenances
- Site design plans
- Technical Specifications

The District's Engineer and General Manager have reviewed the 3/23/18 scope of work submitted by Gray & Osborne, Inc. and recommend approval of this resolution.