RESOLUTION NO. 02-04-50

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF MARATHON, FLORIDA, APPROVING THE SCOPE OF SERVICES PROPOSAL FROM CALVIN, GIORDANO & ASSOCIATES FOR ENGINEERING SERVICES RELATED TO THE EVALUATION OF EXISTING U.S. 1 SPEED CONTROLS AND DESIGN OF SPEED CONTROL TREATMENTS, FOR A COST OF SERVICES IN THE AMOUNT OF \$43,955.00 PLUS EXPENSES; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the City Council has expressed an interest and desire in having the existing speed control measures examined along the subject section of U.S. 1 (Overseas Highway) and evaluate the effectiveness of current measures in maintaining posted speed limits within the City's boundaries; and

WHEREAS, the City Council hereby approves the Scope of Services Proposal from Calvin, Giordano & Associates for Engineering Services to provide surveying, final design, and permitting services for the design and construction of selected acceptable alternatives relating to traffic calming measures acceptable to the City of Marathon and the Florida Department of Transportation ("FDOT").

NOW THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MARATHON, FLORIDA, AS FOLLOWS:

<u>Section 1</u>. <u>Recitals</u>. The above recitals are true and correct and are incorporated herein by this reference.

Section 2. Proposal. The Proposal for the Scope of Services outlined above to be provided under Calvin, Giordano & Associates, Inc. in the amount of \$43,955.00 plus expenses, attached hereto as Exhibit " A , is hereby approved.

Section 3. Effective Date. This resolution shall take effect immediately upon adoption.

PASSED AND ADOPTED this 9th day of April, 2002.

JOHN BARTUS, MAYOR

ATTEST:

APPROVED AS TO LEGAL SUFFICIENCY:

#5324v1.ks

SCANNED

4/19/02 #5432 KSV



<u>Calvin</u>, <u>Giordano & Associates</u>, <u>Inc</u>. Engineers Surveyors Planners March 27,2002

Mr. Craig Wrathell, City Manager CITY OF MARATHON 10045-55 Overseas High __Marathon, Florida 33050

Re: Evaluation of Existing US-1 Speed Controls and

Design of Speed Control Treatments

CGA Project No. 02-2471

Dear Mr. Wrathell:

We are pleased to submit this proposal for Evaluation of Existing US-1 Speed Controls and Design of Speed Control Treatments for the City of Marathon. This proposal includes the following description of services:

I. PROPOSED SCOPE OF SERVICES

Calvin, Giordano and Associates will perform the following: Examine the existing speed control measures along the subject section of US-1 (Overseas Highway) and evaluate the effectiveness of current measures in maintaining posted speed limits. •Quantify effectiveness of existing measures by evaluating available sgeed data from FDOT. • Identify conditions or time periods for which sgeed adherence, or lack of adherence, is prevalent. *Collect supplemental speed data through machine counts if necessary. •Develop conceptual designs (traffic calming measures) that may be effective, and permittable, along the subject section of US-1, and present to the City of Marathon and FDOT. *Proceed with final design alternative(s) selected for implementation by the City of Marathon and FDOT. •Provide surveying, final design, and permitting services for the design and construction of selected alternatives.

II. SCHEDULE OF FEES

Supplemental Data Collection\$1,375.00			
Evaluation of Speed Data and Existing Speed Controls\$1,800.00			
Develop Conceptual Design\$4,720.00			
Final Design (Survey & Roadway\$32,100.00			

Reply to:

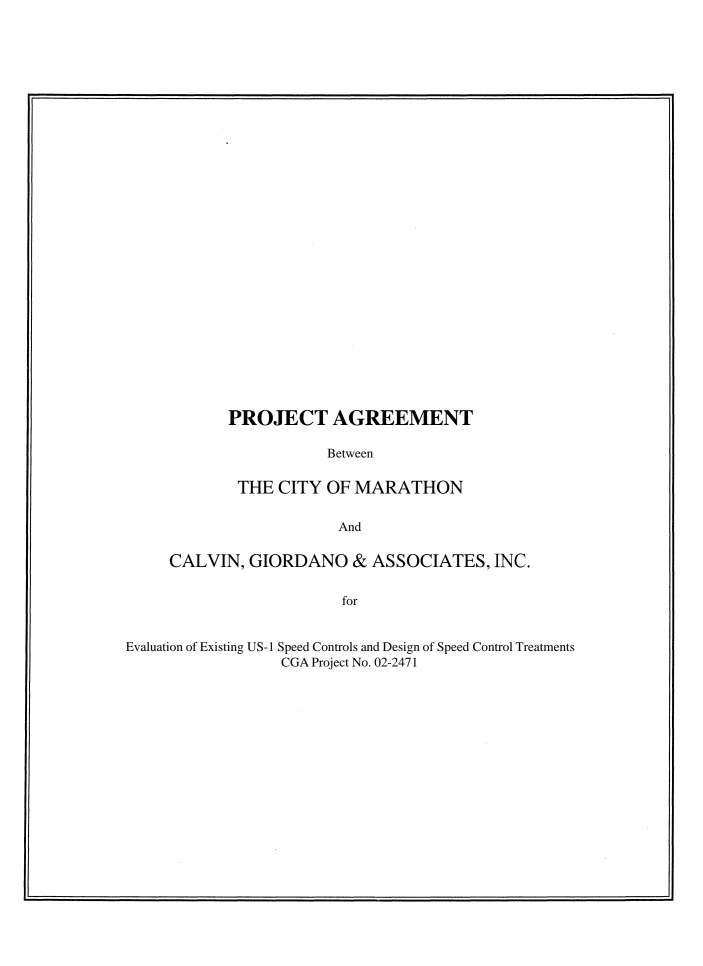
☐ 1800 Eller Drive Suite 600 Fort Lauderdale, Florida 33316 (954) 921-7781 (954) 921-8807 fax

> 60 Village Boulevard Suite 340 West Palm Beach, Florida 33409 (561) 684-6161 (561) 684-6340 fax

	Permitting Services
	Cost of these services\$43,955.00 plus expenses
III.	APPROVAL
Submi	CALVIN, GIORDANO & ASSOCIATES. INC. tted by: John P. Downes, Executive Vice President CITY OF MARATHON
Appro	ved by John Bartus, Mayor Date: 4/9/02

SCANNED

4/19/02 #5431 KSV



PROJECT AGREEMENT

Between

THE CITY OF MARATHON, FLORIDA

And

CALVIN, GIORDANO & ASSOCIATES, INC.

For

Evaluation of Existing US-1 Speed Controls and Design of Speed Control Treatments

Pursuant to the provisions contained in the "Project Services Agreement for Planning and Professional Architectural Services" (hereinafter referred to as "CONTINUING SERVICES AGREEMENT") between THE CITY OF MARATHON (hereinafter referred to as "CITY") and CALVIN, GIORDANO & ASSOCIATES, INC., (hereinafter referred to as "CONSULTANT"), dated September 4. 2001 this Project Agreement authorizes the CONSULTANT to provide the services as set forth below:

The CITY and CONSULTANT agree as follows:

SECTION 1. SCOPE OF SERVICES

- 1.1 The CONSULTANT shall provide architectural services to the CITY for the Project as described in the "Project Description" attached as Exhibit "1."
- 1.2 The "Scope of Services and Project Schedule" and tasks to be provided by the CONSULTANT for this Project are those services and tasks as listed in Exhibit "2."
- 1.3 The CITY may request changes that would increase, decrease, or otherwise modify the Scope of Services. Such changes must be contained in a written change order executed by the parties in accordance with the provisions of the Continuing Services Agreement, prior to any deviation from the terms of the Project Agreement, including the initiation of any extra work.

SECTION 2. DELIVERABLES

As part of the Scope of Services and Project Schedule, the CONSULTANT shall provide to the CITY the following Deliverables:

- A. An evaluation of the speed data and existing controls.
- B. A conceptual plan for approval.
- C. Final permit drawings.

SECTION 3. TERM/TIME OF PERFORMANCE/DAMAGE

- 3.1 <u>Term.</u> This Project Agreement shall commence on the date this instrument is fully executed by all parties and shall continue in full force and effect <u>for a period of two (2) years</u>, unless otherwise terminated pursuant to Section 4 or other applicable provisions of this Project Agreement. The City Manager, in his sole discretion, may extend the term of this Agreement through written notification to the CONSULTANT. Such extension shall not exceed 30 days. No further extensions of this Agreement shall be effective unless authorized by the CITY Council.
- 3.2 <u>Commencement.</u> The CONSULTANT'S services under this Project Agreement and the time frames applicable to this Project Agreement shall commence upon the date provided in a written Notification of Commencement ("Commencement Date") provided to the CONSULTANT from the CITY. The CONSULTANT shall not incur any expenses or obligations for payment to third parties prior to the issuance of the Notification of Commencement. CONSULTANT must receive written notice from the City Manager prior to the beginning the performance of services.
- 3.3 <u>Contract Time.</u> Upon receipt of the Notification of Commencement, the CONSULTANT shall compose services to the CITY on the Commencement Date, and shall continuously perform services to the CITY, without interruption, in accordance with the time frames set forth in the "Project Schedule", a copy of which is attached and incorporated into this Agreement as Exhibit "3". The number of calendar days from the Commencement Date, through the date set forth in the Project Schedule for completion of the Project or the date of actual completion of the Project, whichever shall last occur, shall constitute the Contract Time.
- 3.4 <u>Liquidated Damages</u>. Unless otherwise excused by the CITY in writing, in the event that the CONSULTANT fails to meet to the contract time for completion of services as determined by the Project Schedule, the CONSULTANT shall pay to the CITY the sum of dollars identified below per day for each and every calendar day unexcused delay beyond the completion date, plus approved time extensions, until completion of the project: \$0.00. The CONSULTANT may claim extension if the factors involved are not under their direct control.

Any sums due and payable hereunder by the CONSULTANT shall be payable, not as a penalty, but as liquidated damages representing and estimate at or before the time of executing this Agreement. When the CITY reasonably believes that completion will be inexcusably delayed, the CITY shall be entitled, but not required, to withhold from any amounts otherwise due the CONSULTANT an amount then believed by the CITY to be adequate to recover liquidated damages applicable to such delays. If and when the CONSULTANT overcomes the delay in achieving completion, or any part thereof, for which the CITY has withheld payment, the CITY shall promptly release to the CONSULTANT those finds withheld, but no longer applicable, as liquidated damages.

3.5 All limitations of time set forth in this Agreement are of the essence.

SECTION 4. AMOUNT, BASIS AND METHOD OF COMPENSATION

- 4.1 <u>Lump Sum Compensation.</u> CITY agrees to pay CONSULTANT as compensation for performance of all services described in Exhibit "2" \$43,955.00.
- 4.2 <u>Reimbursable Expenses</u>. The following expenses are reimbursable and will be billed at 1.1 x actual cost to cover administrative processing: Travel and accommodations. long distance telephone calls, , facsimile, courier services, mileage (at a rate approved by the CITY), photo and reproduction services. All document reproductions are also reimbursable, at a rate approved by the CITY.

SECTION 5. BILLING AND PAYMENTS TO THE CONSULTANT

5.1 Invoices

- 5.1.1 <u>Lump Sum Compensation and Reimbursable Expenses.</u> CONSULTANT shall submit invoices which are identified by the specific project number on a monthly basis in a timely manner. These invoices shall identify the nature of the work performed, the phase of work, and the estimated percent of work accomplished in accordance with the Payment Schedule as shown on Exhibit "3", attached hereto and made part of this Agreement. Invoices for each phase shall not exceed amounts allocated to said phase plus reimbursable expenses accrued during each phase. The statement shall show a summary of fees with accrual of the total and credits for portions paid previously.
- 5.2 <u>Disputed Invoices</u>. In the event that all or a portion of an invoice submitted to the CITY for payment to the CONSULTANT is disputed, or additional backup documentation is required, the CITY shall notify the CONSULTANT within fifteen (15) working days of receipt of the invoice of such objection, modification or additional documentation request. The CONSULTANT shall provide the CITY within five (5) working days of the date of the CITY'S notice. The CITY may request additional information, including but not limited to, all invoices, time records, expense records, accounting records, and payment records of the CONSULTANT. The CITY, at its sole discretion, may pay to the CONSULTANT the undisputed portion of the invoice. The parties shall endeavor to resolve the dispute in a mutually agreeable fashion.
- 5.3 <u>Suspension of Payment.</u> In the event that the CITY becomes credibly informed that any representations of the CONSULTANT, provided pursuant to Subparagraph 5.1, are wholly pr partially inaccurate, or in the event that the CONSULTANT is not in compliance with any term or condition of this Project Agreement, the CITY may withhold payment of sums then or in the future otherwise due to the CONSULTANT until the inaccuracy, or other breach of Project Agreement, and the cause thereof, is corrected to the Owner's reasonable satisfaction.
- 5.4 <u>Retainage.</u> The CITY reserves the right to withhold retainage in the amount of ten percent (10%) of any payment due to the CONSULTANT until the project is completed. Said retainage may be withheld at the sole discretion of the CITY and as security for the successful completion of the CONSULTANT'S duties and responsibilities under the Project Agreement.
- 5.5 <u>Final Payment.</u> Submission to the CONSULTANT'S invoice for final payment and reimbursement shall constitute the CONSULTANT'S representation to the CITY that, upon receipt from the CITY of the amount invoiced, all obligations of the CONSULTANT to others, including its consultants, incurred in connection with the Project, shall be paid in full. The CONSULTANT shall deliver to the CITY all documents requested by the CITY evidencing payments to any and all subcontractos, and all final specifications; plans, or other documents as dictated in the Scope of Services and Deliverable. Acceptance of final payment shall constitute a waiver of all claims against the CITY by the CONSULTANT.

SECTION 6. TERMINATION/SUSPENSION

6.1 For Cause. This Agreement may be terminated by either party upon five (5) calendar days written notice to the other should such other party fail substantially to perform in accordance with its material terms through no fault of the party initiating the termination. In the event that CONSULTANT abandons this Agreement or causes it to be terminated by the CITY, the CONSULTANT shall indemnify the CITY against any loss pertaining to this termination. In the event that the CONSULTANT is terminated by the CITY for cause and it is subsequently determined by a court by a court of competent jurisdiction that such termination was without cause, such termination shall thereupon be deemed a termination for convenience under Section 6.2 and the provision of Section 6.2 shall apply.

- 6.2 <u>For Convenience.</u> This Agreement may be terminated by the CITY for convenience upon fourteen (14) calendar days' written notice to the CONSULTANT. In the event of such termination a termination, the CONSULTANT shall incur no further obligations in connections with the Project and shall, to the extent possible terminate any outstanding subconsultant obligation. The CONSULTANT shall be compensated for all services performed to the satisfaction of the CITY and reimbursable expenses incurred prior the date of termination. In such event, the CONSULTANT shall promptly submit to the CITY its invoice for final payment and reimbursement which invoice shall comply with the provisions of Paragraph 5.1. Under no circumstances shall the CITY make payment of profit to the CONSULTANT for services which have not been preformed.
- Assignment upon Termination. Upon termination of this Project Agreement, a copy of all work product of the CONSULTANT shall become the property of the CITY and the CONSULTANT shall within ten (10) working days of receipt of written direction from the CITY, transfer to either the CITY or its authorized designee, a copy of all work product in its possession, including but not limited to designs, specifications, drawings, studies, reports and all other documents and data in the possession of the CONSULTANT pertaining to this Project Agreement. Upon the CITY'S request, the CONSULTANT shall additionally assign its rights, title and interest under any subcontractor's agreements to the CITY.
- 6.4 <u>Suspension for Convenience</u>. The CITY shall have the right at any time to direct the CONSULTANT to suspend its performance, or any designated part thereof, for any reason whatsoever, or without reason, for a cumulative period of up to thirty (30) calendar days. If any such suspension is directed by the CITY the CONSULTANT shall immediately comply with same. In the event the CITY directs a suspension of performance as provided herein, through no fault of the CONSULTANT, the CITY shall pay the CONSULTANT as full compensation for such suspension the CONSULTANT'S reasonable cost, actually incurred and paid, of demobilization and remobilization.

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CITY OF MARATHON, FLORIDA

John Bartus, Mayor

The Zod day of May

AUTHENTICATE:
John John
Secretary Cynthia Valencia Please type name of Secretary
(CORPORATE SEAL)
WITNESSES:
Print Name: Roman Rowand
Ch. U.

AUTHENTICATION:

(SEAL)

CITY Attorney

APPROVED AS TO FORM

CONSULTANT				
CALVIN, GIORDANO & ASSOCIATES, INC.				
By: Co. Dos				
Print Name: John P. Downes				
Tide. Fuet dies Oceanie				
Title: EXEC. VICE PRESIDENT				
The				

SCANNED

5/7/02 #5547 KSV

Exhibit "1"

Project Description

Evaluation of Existing US-1 Speed Controls and Design of Speed Control Treatments.

Exhibit "2"

Scope of Services and Project Schedule

Calvin, Giordano and Associates will perform the following: • Examine the existing speed control measures along the subject section of US-1 (Overseas Highway) and evaluate the effectiveness of current measures in maintaining posted speed limits. • Quantify effectiveness of existing measures by evaluating available speed data from FDOT. • Identify conditions or time periods for which speed adherence, or lack of adherence, is prevalent. • Collect supplemental speed data through machine counts if necessary. • Develop conceptual designs (traffic calming measures) that may be effective, and permittable, along the subject section of US-1, and present to the City of Marathon and FDOT. • Proceed with final design alternative(s) selected for implementation by the City of Marathon and FDOT. • Provide surveying, final design, and permitting services for the design and constsuction of selected alternatives.

Task

Date of Completion from Notice to Proceed

Analysis 45
Conceptual Designs 60
City Selection of Preferred Design Alternatives 75
Begin field survey for design 75
Begin FDOT Plans Preparation 60
Preliminary Plans Submittal to FDOT 12
FDOT Review Comments 15
Final Plans Submittal/Permits Package 17

45 Calendar Days
60 Calendar Days
75 Calendar Days
75 Calendar Days
60-75 Calendar Days
120 Calendar Days
150 Calendar Days
170 Calendar Days

EXHIBIT "3"

Payment Schedule

First payment due at the end of 60 Calendar Days from NTP	\$5,000.00 plus expenses.
Second payment due at the end of 90 Calendar Days from NTP	\$10,000.00 plus expenses.
Third payment due at the end of 120 Calendar Days from NTP	\$15,000.00 plus expenses.
Fourth payment due at the end of 170 Calendar Days from NTP	\$13,955.00 plus expenses.