

EC-23-293 CITY OF ALBUQUERQUE Albuquerque, New Mexico Office of the Mayor

Mayor Timothy M. Keller

INTER-OFFICE MEMORANDUM 04/11/2023

TO: Pat Davis, President, City Council

FROM: Timothy M. Keller, Mayor

SUBJECT: Approval of the Risk Second Supplemental Agreement to add funds for Outside Counsel Legal Services between YLaw P.C. and the City of Albuquerque

Transmitted herewith for City Council consideration and approval is a proposed Second Supplemental Agreement for Outside Counsel Legal Services between YLaw P.C. and the City of Albuquerque for continuing representation of the City and/or City officials in Risk Management cases

The Second Supplemental Agreement is for One Hundred Thousand Dollars.

Council approval is required pursuant to § 5-5-19, Approval of Contracts, ROA 1994 of the City's Public Purchasing Ordinance. I am forwarding this Agreement for your consideration and action.

TITLE/SUBJECT OF LITIGATION: Approval of the Risk Second Supplemental Agreement to add funds for Outside Counsel Legal Services between Ylaw P.C. and the City of Albuquerque

Approved:	
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Lawrence Rael Date Chief Administrative Officer

Approved	as	to	Legal	Form:
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Date

City Attorney

Recommended:

-DocuSigned by:

Jeannette (liane 4/17/2023 | 9:36 AM MDT - Jeannette Chavez Date

Risk Manager

Cover Analysis

- 1. What is it? Approval of the Second Supplemental Agreement for Outside Counsel Legal Services between YLaw P.C. and the City of Albuquerque
- 2. What will this piece of legislation do? This piece of legislation provides the approval required by § 5-5-19, Approval of Contracts, ROA 1994 of the City's Public Purchasing Ordinance and allows the continuation of representation in the Risk Management cases assigned to the Legal Department.
- **3. Why is this project needed?** This is needed to continue with the litigation process for the cases referenced. These cases were referred to outside counsel for the special expertise of the firm and workload management.
- **4. How much will it cost and what is the funding source?** This Agreement is Two Hundred Fifty Thousand Dollars. The Risk Management liability program funds this Legal Services Agreement.
- 5. Is there a revenue source associated with this contract? If so, what level of income is projected? NA

FISCAL IMPACT ANALYSIS

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Approval of the Risk First Supplemental Agreement to add funds for outside counsel Legal Services between Ylaw P.C. and the COA FUND: 705 DEPT: DFAS

 [x] No measurable fiscal impact is anticipated, i.e., no impact on fund balance over and above existing appropriations.

[] (If Applicable) The estimated fiscal impact (defined as impact over and above existing appropriations) of this legislation is as follows:

Base Salary/Wages Fringe Benefits at		2023	Fiscal Years 2024		2025		Total
Subtotal Personnel		-	-		-		
Operating Expenses Property			-				-
Indirect Costs		-	-		-		-
Total Expenses	\$		\$ -	S		S	
[x] Estimated revenues not affected			 			##ina	
[] Estimated revenue impact							
Revenue from program Amount of Grant							0
City Cash Match			-		-		
City Inkind Match							
City IDOH		*	-		-		-
Total Revenue	\$	*	\$ -	\$	-	\$	-
These estimates do <u>not</u> include any adjus * Range if not easily quantifiable.	stment fo	or inflation.					

Number of Positions created

COMMENTS: This piece of legislation provides the approval required by § 5-5-19, Approval of Contracts, ROA 1994 of the City's Public Purchasing Ordinance and allows the continuation of representation in the Risk Management cases assigned to the Legal Department.

COMMENTS ON NON-MONETARY IMPACTS TO COMMUNITY/CITY GOVERNMENT:

	4/17/2023 7:09 AM MDT				
PREPARED BY: Docusioned by: Alan R. Gatowski postopocasusurs FISCAL ANALYST	Docusigned by: <i>Krystle Hernander</i> 4/17/2023 9:02 ADESAEB405C14CD	APPROVED: Docusioned by: M Supsimiliant Featurer operator DIRECTOR	4/18/2023 9:03 AM M((date)	T Lawren keufe 1.2000032074EE	4/20/2023 1:11 PM MDT
REVIEWED BY: Lunin E. Noul EXECUTIVE BUDGET ANA	4/19/2023 4:14 Hummerue L. D. ALYST BUDGET OFFI		5:3 Phylipmed by: 	4/20/2023 8:59 am mdt MIST	

SECOND SUPPLEMENTAL AGREEMENT BETWEEN YLAW P.C. AND THE CITY OF ALBUQUERQUE

THIS AGREEMENT is made and entered into as of the last dated City signature below, by and between City of Albuquerque, New Mexico, a municipal corporation (hereinafter referred to as the "City"), and YLAW P.C., whose address is 4908 Alameda Blvd. NE, Albuquerque, NM 87113 (hereinafter referred to as the "Contractor").

RECITALS

WHEREAS, the City and Contractor entered into an Agreement, dated 7/1/2022 hereinafter referred to as the "Original Agreement", whereby the Contractor agreed to render certain professional services to the City; and

WHEREAS, the City and Contractor entered into a First Supplemental Agreement to the Original Agreement to provide for additional compensation in the amount of \$50,000.00; and

WHEREAS, the City has determined that additional compensation in the amount of One Hundred Thousand and NO/100 Dollars (\$100,000.00) is needed for continuation of Services; and

WHEREAS, the Contractor is agreeable to the changes.

NOW, THEREFORE, in consideration of the premises and mutual obligations herein, the parties hereto do mutually agree as follows:

1. Section 3A of the Original Agreement is hereby amended to read as follows:

<u>Compensation</u>. For performing the Services specified in Section 1 hereof, the City agrees to pay the Contractor up to the total amount of Two Hundred Fifty Thousand and NO/100 Dollars (\$250,000.00), plus reimbursement of expenses as provided in Section 3.C. below and any applicable gross receipts tax on such amounts. That total amount includes One Hundred Thousand and NO/100 Dollars (\$100,000.00) added in a Second Supplemental Agreement and Fifty Thousand and No/100 Dollars \$50,000.00) added in a First Supplemental Agreement to this Agreement. The total amount shall constitute full and complete compensation for the Contractor's Services under this Agreement.

2. Except as herein expressly amended, the terms and conditions of the Original Agreement shall remain unchanged and shall continue in full force and effect unless there is a conflict between the terms and conditions of the Original Agreement and this Second Supplemental Agreement, in which event, the terms and conditions of this Second Supplemental Agreement shall control.

3. This Agreement shall not become binding upon the City until approved by the highest approval authority of the City required under this Agreement.