

RESOLUTION NO. 2526

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BONNEY LAKE, PIERCE COUNTY, WASHINGTON, AUTHORIZING A PROFESSIONAL SERVICES AGREEMENT WITH APPLY-A-LINE, INC. FOR THE 2016 STREET STRIPING AND PAVEMENT MARKINGS PROJECT.

WHEREAS, the City of Bonney Lake solicited an Invitation to Quote from the MRSC Small Works Roster for 2016 Street Striping and Pavement Markings on May 12, 2016; and

WHEREAS, the City has received 3 quotes for the 2016 Street Striping and Pavement Markings project and has determined the lowest responsible quote for this Professional Services Agreement was received from Apply-A-Line, Inc. in the amount of \$37,333.00; and

WHEREAS, sufficient funds are available in the Street Fund and Street CIP budgets; and

WHEREAS, the City Council finds that it is in the public interest that this project be carried out at this time;

NOW THEREFORE, BE IT RESOLVED; that the City Council of the City of Bonney Lake, Washington, does hereby authorize the Mayor to sign the attached agreement to award this contract to Apply-A-Line, Inc. in the amount of \$37,333.

PASSED by the City Council this 14th day of June, 2016.



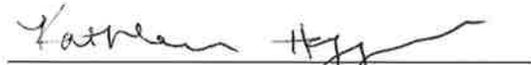
Neil Johnson Jr., Mayor

AUTHENTICATED:



Harwood T. Edvalson, MMC, City Clerk

APPROVED AS TO FORM:



Kathleen Haggard, City Attorney

PROFESSIONAL SERVICES AGREEMENT

THIS PROFESSIONAL SERVICES AGREEMENT ("Agreement") is made and entered into this 14th day of June, 2016, by and between the City of Bonney Lake ("City") and Apply-A-Line, Inc. ("Consultant").

The parties hereby agree as follows:

- 1. Scope of Work.** The Consultant shall perform all work and provide all materials described in the Scope of Work set out in Exhibit A attached hereto and incorporated herein by this reference. Such work shall be performed using facilities, equipment and staff provided by Consultant, and shall be performed in accordance with all applicable federal, state and local laws, ordinances and regulations. The Consultant shall exercise reasonable care and judgment in the performance of work pursuant to this Agreement. The Consultant shall make minor changes, amendments or revisions in the detail of the work as may be required by the City, such work not to constitute Extra Work under this Agreement.
- 2. Ownership of Work Product.** Documents, presentations and any other work product produced by the Consultant in performance of work under this Agreement shall be tendered to the City upon completion of the work, and all such product shall become and remain the property of the City and may be used by the City without restriction; *provided*, that any such use by the City not directly related to the particular purposes for which the work product was produced shall be without any liability whatsoever to the Consultant.
- 3. Payment.** The Consultant shall be paid by the City for completed work and services rendered under this Agreement pursuant to the rates and charges set out in Exhibit B, attached hereto and incorporated herein by this reference. Such payment shall be full compensation for work performed or services rendered and for all labor, materials, supplies, equipment, and incidentals necessary to complete the work. All billings for compensation for work performed under this Agreement shall list actual time and dates during which the work was performed and the compensation shall be figured using the rates set out in Exhibit B; *provided*, that payment for work within the Scope of Work (Exhibit A) shall not exceed the fee/hour estimate set out in Exhibit B without written amendment to this Agreement, agreed to and signed by both parties.

Acceptance of final payment by the Consultant shall constitute a release of all claims, related to payment under this Agreement, which the Consultant may have against the City unless such claims are specifically reserved in writing and transmitted to the City by the Consultant prior to acceptance of final payment. Final payment shall not, however, be a bar to any claims that the City may have against the Consultant or to any remedies the City may pursue with respect to such claims.

The Consultant and its sub consultants shall keep available for inspection, by the City, for a period of three years after final payment, the cost records and accounts pertaining to this Agreement and all items related to, or bearing upon, such records. If any litigation, claim or audit is started before the expiration of the three-year retention period, the records shall be retained until all litigation, claims or audit findings involving the records have been resolved. The three-year retention period shall commence when the Consultant receives final payment.

4. **Changes in Work.** The Consultant shall make all revisions and changes in the work completed under this Agreement as are necessary to correct errors, when required to do so by the City, without additional compensation.

5. **Extra Work.** The City may desire to have the Consultant perform work or render services in addition to or other than work provided for by the expressed intent of the Scope of Work. Such work will be considered Extra Work and will be specified in a written supplement which will set forth the nature and scope thereof. Work under a supplement shall not proceed until authorized in writing by the City. Any dispute as to whether work is Extra Work or work already covered by this Agreement shall be resolved before the work is undertaken. Performance of the work by the Consultant prior to resolution of any such dispute shall waive any claim by the Consultant for compensation as Extra Work.

6. **Employment.** Any and all employees of Consultant, while engaged in the performance of any work or services required by the Consultant under this Agreement, shall be considered employees of the Consultant only and not of the City, and any and all claims that may or might arise under the Workman's Compensation Act on behalf of said employees, while so engaged; any and all taxes arising out of Consultant's or Consultant's employees' work under this Agreement; and any and all claims made by a third party as a consequence of any acts, errors, or omissions on the part of the Consultant's employees, while so engaged, shall be the sole obligation and responsibility of the Consultant, except as provided in Section 12 of this agreement. The Consultant's relation to the City shall at all times be as an independent contractor.

7. **Nondiscrimination and Legal Compliance.** Consultant agrees not to discriminate against any client, employee or applicant for employment or for services because of race, creed, color, national origin, marital status, gender, age or handicap except for a bona fide occupational qualification with regard to, but not limited to, the following: employment upgrading; demotion or transfer; recruitment or any recruitment advertising; layoff or termination; rates of pay or other forms of compensation; selection for training; and rendition of services. The consultant represents and warrants that it is in compliance with and agrees that it will remain in compliance with the provisions of the Immigration Reform and Control Act of 1986, including but not limited to the provisions of the Act prohibiting the hiring and continued employment of unauthorized aliens and requiring verification and record keeping with respect to the status of each of its employees' eligibility for employment. The consultant shall include a provision substantially the same as this

section in any and all contracts with sub consultants performing work required of the contractor under this contract. The consultant agrees to indemnify and hold the City harmless from any and all liability, including liability for interest and penalties, the City may incur as a result of the consultant failing to comply with any provisions of the Immigration Reform and Control Act of 1986. Consultant understands and agrees that if it violates this section, this Agreement may be terminated by the City, and that Consultant shall be barred from performing any services for the City in the future unless and until a showing is made satisfactory to the City that discriminatory practices have terminated and that recurrence of such action is unlikely.

8. **Term.** This Agreement shall become effective upon the day of its execution by both parties, and shall terminate upon completion of the work and delivery of all materials described in Exhibit A.

9. **Termination by City.** The City may terminate this Agreement at any time upon not less than ten (10) days written notice to Consultant, subject to the City's obligation to pay Consultant in accordance with subsections A and B below.

A. In the event this Agreement is terminated by the City other than for fault on the part of the Consultant, a final payment shall be made to the Consultant for actual cost of work complete at the time of termination of the Agreement. In addition, the Consultant shall be paid on the same basis as above for any authorized Extra Work completed. No payment shall be made for any work completed after ten (10) days following receipt by the Consultant of the termination notice. If the accumulated payment(s) made to the Consultant prior to the termination notice exceeds the total amount that would be due as set forth in this subsection, then no final payment shall be due and the Consultant shall immediately reimburse the City for any excess paid.

B. In the event the services of the Consultant are terminated by the City for fault on the part of the Consultant, subsection A of this section shall not apply. In such event the amount to be paid shall be determined by the City with consideration given to the actual costs incurred by the Consultant in performing the work to the date of termination, the amount of work originally required which was satisfactorily completed to date of termination, whether that work is in a form or of a type which is usable by the City at the time of termination, the cost to the City of employing another person or firm to complete the work required and the time which may be required to do so, and other factors which affect the value to the City of the work performed at the time of termination. Under no circumstances shall payment made under this subsection exceed the amount which would have been made if subsection A of this section applied.

C. In the event this Agreement is terminated prior to completion of the work, the original copies of all work products prepared by the Consultant prior to termination shall become the property of the City for its use without restriction; *provided*, that any such use by the

City not directly related to the particular purposes for which the work product was produced shall be without any liability whatsoever to the Consultant.

10. **Termination by Consultant.** Consultant may terminate this Agreement only in response to material breach of this Agreement by the City, or upon completion of the work set out in the Scope of Work and any Extra Work agreed upon by the parties.

11. **Applicable Law; Venue.** The law of the State of Washington shall apply in interpreting this Agreement. Venue for any lawsuit arising out of this Agreement shall be in the Superior Court of the State of Washington, in and for Pierce County.

12. **Indemnification / Hold Harmless**

Consultant shall defend, indemnify and hold the City, its officers, officials, employees and volunteers harmless from any and all claims, injuries, damages, losses or suits including attorney fees arising out of or resulting from the negligent acts, errors or omissions of the Consultant in performance of this Agreement, except for injuries and damages caused by the sole negligence of the City. In the event of liability for damages arising out of bodily injury to persons or damages to property caused by or resulting from the concurrent negligence of the Consultant and the City, its officers, officials, employees, and volunteers, the Consultant's liability, including the duty and cost to defend, hereunder shall be only to the extent of the Consultant's negligence. It is further specifically and expressly understood that the indemnification provided herein constitutes the Consultant's waiver of immunity under Industrial Insurance, Title 51 RCW, solely for the purposes of this indemnification. This waiver has been mutually negotiated by the parties. The provisions of this section shall survive the expiration or termination of this Agreement.

Insurance

The Consultant shall procure and maintain for the duration of the Agreement, insurance against claims for injuries to persons or damage to property which may arise from or in connection with the performance of the work hereunder by the Consultant, its agents, representatives, or employees.

A. Minimum Scope of Insurance

Consultant shall obtain insurance of the types described below:

1. Automobile Liability insurance covering all owned non-owned, hired and leased vehicles. Coverage shall be written on Insurance Services Office (ISO) form CA 00 01 or a substitute form providing equivalent liability coverage. If necessary, the policy shall be endorsed to provide contractual liability coverage.

2. Commercial General Liability insurance shall be written on ISO occurrence form CG 00 01 and shall cover liability arising from premises, operations, independent contractors and personal injury and advertising injury. The City shall be named as an insured under the Consultant's Commercial General Liability insurance policy with respect to the work performed for the City.
3. Workers' Compensation coverage as required by the Industrial Insurance laws of the State of Washington.
4. Professional Liability insurance appropriate to the Consultant's profession.

B. Minimum Amounts of Insurance

Consultant shall maintain the following insurance limits:

1. Automobile Liability insurance with a minimum combined single limit for bodily injury and property damage of \$1,000,000 per accident.
2. Commercial General Liability insurance shall be written with limits no less than \$1,000,000 each occurrence, \$2,000,000 general aggregate.
3. Professional Liability insurance shall be written with limits no less than \$1,000,000 per claim and \$1,000,000 policy aggregate limit.

C. Other Insurance Provisions

The insurance policies are to contain, or be endorsed to contain, the following provisions for Automobile Liability, Professional Liability and Commercial General Liability insurance:

1. The Consultant's insurance coverage shall be primary insurance as respect the City. Any insurance, self-insurance, or insurance pool coverage maintained by the City shall be excess of the Consultant's insurance and shall not contribute with it.
2. The Consultant's insurance shall be endorsed to state that coverage shall not be cancelled by either party, except after thirty (30) days prior written notice by certified mail, return receipt requested, has been given to the City.

D. Acceptability of Insurers

Insurance is to be placed with insurers with a current A.M. Best rating of not less than A:VII.

E. Verification of Coverage

Consultant shall furnish the City with original certificates and a copy of the amendatory endorsements, including but not necessarily limited to the additional insured endorsement, evidencing the insurance requirements of the Consultant before commencement of the work.

13. Prevailing Wage

CONTRACTOR shall pay all laborers, workers, or mechanics performing work under this Agreement prevailing wages as required by Ch. 39.12 RCW, and shall satisfy all other requirements of that chapter, including without limitation requiring that all subcontractors performing work related to the project comply with the requirements of that chapter. The hourly minimum rate of wage which may be paid to laborers, workers, or mechanics for work related to the Project is shown on Exhibit C, attached hereto and incorporated herein by this reference. Prior to the CITY making any payment to CONTRACTOR under this Agreement, CONTRACTOR and each subcontractor shall submit to the CITY a Statement of Intent to Pay Prevailing Wages approved by the industrial statistician of the Washington State Department of Labor and Industries and complying with the requirements of RCW 39.12.040. Prior to release of the sums retained pursuant to section 17 of this Agreement ["Retainage"], CONTRACTOR and each subcontractor shall submit to the City an Affidavit of Wages Paid approved by the industrial statistician of the Washington State Department of Labor and Industries and complying with the requirements of RCW 39.12.040.

14. Subletting or Assigning. The Consultant shall not sublet or assign any of the work covered by this Agreement without the express written consent of the City.

15. Entire Agreement. This Agreement represents the entire Agreement between the parties. No change, termination or attempted waiver of any of the provisions of the Agreement shall be binding on any party unless executed in writing by authorized representatives of each party. The agreement shall not be modified, supplemented or otherwise affected by the course of dealing between the parties.

16. Waiver. Failure by any party to this Agreement to enforce any provision of this Agreement or to declare a breach shall not constitute a waiver thereof, nor shall it impair any party's right to demand strict performance of that or any other provision of this Agreement any time thereafter.

17. Severability. If any provision of this Agreement or its application is held invalid, the remainder of the Agreement or the application of the remainder of the Agreement shall not be affected.

18. **Execution and Acceptance.** This Agreement may be executed in several counterparts, each of which shall be deemed to be an original having identical legal effect. The Consultant hereby ratifies and adopts all statements, representations, warranties, covenants, and agreements contained in the supporting materials submitted by the Consultant, and does hereby accept the Agreement and agrees to all of the terms and conditions thereof.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

CITY OF BONNEY LAKE

By: 
Neil Johnson, Jr., Mayor

CONSULTANT

By: 
Michael Liljestrom, President
Apply-A-Line, Inc.

Attachments:

- Exhibit A: Scope of Work
- Exhibit B: Quote
- Exhibit C: Prevailing Wages

Exhibit A



City of Bonney Lake Small Public Works Project Prevailing Wages are required to be paid

Invitation to Quote

Date: May 12, 2016

The City of Bonney Lake is accepting Quotes for a Small Public Works Project. As a contractor on our Small Works Roster, you are invited to submit a quote on this project.

Project Title: 2016 Street Striping/Pavement Marking

Scope of Work:

Re-stripe existing City streets to include centerline, skip/solid double centerline, double centerline, edgeline, Gore on city streets, and double coat chip sealed streets. Attached spreadsheets are highlighted according to the type of striping required for that particular street.

Re-mark existing Stop Bars, Crosswalks, Turn Arrows and Legend in thermo-plastic. Attached spreadsheets are highlighted according to the type of pavement markings required for that particular street.

- Markings must conform to DOT specifications, section 8 - 22.
- Traffic control will be provided by the contractor.
- Contractor will notify the City two weeks in advance of starting work.
- Markings will be applied to the following approximate footage (see attached spread sheets).

Prevailing Wage:

Contractor shall pay all laborers, workers, or mechanics performing work Prevailing Wages as required by Ch.39.12 RCW, and shall satisfy all other requirements of that chapter, including without limitation requiring that all subcontractors performing work related to the project comply with the requirements of that chapter. The hourly minimum rate of wage which may be paid to labors, workers or mechanics for work related to this project with the Effective Date of May 31, 2016.

Please see enclosed: Quote sheet, Striping/Pavement Marking specifications, Striping Quantities, Pavement Marking Quantities, Chip Seal Striping and Pavement Marking Quantities, Pavement Marking Site Drawings, Professional Services Agreement and City of Bonney Lake 2016 Striping map.

PLEASE NOTE: Must have a current business license to work in the City of Bonney Lake.

City of Bonney Lake
(253) 862-8602 Fax (253) 447-4330

Mail to: PO Box 7380
Bonney Lake, WA 98391

Date Proposals are requested: Tuesday, May 31, 2016 by 12:00 p.m.

If you are interested in submitting a quote on this project, please return **Quote Sheet and SIGNED Professional Services Agreement** to Triss Weber at 19306 Bonney Lake BLVD (Public Works Center), Bonney Lake, WA 98391. If you have any questions please contact Steve Willadson at (253) 261-5224.

Exhibit B



City of Bonney Lake Small Public Works Project Quote Sheet

Company Name: Apply-A-Line, Inc.
Address: 175 Roy Rd SW Bldg C
Pacific WA 98047
Phone Number: 253.299-1200
Fax Number: 253.299-1250
Contact Name: Mike Susner

Project Title: 2016 Street Striping/Pavement Marking

Having carefully examined all documents enclosed herein, the Contractor proposes to perform all work in strict compliance with all documents, for the amount set forth below.

Schedule: Work shall be completed within 60 calendar days after the indicated starting date appearing in an official "Notice to Proceed" issued by Bonney Lake. Liquidated damages shall be imposed as specified in the contract documents for each day Contractor fails to meet the completion date.

Item	Description	Qty (Approx.)	Unit	Unit Price	Extended Price
1	Skip CL	6.3 (33,185 LF)	Miles	\$ 210.00	\$ 1,323.00
2	Skip/Solid CL	2.8 (15,027 LF)	Miles	\$420.00	\$ 1,176.00
3	Double CL	7.3 (38,369 LF)	Miles	\$550.00	\$ 4,015.00
4	Edgeline (White)	18.3 (96,803 LF)	Miles	\$350.00	\$ 6,405.00
5	Gore Line (White)	1.2 (6,467 LF)	Miles	\$600.00	\$ 720.00
6	Edgeline (Yellow)	1.7 (8,900 LF)	Miles	\$420.00	\$ 714.00
7	"C" Curb (Yellow)	1,070	Lin. Ft.	\$ 0.70	\$ 749.00

City of Bonney Lake
(253) 862-8602 Fax (253) 447-4330

Mail to: PO Box 7380
Bonney Lake, WA 98391

	<i>Thermo-Plastic:</i>				
8	Stop Bar (12" wide)	14	Lin. Ft.	\$ 14.00	\$ 196.00
9	Stop Bar (18" wide)	69	Lin. Ft.	\$ 14.00	\$ 966.00
10	Crosswalk	528	Lin. Ft.	\$ 8.00	\$ 4,224.00
	<i>Legend:</i>				
11	SCHOOL ZONE	1	EA	\$ 850.00	\$ 850.00
12	ONLY	9	EA	\$ 250.00	\$ 2,250.00
	<i>Turn Arrow:</i>				
13	Left	9	EA	\$ 200.00	\$ 1,800.00
14	Recessed Centerline Reflective Pavement Markers	75	EA	\$ 45.00	\$ 3,375.00
	<i>Chip Seal</i>				
15	Skip CL	2 (10,337 LF)	Miles	\$ 650.00	\$ 1,300.00
16	Edgeline (White)	1.9 (9,956 LF)	Miles	\$ 1,000.00	\$ 1,900.00
	<i>Thermo-Plastic:</i>			\$	\$
17	Stop Bar (12" wide)	22	Lin. Ft.	\$ 14.00	\$ 308.00
18	Stop Bar (18" wide)	33	Lin. Ft.	\$ 14.00	\$ 462.00
19	Crosswalk	300	Lin. Ft.	\$ 8.00	\$ 2,400.00
	<i>Legend:</i>			\$	\$
20	25 MPH	2	EA	\$ 250.00	\$ 500.00
21	SCHOOL ZONE	2	EA	\$ 850.00	\$ 1,700.00
	Sub-Total				\$ 37,333.00
	Total Bid				\$ 37,333.00

City of Bonney Lake
(253) 862-8602 Fax (253) 447-4330

Mail to: PO Box 7380
Bonney Lake, WA 98391

State of Washington
 Department of Labor & Industries
 Prevailing Wage Section - Telephone 360-902-5335
 PO Box 44540, Olympia, WA 98504-4540

Washington State Prevailing Wage

The PREVAILING WAGES listed here include both the hourly wage rate and the hourly rate of fringe benefits. On public works projects, worker's wage and benefit rates must add to not less than this total. A brief description of overtime calculation requirements are provided on the Benefit Code Key.

Journey Level Prevailing Wage Rates for the Effective Date: 5/12/2016

County	Trade	Job Classification	Wage	Holiday	Overtime	Note
Pierce	Asbestos Abatement Workers	Journey Level	\$43.95	5D	1H	
Pierce	Boilermakers	Journey Level	\$64.29	5N	1C	
Pierce	Brick Mason	Journey Level	\$52.82	5A	1M	
Pierce	Brick Mason	Pointer-Caulker-Cleaner	\$52.82	5A	1M	
Pierce	Building Service Employees	Janitor	\$9.47		1	
Pierce	Building Service Employees	Shampooer	\$10.08		1	
Pierce	Building Service Employees	Waxer	\$10.08		1	
Pierce	Building Service Employees	Window Cleaner	\$13.22		1	
Pierce	Cabinet Makers (In Shop)	Journey Level	\$28.36		1	
Pierce	Carpenters	Acoustical Worker	\$54.02	5D	4C	
Pierce	Carpenters	Bridge, Dock And Wharf Carpenters	\$54.02	5D	4C	
Pierce	Carpenters	Carpenter	\$54.02	5D	4C	
Pierce	Carpenters	Carpenters on Stationary Tools	\$54.15	5D	4C	
Pierce	Carpenters	Creosoted Material	\$54.12	5D	4C	
Pierce	Carpenters	Floor Finisher	\$54.02	5D	4C	
Pierce	Carpenters	Floor Layer	\$54.02	5D	4C	
Pierce	Carpenters	Scaffold Erector	\$54.02	5D	4C	
Pierce	Cement Masons	Journey Level	\$53.95	7A	1M	
Pierce	Divers & Tenders	Diver	\$107.22	5D	4C	8A
Pierce	Divers & Tenders	Diver On Standby	\$64.42	5D	4C	
Pierce	Divers & Tenders	Diver Tender	\$58.33	5D	4C	
Pierce	Divers & Tenders	Surface Rcv & Rov Operator	\$58.33	5D	4C	
Pierce	Divers & Tenders	Surface Rcv & Rov Operator Tender	\$54.27	5A	4C	
Pierce	Dredge Workers	Assistant Engineer	\$56.44	5D	3F	
Pierce	Dredge Workers	Assistant Mate (Deckhand)	\$56.00	5D	3F	
Pierce	Dredge Workers	Boatmen	\$56.44	5D	3F	
Pierce	Dredge Workers	Engineer Welder	\$57.51	5D	3F	
Pierce	Dredge Workers	Leverman, Hydraulic	\$58.67	5D	3F	

2016 Striping Quantities (5a)

Updated 5/12/2016

Stripe Date	# Streets Striped	GEO SECTION	2016 ROAD NAME/NUMBER	Road WIDTH	Functional CLASS	Road Length	Skip Centerline	Skip/Solid Double Centerline	Double Centerline	Solid Yellow	D=LX2 EDGELINE	Cross-hatch	Solid White Gore Line	STRIPING TOTAL	
Reconstruction (Striping in contract)															
Overlay (Striping in contract)															
Chlp Seal (Requires 2 Coats)															
Seal Coat (No striping required)															
Leaky Watermain (Striping in contract)															
Sewer CIP															
	1	101	64th ST E	21	Local Access	1000	800		200					1000	
	1	102	207th Ave E (SECTION 1)	21	Local Access	1600			1600		3200			4800	
	1	103	60th St E	21	Local Access	1337			573		1146			1719	
	1	106	CASCADE DRIVE	21	Local Access	1976	1976				3952			5928	
	1	116	KELLY LAKE ROAD	36	Collector	273			273				128	401	
			KELLY LAKE ROAD	22	Collector	1460			1460					1460	
			KELLY LAKE ROAD	21	Collector	585			585					585	
	5	Streets	TOTAL Lin. Ft of Striping-SECTION 1			8231	2776		0	4691	8298		128	15893	
	1	201	SO TAPPS DR E	21	ARTERIAL	1225			1225		2450			3675	
	1	202	WEST TAPPS HIGHWAY (SECTION 2)	21	ARTERIAL	4585	3085				9170			12255	
			WEST TAPPS HIGHWAY	21	ARTERIAL	1283			1283					1283	
	1	218	BONNEY LAKE BLVD	24	Collector	3823	3781				7646			11427	
			BONNEY LAKE BLVD	20	Collector	1916	1916		50					1966	
		219	193RD AVE EAST	20	Local Access	1185	733			452				1185	
	1	223	181ST AVE E (2)	20	Collector	823			823		1646			2469	
	1	224	70TH ST EAST	20	Collector	1030			1030		2060			3090	
	5	Streets	TOTAL Lin. Ft of Striping-SECTION 2			15870	9515		0	4863	22972		0	37350	
	1	301	CHURCH LAKE ROAD	21	Collector	3037			3037		6074			9111	
		301	CHURCH LAKE ROAD	21	Collector	3326	3326			3366				3326	
	1	327	80TH ST E	24	Local Access	495	495							495	
	1	333	82ND ST E (3)	16	Local Access	1205	605		600					1205	
		337	LOCUST AVENUE	24	Collector	4975								0	
	1	342	185th AVE E (One Way)	18	Local Access	623				623	623			623	
	1	346	74TH ST E	24	Local Access	752			752					752	
			74TH ST E (One Way)	18	Local Access	2121				2121	2121			2121	
	1	347	183RD AVE E (3)	16	Local Access	447	447							447	
	1	350	77TH ST E	21	Local Access	1171	1171							1171	
			77TH ST E (One Way)	18	Local Access	1630				1630	1630			1630	
	1		182ND AVE E (3) (One Way)	18	Local Access	1160				1160	1160			1160	
	1	362	MYERS ROAD	22	Collector	4158			4158		8316			12474	
		362	MYERS ROAD	22	Collector	1650									
	8	Streets	TOTAL Lin. Ft of Striping-SECTION 3			26750	6044		0	8547	8900	19924		0	34515

PSRC 2016

2016 Striping Quantities (5a)

	1	401	192ND AVE E (SECTION 4)	24	ARTERIAL	2606	2606			5212	165	7983		
	1	415	104TH ST E	44	ARTERIAL	1962		3924		3924	101	7949		
			104TH ST E	25	ARTERIAL	960	960			1920		2880		
	1	444	200TH AVE CT E	60	ARTERIAL	350			485		845	1330		
			200TH AVE CT E	24	ARTERIAL	1498			1498		75	1573		
	1	446	SOUTH PRAIRIE ROAD	72	ARTERIAL	1000	2001			12	1402	3415		
			SOUTH PRAIRIE ROAD	60	ARTERIAL	379			318		1117	1435		
			SOUTH PRAIRIE ROAD	44	ARTERIAL	363		726				726		
	1	447	ANGELINE ROAD	22	Collector	1920			1920	3840		5760		
			ANGELINE ROAD	24	Collector	6360	1870		4490	12720	140	19220		
			ANGELINE ROAD	21	Collector	2243			2243	4486		6729		
			ANGELINE ROAD	36	Collector	250			250		140	390		
Chip Seal	1	476	PANORAMA BLVD	24	ARTERIAL	3347						0		
Chip Seal	1	477	176th AVE E	24	Collector	2620						0		
	1	4114	MAIN STREET	39	Collector	766		774	285	677		1736		
			MAIN STREET 184TH AVE E (4)	38	Collector	187			187		150	337		
			MAIN STREET 184TH AVE E (4)	24	Collector	530	530					530		
			MAIN STREET 184TH AVE E (4)	61	Collector	500			650	1000	150	1800		
	1	4116	90th St E	38	Local Access	620	620					620		
	1	4120	SKY ISLAND DRIVE	60	ARTERIAL	565		1130	375		336	1841		
			SKY ISLAND DRIVE	42	ARTERIAL	675		1350			85	1435		
			SKY ISLAND DRIVE	28	ARTERIAL	1320			1320			1320		
			SKY ISLAND DRIVE	24	ARTERIAL	3555	904					3465		
			SKY ISLAND DRIVE	40	ARTERIAL	200			200		100	300		
	1	4152	192ND AVE EAST (4)	42	Local Access	200			150	400	148	698		
			192ND AVE EAST (4)	21	Local Access	2000						0		
CIP		4153	Veterans Memorial Drive	42	ARTERIAL	200						0		
CIP			Veterans Memorial Drive	56	ARTERIAL	627						0		
	1		Veterans Memorial Drive	36	ARTERIAL	1650		3300	1269	3300	356	8225		
Sewer CIP			Veterans Memorial Drive	24	ARTERIAL	1238						0		
	12	Streets	TOTAL Lin. Ft of Striping-SECTION 4			40691	9491	11204	18213	0	37479	0	5310	81697
	1	501	192ND AVE Junction E	60	Collector	200		200				204	404	
			192ND AVE Junction E	38	Collector	1623		1623					1623	
	1	502	198TH AVE E (SECTION 5)	36	ARTERIAL	440			440			465	905	
			198TH AVE E (SECTION 5)	24	ARTERIAL	1235			1235	2470			3705	
	1	530	214th AVE E	48	ARTERIAL	2230		1850	230	5510	360	7950		
			214th AVE E	48	ARTERIAL	150		150	150	150		450		
	3	Streets	TOTAL Lin. Ft of Striping-SECTION 5			5876	0	3823	2055	8130	0	1029	15037	

2016 Striping Quantities (5a)

Summary:

TOTAL STRIPING CITY WIDE (Lin. FT)	Lineal Feet	97420	27826	15027	38369	8900	96803	0	6467	184492
			5	3	7.3	2	18.3		1.2	

34 Streets	TOTAL LENGTH SEC 1 - 5 (Lineal MILES)	18.5	5.3	2.8	7.3	1.7	18.3	1.2	34.9
------------	---------------------------------------	------	-----	-----	-----	-----	------	-----	------

"C" Curb Striping

Paint (Traffic Yellow)

Lineal Ft

Site 9
Site 10

- 1 444 200TH AVE CT E
- 1 445 SOUTH PRAIRIE ROAD
- 2 Streets

ARTERIAL
ARTERIAL

Total 1070.0
MI 0.2

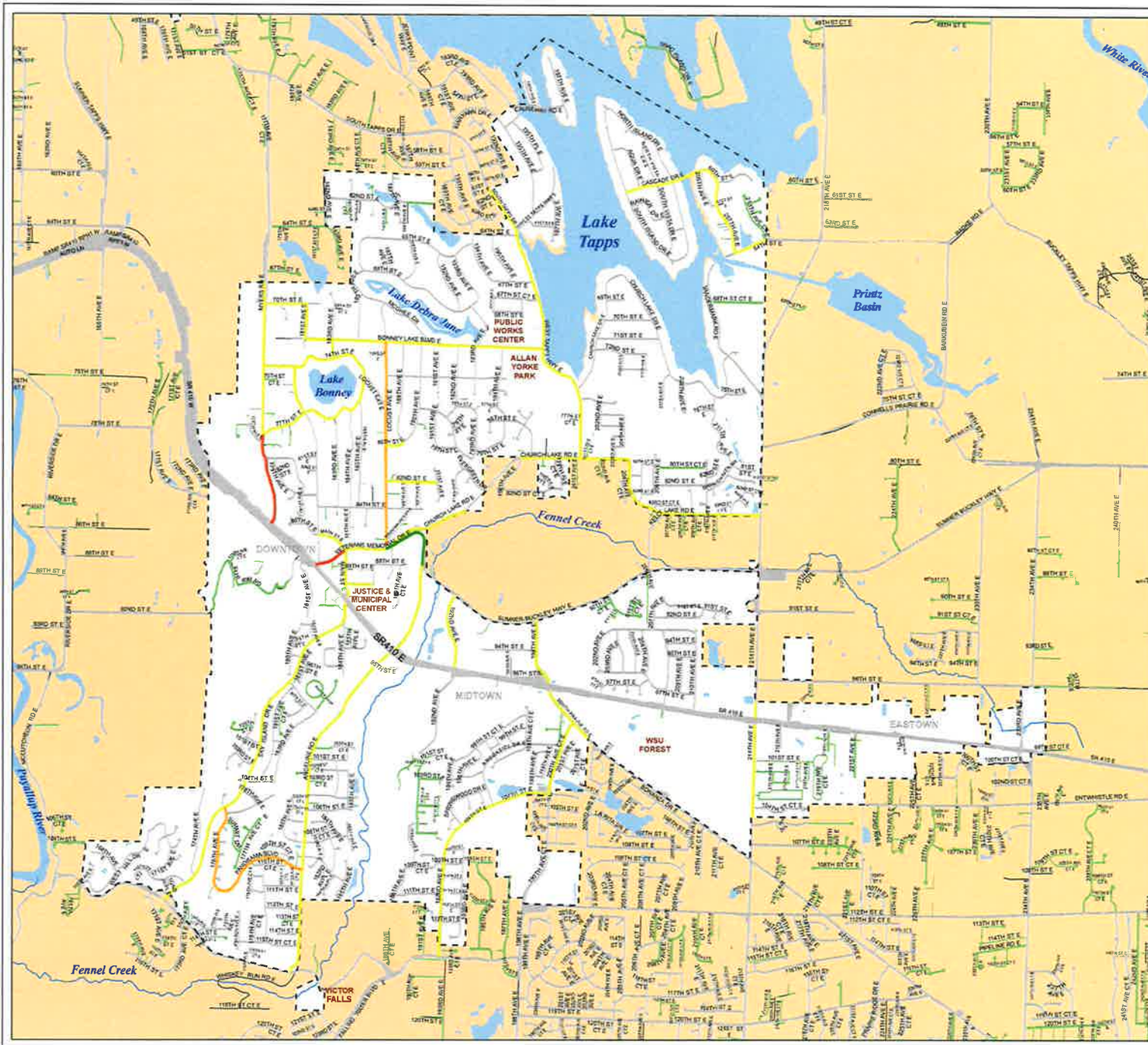
2016 Striping and Pavement Markings

Quote		Line items		Apply-A-Line, Inc.		Specialized Pavement Marking Inc.		Stripe Rite	
No.	Units	Description	Qty	Unit Price	Total	Unit Price	Total	Unit Price	Total
1	Miles	Skip CL	6.3	\$ 210.00	\$ 1,323.00	\$ 200.00	\$ 1,260.00	400.00	\$ 2,520.00
2	Miles	Skip/Solid CL	2.8	\$ 420.00	\$ 1,176.00	\$ 700.00	\$ 1,960.00	688.00	\$ 1,926.40
3	Miles	Double CL	7.3	\$ 550.00	\$ 4,015.00	\$ 900.00	\$ 6,570.00	788.00	\$ 5,752.40
4	Miles	Edgeline (White)	18.3	\$ 350.00	\$ 6,405.00	\$ 600.00	\$ 10,980.00	650.00	\$ 11,895.00
5	Miles	Gore Line (White)	1.2	\$ 600.00	\$ 720.00	\$ 1,000.00	\$ 1,200.00	776.00	\$ 931.20
6	Miles	Edgeline (Yellow)	1.7	\$ 420.00	\$ 714.00	\$ 600.00	\$ 1,020.00	600.00	\$ 1,020.00
7	LF	"C" Curb (Yellow)	1,070	\$ 0.70	\$ 749.00	\$ 1.75	\$ 1,872.50	2.44	\$ 2,610.80
7	LF	Stop Bar (12" Wide)	14	\$ 14.00	\$ 196.00	\$ 15.00	\$ 210.00	9.00	\$ 126.00
8	LF	Stop Bar (18" Wide)	69	\$ 14.00	\$ 966.00	\$ 15.00	\$ 1,035.00	9.00	\$ 621.00
10	LF	Crosswalks	528	\$ 8.00	\$ 4,224.00	\$ 8.00	\$ 4,224.00	9.00	\$ 4,752.00
		Legend							\$ -
11	EA	School Zone	1	\$ 850.00	\$ 850.00	\$ 650.00	\$ 650.00	155.00	\$ 155.00
12	EA	ONLY	9	\$ 250.00	\$ 2,250.00	\$ 200.00	\$ 1,800.00	155.00	\$ 1,395.00
		Turn Arrow:							\$ -
13	EA	Left	9	\$ 200.00	\$ 1,800.00	\$ 125.00	\$ 1,125.00	155.00	\$ 1,395.00
14	EA	Recessed Centerline Reflective Pavement Markers	75	\$ 45.00	\$ 3,375.00	\$ 30.00	\$ 2,250.00	45.00	\$ 3,375.00
		<u>CHIP SEAL</u>							\$ -
15	Miles	Skip CL	2	\$ 650.00	\$ 1,300.00	\$ 600.00	\$ 1,200.00	900.00	\$ 1,800.00
16	Miles	Edgeline (White)	1.9	\$ 1,000.00	\$ 1,900.00	\$ 1,375.00	\$ 2,612.50	900.00	\$ 1,710.00
		<u>Thermo-Plastic:</u>							
17	LF	Stop Bar (12" wide)	22	\$ 14.00	\$ 308.00	\$ 15.00	\$ 330.00	9.00	\$ 198.00
18	LF	Stop Bar (18" wide)	33	\$ 14.00	\$ 462.00	\$ 15.00	\$ 495.00	9.00	\$ 297.00
19	LF	Crosswalk	300	\$ 8.00	\$ 2,400.00	\$ 10.00	\$ 3,000.00	9.00	\$ 2,700.00
		Legend:							\$ -
20	EA	25 MPH	2	\$ 250.00	\$ 500.00	\$ 325.00	\$ 650.00	155.00	\$ 310.00
21	EA	SCHOOL ZONE	2	\$ 850.00	\$ 1,700.00	\$ 650.00	\$ 1,300.00	155.00	\$ 310.00
Total Items (Items 1-21):					\$ 37,333.00		\$ 45,744.00		\$ 45,799.80
Total Quote:					\$ 37,333.00		\$ 45,744.00		\$ 45,799.80

BONNEY Lake

City of Bonney Lake

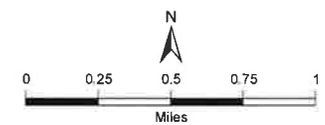
Striping 2016 Arterials and Collectors



Legend

- OK to Stripe
- Sewer CIP
- Overlay CIP
- Chip Seal
- Fennel Creek
- Roads
- Public ROW
- Private ROW
- Water body
- Bonney Lake City Limits

The map features are approximate and are intended only to provide an indication of said feature. Additional areas that have not been mapped may be present. This is not a survey. Orthophotos and other data may not align. The County assumes no liability for variations ascertained by actual survey. ALL DATA IS EXPRESSLY PROVIDED 'AS IS' AND 'WITH ALL FAULTS'. The County makes no warranty of fitness for a particular purpose.



April 21, 2016

Path: H:\ddm\map_data\striping_2016.mxd

City of Bonney Lake, Washington
City Council Agenda Bill (AB)

Department/Staff Contact: Steve Willadson / Assistant Superintendent for Street/Storm	Meeting/Workshop Date: 14 June 2016	Agenda Bill Number: AB16-61
Agenda Item Type: Resolution	Ordinance/Resolution Number: 2526	Councilmember Sponsor: Donn Lewis

Agenda Subject: Award Professional Services Agreement with Apply-A-Line, Inc. for the 2016 Striping and Pavement Markings Project

Full Title/Motion: A Resolution Of The City Council Of The City Of Bonney Lake, Pierce County, Washington, To Approve The Professional Services Agreement With Apply-A-Line, Inc. For The 2016 Striping And Pavement Markings Project.

Administrative Recommendation: Approve

Background Summary: The City solicited an Invitation to Quote May 12, 2016 from the MRSC Small Works Roster for the 2016 Street Striping and Pavement Markings. Work will include re-striping existing city streets to include centerline, skip/solid double centerline, double centerline, edgeline, and Gore. Re-mark existing Stop Bars, Crosswalks, Turn Arrows and Legend in thermo-plastics or torch down. 3 quotes were received-Apply-A-Line -\$37,333, Specialized Pavement Marking, LLC - \$45,744 and Stripe Rite-\$45,799.80.

Attachments: Resolution, Exhibit A -Invitation to Quote/Scope of Work, Exhibit B -Quote Sheet, Striping and Pavement Markings Quantities, Bid Tabulation, Professional Services Agreement, and 2016 Chip Seal/Striping Map

BUDGET INFORMATION				
Budget Amount	Current Balance	Required Expenditure	Budget Balance	Fund Source
\$43,525	\$43,525	\$28,763	\$14,762	<input checked="" type="checkbox"/> General
\$180,000	\$12,336.21	\$8,570	\$3,766.21	<input type="checkbox"/> Utilities
				<input checked="" type="checkbox"/> Other

Budget Explanation: 001.000.042.542.10.41.28-Street Operations Maintenance Budget-\$43,525
301.000.042.595.30.63.01- Chip Seal Program-Street CIP - \$180,000

COMMITTEE, BOARD & COMMISSION REVIEW			
Council Committee Review:	Community Development	Approvals:	Yes No
	Date: 7 June 2016	Chair/Councilmember	Donn Lewis <input checked="" type="checkbox"/> <input type="checkbox"/>
		Deputy Mayor	Randy McKibbin <input checked="" type="checkbox"/> <input type="checkbox"/>
		Councilmember	Dan Swatman <input checked="" type="checkbox"/> <input type="checkbox"/>
	Forward to:	Consent Agenda:	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No
Commission/Board Review:			
Hearing Examiner Review:			

COUNCIL ACTION	
Workshop Date(s):	Public Hearing Date(s):
Meeting Date(s):	Tabled to Date:

APPROVALS		
Director: Dan Grigsby, P.E.	Mayor: Neil Johnson Jr.	Date Reviewed by City Attorney: (if applicable)