Kansas City



Legislation Details (With Text)

File #: 220692 Version: 1 Name:

Type:OrdinanceStatus:PassedFile created:8/9/2022In control:CouncilOn agenda:8/25/2022Final action:8/25/2022

Title: Authorizing a \$478,806.00 design professional services contract with Jacobs Engineering Group, Inc.,

for the Water Main Replacement in the Area of Smart Avenue to Van Brunt Boulevard, E. 14th Street

to Jackson Avenue project.

Sponsors:

Indexes:

Code sections:

Attachments: 1. 220692 Fact Sheet, 2. 220692 Fiscal note, 3. 220692 Approved DP Goals, 4. 220692 DPS

Contract, 5. 220692 TIO Cmte Presentation, 6. Ordinance 220692-Docket Memo 9666, 7.

Authenticated Ordinance 220692

Date	Ver.	Action By	Action	Result
8/25/2022	1	Council	Passed	Pass
8/18/2022	1	Council	Assigned to Third Read Calendar	
8/17/2022	1	Transportation, Infrastructure and Operations Committee	Do Pass	Pass
8/11/2022	1	Council	referred	

ORDINANCE NO. 220692

Authorizing a \$478,806.00 design professional services contract with Jacobs Engineering Group, Inc., for the Water Main Replacement in the Area of Smart Avenue to Van Brunt Boulevard, E. 14th Street to Jackson Avenue project.

BE IT ORDAINED BY THE COUNCIL OF KANSAS CITY:

Section 1. That the Director of Water Services is authorized to execute Contract No. 9666 in the amount of \$478,806.00 with Jacobs Engineering Group, Inc., for the Water Main Replacement in the Area of Smart Avenue to Van Brunt Boulevard, E. 14th Street to Jackson Avenue project, Project No. 80002338. A copy of the contract is on file in the office of Water Services.

Section 2. That the Director of Water Services is authorized to expend up to \$478,806.00, from Account Nos. AL-8077-807705-B-80002338, Water Main Replacement Program, in the amount of \$287,284.00, and 23-8010-807705-B-80002338, Water Main Replacement Program, in the amount of \$191,522.00, to satisfy the cost of this contract.

I hereby certify that there is a balance, otherwise unencumbered, to the credit of the appropriation to which the foregoing expenditure is to be charged, and a cash balance, otherwise unencumbered, in the treasury,

to the credit of	the fund	l from	which	payment	is to	be mad	le, each	sufficient	to mee	et the	obligation	hereby
incurred.												
				Tar	nmy l	L. Queei	ı					
				Dir	ector	of Finar	ice					

File #: 220692, Version: 1

Approved as to form and legality:

Mark P. Jones Senior Associate City Attorney