## **COUNCIL ACTION FORM**

<u>SUBJECT</u>: EXTENSION OF ENGAGEMENT WITH AHLERS AND COONEY, P.C., FOR LEGAL SERVICES RELATED TO APPLICATION OF IOWA CODE CHAPTER 20

## **BACKGROUND:**

In 2017, lowa law related to collective bargaining for public sector employees was modified. In 2018, the City began negotiations for the first time under this revised law. Due to federal protections for the collective bargaining rights of transit employees, there is a dispute between the City and the union representing the City's Blue Collar bargaining unit (which includes a mix of transit and non-transit City employees) regarding how bargaining should work under the new state law.

Prior to negotiations last year, the City engaged the services of the Ahlers and Cooney law firm to assist on an informal basis with preparations for bargaining. The firm was selected because the attorney working on this matter has specific expertise with the federal regulations pertaining to transit labor protections. The City utilized the services of Ahlers and Cooney extensively to prepare an interim agreement that settled the collective bargaining agreement and outlined the steps remaining to get clarification from the Public Employment Relations Board (PERB) about the law.

To date, the City has paid \$35,412.58 to Ahlers and Cooney for this work. The firm estimates that an additional \$15,000 will be required to represent the City through the conclusion of the PERB hearing regarding this matter. This brings the total expenditures for this matter to \$50,412.58, which requires approval from the City Council. The actual amount charged to the City is based on the hourly rates for the attorneys, plus actual fees for copying, printing, and related services. Should additional services be required due to appeals by either party, additional funding may be recommended in the future. Expenses are distributed to the seven City departments with employees represented by this bargaining unit.

Normally, these types of services would be retained only after a competitive solicitation process and the evaluation of proposals. However, the City did not envision these issues would require such extensive legal services when it initiated the engagement with Ahlers and Cooney. It would be disadvantageous to the City to solicit proposals at this time, retain a new firm, and prepare that firm to represent the City in this matter at this point. Additionally, the attorney the City works with through Ahlers and Cooney has unique experience with federal transit labor protections, which may not be available through other firms.

## **ALTERNATIVES:**

- 1. Waive the City's purchasing policy requirement for formal bidding procedures and extend the engagement with Ahlers and Cooney, P.C., of Des Moines, Iowa in an amount not to exceed \$15,000.
- 2. Reject the waiver request and direct staff to solicit competitive proposals for these services.

## **CITY MANAGER'S RECOMMENDED ACTION:**

The City's collective bargaining agreement with the Blue Collar labor group has become significantly more complex due to the application of the new state law related to collective bargaining, and how that law interacts with federal labor protections. Outside legal assistance is required to navigate these issues, and the City has used Ahlers and Cooney to assist the City to date in this matter. The service from Ahlers and Cooney has been acceptable to City staff, and Council approval is required to continue using its services.

Therefore, it is the recommendation of the City Manager that the City Council adopt Alternative No. 1, thereby waiving the City's purchasing policy requirement for formal bidding procedures and extend the engagement with Ahlers and Cooney, P.C., of Des Moines, Iowa in an amount not to exceed \$15,000.