PROFESSIONAL SERVICES AGREEMENT

This Professional Services Agreement ("Agreement") is made by and between CrossRoad Engineers, PC ("Professional"), and The Town of McCordsville, Indiana ("Owner"), February 11, 2020.

PROFESSIONAL OWNER

CrossRoad Engineers, PC The Town of McCordsville 3417 Sherman Drive 6280 W 800 N

Beech Grove, Indiana 46107 McCordsville, Indiana 46055

317-780-1555 317-335-3151

Project Name: Old Town Mt. Comfort Road Sidewalk Location: McCordsville, IN

AGREEMENT

For and in consideration of the mutual promises contained in this Agreement, Professional and Owner agree as follows:

- 1. Scope of Services. Professional shall provide Owner with services in connection with the Project as described in the Scope and Fee Proposal dated January 31, 2020 (Exhibit 1). Professional shall use the standard of care typically exercised in conducting professional practices outlined in the Scope and Fee Proposal.
- 2. Schedule of Services. Professional shall start and complete work as set forth in the Scope and Fee Proposal. Professional shall conduct the work in an expeditious manner subject to limitations such as weather, information acquisition, communications and other factors outside of Professional's control. Both parties recognize that the schedule of services is subject to factors that may be unknown at the time of this Agreement. If modifications, changes or adjustments of these terms and conditions become necessary, such modifications shall be made in accordance with Paragraph No. 9 below.
- 3. Authorizations to Proceed. Unless specifically provided otherwise in the Scope and Fee Proposal, Owner shall give Professional authorizations to proceed for each phase of the Basic Services and for each Additional Service prior to Professional commencing work. Authorizations may be in writing or may be verbal.
- 4. Owner's Responsibilities: Owner shall do the following in a timely manner so as not to delay the services of Professional: (1) Designate in writing a person to act as Owner's representative with respect to the services to be rendered under this Agreement. Such person shall have complete authority to transmit instructions and receive information with respect to Professional's services for the Project. Professional may rely fully on information and instructions provided by Owner's representative. Hereinafter, all references in this Agreement to "Owner" mean Owner or Owner's Representative. (2) Provide all criteria and full information as to Owner's requirements for the Project, including design objectives and constraints, space, capacity and performance requirements, flexibility and expandability, and any budgetary limitations, and furnish copies of all design and construction standards which Owner will require to be included in the Drawings and Specifications. (3) Assist Professional by placing at Professional's disposal all available information pertinent to the Project including previous reports and any other data relative to design or construction of the Project; all of which the Professional may use and rely upon in performing the services under this Agreement. (4) Give prompt written notice to Professional whenever Owner observes or otherwise becomes aware of any development that affects the scope or timing of Professional's services, or any defect or nonconformance in the work of any contractor.
- **5. Payment for Services.** Owner shall compensate Professional for services rendered according to Scope and Fee Proposal (Exhibit 1). These rates are agreed to in anticipation of the orderly and continuous progress of the Project through completion.
- 6. Payment Terms. Owner agrees to pay all fees within 30 days of the date of the approved invoice. Balances due over 30 days will be assessed an interest rate of \%% per month (8% per year). Owner agrees to pay for any costs of collection including, but not limited to lien costs, court costs or attorney's fees involved in or arising out of collecting any unpaid or past due balances.
- 7. **Invoicing.** Detailed billings will be provided on a monthly basis.
 - A. **Fixed Fee** The invoices will be based on Professional's estimate of the proportion of time spent on each phase of the project at the time of billing relative to the total fee for those phases.
 - B. **Time and Materials** The invoices will be based on Professional's time spent on each phase of the project at the time of billing.

- **8**. **Insurance.** Professional shall maintain professional liability insurance for the duration of this Agreement and provide to the Owner a certificate of insurance annually no later than December 15th for the duration of the contract. Professional shall maintain professional liability insurance from an "A" rated insurer in the amount of not less than \$1,000,000 per claim and \$1,000,000 per policy period.
- 9. Modifications and Adjustments. If specific periods of time for rendering services set forth in the Scope and Fee Proposal are exceeded through no fault of Professional, or if Owner has requested significant modifications or changes in the general scope, extent or character of the Project, all rates, measures and amounts of compensation, as well as the time of performance, shall be equitably adjusted. The Scope and Fee Proposal related to the Project may be revised, or modified to include supplementary service for any reason, upon agreement of Professional and Owner. Owner may modify the scope, extent or character of the Project, necessitating modifications to the Scope and Fee Proposal. In each case, the Scope and Fee Proposal will be modified in a manner mutually acceptable to the Professional and the Owner, and the fees presented in the Scope and Fee Proposal will be equitably adjusted to accommodate the changes. Any change to the Scope and Fee Proposal will be documented in a Contract Change Order. Should the Professional and Owner be unable to agree on modifications to the Scope and Fee Proposal, Professional shall have the right to terminate this Agreement as outlined in Paragraph No. 10.
- 10. Term and Termination. Professional's obligation to render services under this Agreement will extend for a period, which may reasonably be required for the services to be provided, including extra work and required extensions. If payment is not received within 45 days of the date of invoice, Professional reserves the right, after giving thirty days notice to Owner, to suspend services to the Owner or to terminate this Agreement. Professional shall not be liable to Owner or any third parties for any damages caused by the suspension or termination of work for non-payment. Should the Professional and Owner be unable to agree on modifications to the Scope and Fee Proposal as outlined in Paragraph No. 9, Professional shall have the right to terminate this Agreement upon thirty days written notice to Owner. Owner may terminate this Agreement for any reason or without cause upon thirty days written notice to Professional. If any work covered by this Agreement is suspended, terminated or abandoned, the Owner shall compensate the Professional for services rendered to the date of written notification of such suspension, termination or abandonment.
- 11. Construction Costs. Professional has no control over the cost of labor, materials, equipment or services furnished by others, or over the contractor's methods of determining prices, or over competitive bidding or market conditions. Professional's opinions of probable total Project costs and construction costs are made on the basis of Professional's experience and qualifications and represent Professional's best judgment as an experienced and qualified Professional, familiar with the construction industry. Professional cannot and does not guarantee that proposals, bids or actual costs will not vary from opinions of probable costs prepared by Professional.
- Limitation of Liability and Responsibilities. The Owner shall hold harmless and indemnify Professional from all loss, damage, costs and expenses which Professional may suffer or sustain which results from acts or omission or any contractor, subcontractor, supplier, or any of their agents, employees or any other persons (except Professional's own employees and agents) at the site or otherwise furnishing or performing any of the contractor's work. Nothing contained in this paragraph, however, shall be construed to release Professional from liability for failure to properly perform duties and responsibilities assumed by Professional under this Agreement.
- **Assignment.** Neither Professional nor Owner shall assign, sublet or transfer any rights under or interest in this Agreement without prior written consent of the other party. Any assignments shall be of all rights, obligations, interest and responsibilities hereunder. Nothing in this paragraph shall prevent Professional from employing independent professional associates and consultants to assist in the performance of the services hereunder.
- 14. Rights and Benefits. Nothing under this Agreement shall be construed to give any rights or benefits in this Agreement to anyone other than Owner and Professional, and all duties and responsibilities pursuant to this Agreement will be for the sole and exclusive benefit of Owner and Professional and not for the benefit of any other party. The Engineer shall provide to Owner hard copies and in electronic media formatall drawings, designs, specifications, reports, field notes, correspondence, or any other document of whatever nature that does not contain trade secrets either created by Engineer and Engineer's employees, consultants, agents, contractors, or subcontractors pertaining to any aspect of the project(s) which is the subject of this agreement. All documents prepared or furnished by Engineer are instruments of service. Subject to the following limitations, Engineer signs ownership including copyright to Owner upon payment for services rendered except engineer retains copyright in its standard systems, sections, details and specifications. Engineer grants Owner a license to use engineer standard systems, sections, details and specifications. Owner acknowledges that such documents are not intended or represented to be suitable for use on the project unless completed by Engineer or for use or reuse by owner or others on extensions of the project or in any other project or for any other use or purpose, without written verification or adaptation by Engineer.

- **15. Successors.** This Agreement is binding on the partners, successors, executors, administrators, heirs and assigns of both parties.
- 16. Applicable Law. The terms and conditions of this Agreement are subject to the laws of the State of Indiana.

This Agreement, consisting of three pages together with the Attachments identified above, constitutes the entire Agreement between Owner and Professional and supersedes all prior written or oral understandings related thereto. IN WITNESS WHEREOF, the parties hereto have executed this Agreement, or caused this Agreement to be executed by their duly authorized official or agent.

OWNER	PROFESSIONAL
The Town of McCordsville, Indiana	CrossRoad Engineers, PC
Ву:	By: Mechal, but
Print:	Print: Mark A. Beck
Title:	Title: Vice-President
Date:	Date: January 31, 2020

EXHIBIT 1

January 31, 2020

Mr. Ryan Crum, Director of Planning & Building Mr. Mark Witsman, PE, Town Engineer Town of McCordsville 6280 W 800 N McCordsville, IN 46055



RE: Proposal for Civil Engineering Services

Old Town Mt Comfort Rd. Sidewalk

McCordsville, Indiana

Dear Ryan and Mark:

CrossRoad Engineers is pleased to present this proposal to provide professional services associated with the design of sidewalk on the east side of Mt. Comfort Rd. from CR 750 W northward approximately 1,100 feet to tie into the existing trail. There will also be sidewalk placed on the west side of Mt. Comfort Rd. connecting to the park, and a small piece of walk in the SE corner with CR 750 N to connect to an existing path.

We have based our scope of work and fee proposal on the *Request for Proposal – Old Town Mt. Comfort Road Sidewalk*, dated January 8, 2020, prepared and distributed by the Town of McCordsville. The following scope of services is designed to assist you in the potential development of this project:

A. TOPOGRAPHIC SURVEY

CrossRoad Engineers will perform the field work and office work necessary to complete a Topographic Survey for this project. Included will be information such as one-foot contouring, existing street elevations, existing sanitary and storm structures, and verification of existing utilities. Edge of pavement and ground shots on the east side of Mt. Comfort Rd. will be gathered to understand drainage through this section of roadway and to confirm room for the proposed sidewalk. It is assumed that there is right-of-way present to place the sidewalk; therefore, no right-of-way research is included.

B. DESIGN CONSIDERATIONS

After the survey is complete, we will prepare a preliminary set of construction drawings, showing a layout that will identify the existing site amenities and will identify proposed project features including the sidewalk, ramps, and any grading required to provide positive drainage. It is assumed that the cemetery fence will not be disturbed, nor will the existing culvert be extended. If the existing culvert needs extending, a supplemental scope and fee proposal will be prepared to perform hydraulic analysis and associated design. This work will also include utility coordination in general conformance with 105 IAC-13 for the designed improvements.

Once preliminary plans have been completed, we will meet with you to discuss and make any necessary adjustments. This plan will then be used to complete the design of the project and to coordinate any necessary utility relocations for the project.

Construction drawings will be prepared in accordance with all state and local laws and ordinances and will include the following:

- Sidewalk profiles, including Grading, Construction Details, and ADA ramp details as necessary.
- Erosion Control Plans

C. METHOD FOR PAYMENT OF ENGINEERING FEES

During this work, progress invoices will be prepared for the portions of the work completed to date based on the Fee Schedule included with this document as Attachment "A". These invoices will be submitted by the 5th of each month and will become due by the 30th of that same month.

D. UNDERSTANDINGS

For additional services not covered herein, the work will be performed as authorized by you at a mutually agreed upon rate. Also, should the Town decide to cancel the project at any time, all work completed up until that time will be invoiced.

Items not included within this scope are acquisition of building permits, sanitary sewer connection permits, regulatory fees to accompany permit applications, and permits normally obtained by contractor(s). Coordination and/or payment for these items will not be the responsibility of CrossRoad Engineers. Due to the scope of the project, it is anticipated that less than 1 acre of land will be disturbed, and a Rule 5 permit will not be required. No other permits are anticipated. It is anticipated the Town will prepare all bid documents for this project.

We are ready to begin this work and appreciate your allowing CrossRoad Engineers to assist you with the design of this project. If you have any questions, please call me at 780-1555 ext. 111.

Sincerely,

CrossRoad Engineers, PC

Mark A. Beck, P.E. Vice President

ATTACHMENT "A" FEE SCHEDULE

A. SURVEY \$ 3,500

B. DESIGN PLANS & COST ESTIMATE \$ 12,000

C. CONSTRUCTION STAKING AND CONSTRUCTION HOURLY
ADMINISTRATION (AS REQUESTED) (SEE ATTACHMENT B)

TOTAL LUMP SUM FEE

\$ 15,500

(NOT including Item "C")

Our total lump sum proposed fee is divided into the above work components for billing purposes.

ATTACHMENT "B"

HOURLY BILLING RATES



PERSONNEL CLASSIFICATION

HOURLY RATE

DESIGN

Director \$	160.00
Senior Project Manager	140.00
Project Manager	120.00
Project Engineer	105.00
Assistant Project Engineer	90.00
CADD Manager	105.00
CADD Technician	90.00
Assistant CADD Technician	75.00
R/W Manager	155.00
R/W Appraiser	155.00
R/W Buyer	155.00

INSPECTION

Director	\$ 160.00
Resident Project Representative	125.00
Asst Resident Project Representative	115.00
Project Inspector	105.00
Assistant Project Inspector	85.00

SURVEY

Survey Manager	\$ 130.00
Assistant Survey Manager	95.00
Survey Crew – 1 Man	115.00
Crew Chief	95.00
Field Man	70.00
Researcher	85.00
Survey Technician	90.00

MISCELLANEOUS

Mileage (per mile) Current IRS Rate
Other Direct Costs at cost +15%

Rates Effective through December 2020

CROSSROAD ENGINEERS, PC

3417 SHERMAN DR, BEECH GROVE, IN 46107 // 317.780.1555 // CROSSROADENGINEERS.COM