cityofnovi.org

CITY of NOVI CITY COUNCIL

Agenda Item E **February 8, 2010**

SUBJECT: Approval to award a contract for design engineering services for the Nine Mile Road (Taft Road to Beck Road) Repaving Project to Orchard, Hiltz & McCliment, Inc. (OHM) for a not-toexceed design fee of \$29,099.

SUBMITTING DEPARTMENT:

Department of Public Services, Engineering Division Brc

CITY MANAGER APPROVAL: Clay mo

EXPENDITURE REQUIRED	\$29,099
AMOUNT BUDGETED	\$0
APPROPRIATION REQUIRED	\$29,099 (To be included in a future budget amendment from
	Major Road Fund—Fund Balance)
LINE ITEM NUMBER	To be determined (Major Road Fund)

BACKGROUND INFORMATION:

SEMCOG and the Oakland County Federal Aid Committee, the conduit through which all federal road funds pass to local agencies, has notified local units of government that additional stimulus funding for roads could be imminent through the Jobs for Main Street Bill (HR 2847). Only projects already selected for funding in future years are eligible to compete for the funding, which would move the project forward for construction in 2010 or early 2011. Nine Mile Road (Beck Road to Taft Road) was submitted by staff as the most likely project for Jobs for Main Street funding. The Oakland Federal Aid Committee met on February 4, 2010 and selected two projects in Novi for funding under Jobs for Main Street, pending approval of the funding bill by the Senate: 1) Nine Mile Road (Beck Road to Taft Road), and 2) the complete rehabilitation of Grand River Avenue (Novi Road to Haggerty Road).

There are two categories of projects under the bill: those that can be obligated and under construction contract within 90 days, and those that can be obligated within 1 year. Nine Mile Road was submitted as a 90-day project (since design can be completed quickly); whereas Grand River was submitted as a 1-year project (design is underway, but is complex and requires additional time). Staff is recommending that the design engineering for the Nine Mile Road project be awarded to Orchard, Hiltz & McCliment (OHM). (The Road Commission for Oakland County has and continues to work diligently on the design of the Grand River project with the anticipation of construction in early 2011, depending on passage of the funding). All schedules and funding are dependant on passage of Jobs for Main Street in the Senate.

OHM's design and construction administration fees are based on the fixed fee schedule established in the Agreement for Professional Engineering Services for Public Projects. design fees for this project will be \$29,099 (7.0% of the estimated construction cost). construction phase engineering fees will be awarded at the time of construction award and will be based on the contractor's bid and the fee percentage in the Agreement for Professional Engineering Services for Public Projects. OHM's proposed scope of services, estimate and budget and the supplemental agreement are enclosed.

OHM has completed engineering services for the other stimulus road projects using American Recovery and Reinvestment Act (ARRA) funding. Design engineering will be expedited for completion in February in anticipation of construction in summer 2010, should the project receive funding under Jobs for Main Street.

RECOMMENDED ACTION: Approval to award a contract for design engineering services for the Nine Mile Road (Taft Road to Beck Road) Repaving Project to Orchard, Hiltz & McCliment, Inc. (OHM) for a not-to-exceed design fee of \$29,099.

	1	2	Y	N
Mayor Landry				_
Mayor Pro Tem Gatt				
Council Member Crawford			<u> </u>	
Council Member Fischer				

	1	2	Υ	N
Council Member Margolis				
Council Member Mutch				
Council Member Staudt				

----Original Message----

From: David Evancoe [mailto:devancoe@rcoc.org]

Sent: Wednesday, January 27, 2010 4:59 PM

To: Dennis Kolar; Ken Hudak; Tom Noechel; Sara Roediger

Subject: ARRA and Jobs for Main Street

Dear Funding Committee Members and Regular Attendees:

I am very pleased to report that all of the Oakland FAC ARRA "A List" projects were submitted on time to MDOT and will be funded. In addition, because there were bid savings and other unused funds, we were also successful at getting funding for 5 of the "B list" projects for an additional \$3.9 M.

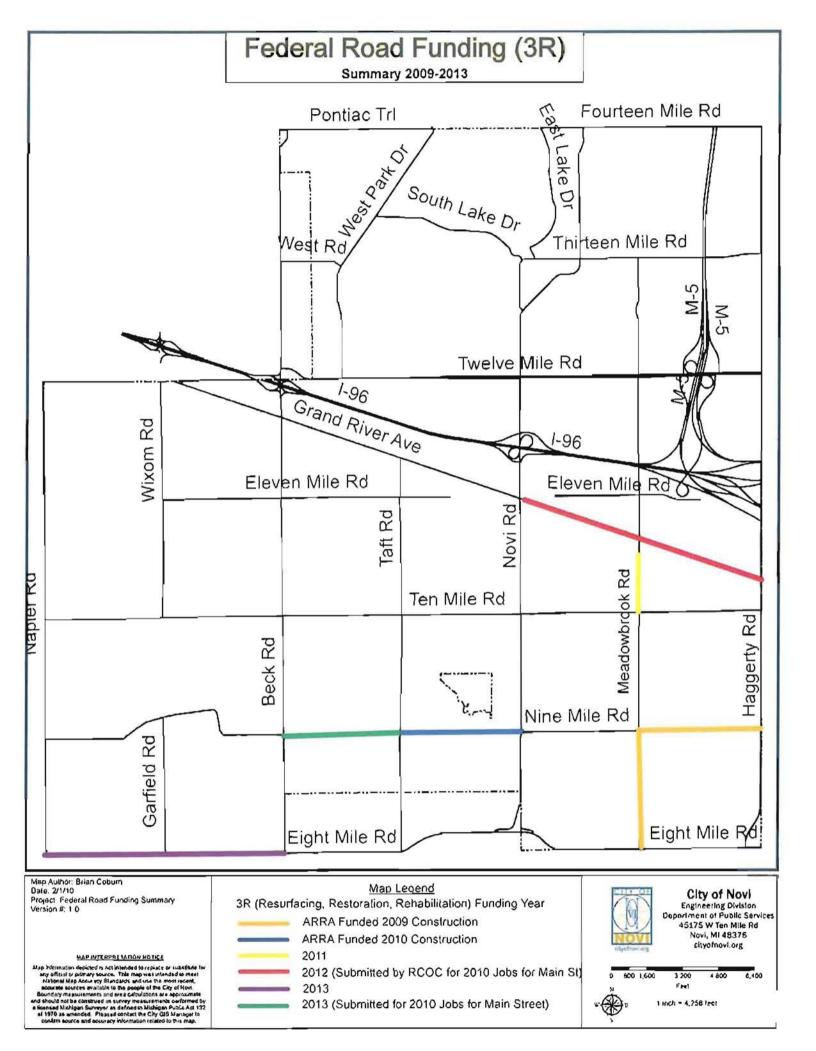
Now we move on to ARRA II or "Jobs for Main Street". The House passed a bill that would create a stimulus package equal in value to ARRA but with one significant change. 50% of the funds will be required to be under contract within 90 days of passage. The remainder must be under contract one year from passage. For the purpose of this undertaking the date of passage is currently considered March 1st. Previously we had 120 days to get 50% obligated. Note that the Senate has not taken any action and anything about this bill could change or even go nowhere. Nevertheless, you can see that from today's memo from SEMCOG we need to take quick action so that we are prepared with a list of projects in case the bill gets passed soon. I am asking for your assistance as follows:

- 1. Please review the FAC approved project list (attached) and identify projects that you desire to move to Jobs for Main Street that you can get under contract in 90 days (from March 1)
- 2. Please review the FAC approved project list (attached) and identify additional projects that you desire to move to Jobs for Main Street that you can get under contract within 1 year of March 1st.
- 3. Provide me with a letter indicating the above signed by an appropriate community official by no later than 9:00 a.m. next Wednesday, February 3, 2010. Letters may be mailed, emailed, or faxed to 248-645-1349.

I will then create a list to present to you at a special FAC Funding Committee meeting to be held February 4th or 5th, 2010 (location and time TBA). I will base the list on our previous principle that we are only considering projects that have been scored and approved for funding by the FAC. Also, as before, the projects will be ranked by year and points. This list will serve as a starting point for committee discussion. We will deal with backfilling the TIP at a later time when we know that these jobs are in fact going to enter the new stimulus program (if there is one).

Notice that MDOT expects GI packages for these jobs by March 1st. This will all be very challenging so thank you in advance for your assistance, flexibility, and understanding as we move forward. Thank you.

David Evancoe Chairperson



SUPPLEMENTAL PROFESSIONAL ENGINEERING SERVICES AGREEMENT

NINE MILE ROAD REPAVING (BECK ROAD TO TAFT ROAD)

This Agreement shall be considered as made and entered into as of the date of the last signature hereon, and is between the City of Novi, 45175 W. Ten Mile Road, Novi, MI 48375-3024, hereafter, "City," and Orchard, Hiltz & McCliment, Inc., whose address is 34000 Plymouth Road, Livonia, MI 48150, hereafter, "Consultant."

RECITALS:

This Agreement shall be supplemental to, and hereby incorporates the terms and conditions of the AGREEMENT FOR PROFESSIONAL ENGINEERING SERVICES FOR PUBLIC PROJECTS, and attached exhibits, entered into between the City and the Consultant on September 24, 2009.

The project includes the design and the preparation of plans and specifications for the proposed repaving of Nine Mile Road between Taft Road and Beck Road including milling the existing asphalt surface and resurfacing with new asphalt. The project also includes the removal and replacement of select areas of concrete curb and gutter, full depth pavement removal for base repair, drainage improvements and underdrain, and replacement of sidewalk and pathway ramps to meet requirements of the Americans with Disabilities Act, as deemed necessary.

NOW, THEREFORE, in consideration of the foregoing, the City and Consultant agree as follows:

Section 1. Professional Engineering Services.

For and in consideration of payment by the City as provided under the "Payment for Engineering Services" section of this Agreement, Consultant shall perform the work described in the manner provided or required by the following Scope of Services, which is attached to and made a part of this Agreement as Exhibit A, all of said services to be done in a competent, efficient, timely, good and workmanlike manner and in compliance with all terms and conditions of this Agreement.

Exhibit A Scope of Services

Section 2. Payment for Professional Engineering Services.

1. Basic Fee.

a. Design Phase Services: The Consultant shall complete the design phase services as described herein for a lump sum fee of \$29,099, which is 7.0% of the estimated construction cost (\$415,700) indicated on the design and construction engineering fee curve provided in Exhibit B of the Agreement for Professional Engineering Services for Public Projects. b. Construction Phase Services will be awarded at the time of construction award, should it occur.

2. Payment Schedule for Professional Engineering Services Fee.

Consultant shall submit monthly statements for professional engineering services rendered. The statements shall be based on Consultant's estimate of the proportion of the total services actually completed for each task as set forth in Exhibit A at the time of billing. The City shall confirm the correctness of such estimates, and may use the City's own engineer for such purposes. The monthly statements should be accompanied by such properly completed reporting forms and such other evidence of progress as may be required by the City. Upon such confirmation, the City shall pay the amount owed within 30 days.

Final billing under this agreement shall be submitted in a timely manner but not later than three (3) months after completion of the services. Billings for work submitted later than three (3) months after completion of services will not be paid. Final payment will be made upon completion of audit by the City.

3. Payment Schedule for Expenses.

All expenses required to complete the scope of services described herein, including but not limited to costs related to mileage, vehicles, reproduction, computer use, etc., shall be included in the basic fee and shall not be paid separately. However, as compensation for expenses that are not included in the standard scope of services, when incurred in direct connection with the project, and approved by the City, the City shall pay the Consultant its actual cost times a factor of 1.15.

Section 4. Ownership of Plans and Documents; Records.

- 1. Upon completion or termination of this agreement, all documents prepared by the Consultant, including tracings, drawings, estimates, specifications, field notes, investigations, studies, etc., as instruments of service shall become the property of the City.
- 2. The City shall make copies, for the use of the Consultant, of all of its maps, records, laboratory tests, or other data pertinent to the work to be performed by the Consultant under this Agreement, and also make available any other maps, records, or other materials available to the City from any other public agency or body.
- 3. The Consultant shall furnish to the City, copies of all maps, records, field notes, and soil tests that were developed in the course of work for the City and for which compensation has been received by the Consultant.

Section 5. Termination.

1. This Agreement may be terminated by either party upon 7- days' prior written notice to the other party in the event of substantial failure by the other party to fulfill its obligations under this agreement through no fault of the terminating party.

- This Agreement may be terminated by the City for its convenience upon 90 days' prior written notice to the Consultant.
- 3. In the event of termination, as provided in this Article, the Consultant shall be paid as compensation in full for services performed to the date of that termination, an amount calculated in accordance with Section 2 of this Agreement. Such amount shall be paid by the City upon the Consultant's delivering or otherwise making available to the City, all data, drawings, specifications, reports, estimates, summaries, and that other information and materials as may have been accumulated by the Consultant in performing the services included in this Agreement, whether completed or in progress.

Section 6. Disclosure.

The Consultant affirms that it has not made or agreed to make any valuable gift whether in the form of service, loan, thing, or promise to any person or any of the person's immediate family, having the duty to recommend, the right to vote upon, or any other direct influence on the selection of consultants to provide professional engineering services to the City within the two years preceding the execution of this Agreement. A campaign contribution, as defined by Michigan law shall not be considered as a valuable gift for the purposes of this Agreement.

Section 7. Insurance Requirements.

- The Consultant shall maintain at its expense during the term of this Agreement, the following insurance:
 - A. Worker's Compensation insurance relative to all Personnel engaged in performing services pursuant to this Agreement, with coverage not less than that required by applicable law.
 - B. Comprehensive General Liability insurance with maximum bodily injury limits of \$1,000,000 (One Million Dollars) each occurrence and/or aggregate and minimum Property Damage limits of \$1,000,000 (One Million Dollars) each occurrence and/or aggregate.
 - C. Automotive Liability insurance covering all owned, hired, and non-owned vehicles with Personal Protection insurance to comply with the provisions of the Michigan No Fault Insurance Law including Residual Liability insurance with minimum bodily injury limits of \$1,000,000 (One Million Dollars) each occurrence and/or aggregate minimum property damage limits of \$1,000,000 (One Million Dollars) each occurrence and/or aggregate.
 - D. The Consultant shall provide proof of Professional Liability coverage in the amount of not less than \$1,000,000 (One Million Dollars) per occurrence and/or aggregate, and Environmental Impairment coverage.
- The Consultant shall be responsible for payment of all deductibles contained in any insurance required hereunder.

- 3. If during the term of this Agreement changed conditions or other pertinent factors should in the reasonable judgment of the City render inadequate insurance limits, the Consultant will furnish on demand such additional coverage as may reasonably be required under the circumstances. All such insurance shall be effected at the Consultant's expense, under valid and enforceable policies, issued by the insurers of recognized responsibility which are well-rated by national rating organizations and are acceptable to the City.
- All policies shall name the Consultant as the insured and shall be accompanied by a commitment from the insurer that such policies shall not be canceled or reduced without at least thirty (30) days prior notice to the City.

With the exception of professional liability, all insurance policies shall name the City of Novi, its officers, agents, and employees as additional insured. Certificates of Insurance evidencing such coverage shall be submitted to Sue Morianti, Purchasing Manager, City of Novi, 45175 West Ten Mile Road, Novi, MI 48375-3024 prior to commencement of performance under this Agreement and at least fifteen (15) days prior to the expiration dates of expiring policies.

- If any work is sublet in connection with this Agreement, the Consultant shall require each subconsultant to effect and maintain at least the same types and limits of insurance as fixed for the Consultant.
- The provisions requiring the Consultant to carry said insurance shall not be construed in any manner as waiving or restricting the liability of the Consultant under this Agreement.

Section 8. Indemnity and Hold Harmless.

A. The Consultant agrees to indemnify and hold harmless the City, its elected and appointed officials and employees, from and against any and all claims, demands, suits, losses and settlements, including actual attorney fees incurred and all costs connected therewith, for any damages which may be asserted, claimed or recovered against the City by reason of personal injury, death and/or property damages which arises out of or is in any way connected or associated with the actions or inactions of the Consultant in performing or failing to perform the work.

The Consultant agrees that it is its responsibility and not the responsibility of the City to safeguard the property and materials used in performing this Agreement. Further, this Consultant agrees to hold the City harmless for any loss of such property and materials used pursuant to the Consultant's performance under this Agreement.

Section 9. Nondiscrimination.

The Consultant shall not discriminate against any employee, or applicant for employment because of race, color, sex, age or handicap, religion, ancestry, marital status, national origin, place of birth, or sexual preference. The Consultant further covenants that it will comply with the Civil Rights Act of 1973, as amended; and the Michigan Civil Rights Act of 1976 (78. Stat. 252 and 1976 PA 4563) and will require a similar covenant on the part of any consultant or subconsultant employed in the performance of this Agreement.

Section 10. Applicable Law.

This Agreement is to be governed by the laws of the State of Michigan and the City of Novi Charter and Ordinances.

Section 11. Approval; No Release.

Approval of the City shall not constitute nor be deemed release of the responsibility and liability of Consultant, its employees, associates, agents and subconsultants for the accuracy and competency of their designs, working drawings, and specifications, or other documents and services; nor shall that approval be deemed to be an assumption of that responsibility by the City for any defect in the designs, working drawings and specifications or other documents prepared by Consultant, its employees, subconsultants, and agents.

After acceptance of final plans and special provisions by the City, Consultant agrees, prior to and during the construction of this project, to perform those engineering services as may be required by City to correct errors or omissions on the original plans prepared by Consultant and to change the original design as required.

Section 12. Compliance With Laws.

This Contract and all of Consultants professional services and practices shall be subject to all applicable state, federal and local laws, rules or regulations, including without limitation, those which apply because the City is a public governmental agency or body. Consultant represents that it is in compliance with all such laws and eligible and qualified to enter into this Agreement.

Section 13. Notices.

Written notices under this Agreement shall be given to the parties at their addresses on page one by personal or registered mail delivery to the attention of the following persons:

City: Rob Hayes, P.E., Director of Public Services and Maryanne Cornelius, Clerk, with a copy to Thomas R. Schultz, City Attorney

Consultant: Vyto Kaunleis, P.E.

Section 14. Waivers.

No waiver of any term or condition of this Agreement shall be binding and effective unless in writing and signed by all parties, with any such waiver being limited to that circumstance only and not applicable to subsequent actions or events.

Section 15. Inspections, Notices, and Remedies Regarding Work.

During the performance of the professional services by Consultant, City shall have the right to inspect the services and its progress to assure that it complies with this Agreement. If such inspections reveal a defect in the work performed or other default in this Agreement, City

shall provide Consultant with written notice to correct the defect or default within a specified number of days of the notice. Upon receiving such a notice, Consultant shall correct the specified defects or defaults within the time specified. Upon a failure to do so, the City may terminate this Agreement by written notice and finish the work through whatever method it deems appropriate, with the cost in doing so being a valid claim and charge against Consultant, or, the City may preserve the claims of defects or defaults without termination by written notice to Consultant.

All questions which may arise as to the quality and acceptability of work, the manner of performance and rate of progress of the work, and the interpretation of plans and specifications shall be decided by the City. All questions as to the satisfactory and acceptable fulfillment of the terms of this agreement shall be decided by the City.

Section 16. Delays.

No charges or claims for damages shall be made by the Consultant for delays or hindrances from any cause whatsoever during the progress of any portions of the services specified in this agreement, except as hereinafter provided.

In case of a substantial delay on the part of the City in providing to the Consultant either the necessary information or approval to proceed with the work, resulting, through no fault of the Consultant, in delays of such extent as to require the Consultant to perform its work under changed conditions not contemplated by the parties, the City will consider supplemental compensation limited to increased costs incurred as a direct result of such delays. Any claim for supplemental compensation must be in writing and accompanied by substantiating data.

When delays are caused by circumstances or conditions beyond the control of the Consultant as determined by the City, the Consultant shall be granted an extension of time for such reasonable period as may be mutually agreed upon between the parties, it being understood, however, that the permitting of the Consultant to proceed to complete the services, or any part of them, after the date to which the time of completion may have been extended, shall in no way operate as a waiver on the part of the City of any of its rights herein set forth.

Section 17. Assignment.

No portion of the project work, heretofore defined, shall be sublet, assigned, or otherwise disposed of except as herein provided or with the prior written consent of the City. Consent to sublet, assign, or otherwise dispose of any portion of the services shall not be construed to relieve the Consultant of any responsibility for the fulfillment of this agreement.

Section 18. Dispute Resolution.

The parties agree to try to resolve any disputes as to professional engineering services or otherwise in good faith. In the event that the parties cannot resolve any reasonable dispute, the parties agree to seek alternative dispute resolution methods agreeable to both parties and which are legally permissive at the time of the dispute. The parties agree to use their best efforts to resolve any good faith dispute within 90 (ninety) days notice to the other party. In the event the parties cannot resolve that dispute as set forth above, they may seek such remedies as may be permitted by law.

WITNESSES		Orchard, Hiltz & McCliment, Inc.	
		By: Vyto Kaunelis, P.E.	-
The for	egoing	was acknowledged before me this day of	
200,	by	on l	behalt
		Notary Public	
		County, Michigan My Commission Expires:	-
WITNESSES		CITY OF NOVI	
	The same of the sa		_
1365	September 1	By: Its:	
The for	egoing	was acknowledged before me this day of	
200, by		on behalf of the City of Novi.	
		Notary Public Oakland County, Michigan My Commission Expires:	-

EXHIBIT A - SCOPE OF SERVICES

Consultant shall provide the City professional engineering services in all phases of the Project to which this Agreement applies as hereinafter provided. These services will include serving as the City's professional engineering representative for the Project, providing professional engineering consultation and advice and furnishing customary civil, structural, mechanical and electrical engineering services and customary engineering services incidental thereto, as described below.

A. Basic Services.

[see attached]

B. Performance.

- 1. The Consultant agrees that, immediately upon the execution of this Agreement, it will enter upon the duties prescribed in this agreement, proceed with the work continuously, and make the various submittals on or before the dates specified in the attached schedule. The City is not liable and will not pay the Consultant for any services rendered before written authorization is received by the Consultant.
- The Consultant shall submit, and the City shall review and approve a timeline for submission of plans and/or the completion of any other work required pursuant to this Scope of Services. The Consultant shall use its best efforts to comply with the schedule approved by the City.
- 3. If any delay is caused to the Consultant by order of the City to change the design or plans; or by failure of the city to designate right-of-way, or to supply or cause to be supplied any data not otherwise available to the Consultant that is required in performing the work described; or by other delays due to causes entirely beyond the control of the Consultant; then, in that event, the time schedules will be adjusted equitably in writing, as mutually agreed between the City and the Consultant at the moment a cause for delay occurs.
- 4. Since the work of the Consultant must be coordinated with the activities of the City (including firms employed by and governmental agencies and subdivisions working with the City), the Consultant shall advise the City in advance, of all meetings and conferences between the Consultant and any party, governmental agency, political subdivision, or third party which is necessary to the performance of the work of the Consultant.

City of Novi

9 Mile Road from Beck Road to Taft Road

OHM Engineoring Advisors 1-Feb-10

Conceptual Engineers Opinion of Probable Construction Cost

Existing Conditions:

Length is approximately 1 mile (5280 feet)

Road width is 28 feet feet from back of curb with 2 feet wide curb (12 feet wide travel lanes)

Existing asphalt section is 5 inches of HMA on 11 inches of aggregate base

Description	Unit	Unit Price	Quantity	Cost
Mobilization, Max. 10%	LS	\$37,800.00	1	\$37,800.00
Cold Milling (full depth)	Syd	\$4.00	14100	\$56,400.00
HMA 5" (two lifts)	Ton	\$60.00	3900	\$234,000.00
Curb and Gutter (spot repairs)	Ft	\$20.00	350	\$7,000.00
HMA Driveway Replacements	Ton	\$90.00	100	\$9,000.00
Sidewalks & ADA Ramps	LS	\$5,000.00	1	\$5,000.00
Subgrade Undercutting (aggregate base repairs)	Cyd	\$35.00	500	\$17,500.00
Storm Sewer & Drainage Improvements	LS	\$7,000.00	1	\$7,000.00
Soil Erosion Control	LS	\$5,000.00	1	\$5,000.00
Pavement Marking & Signing	LS	\$5,000.00	1	\$5,000.00
Traffic Control	LS	\$15,000.00	1	\$15,000.00
Construction Signing	LS	\$15,000.00	1	\$15,000.00
Restoration (Topsoil, Seed and Mulch)	LS	\$2,000.00	1	\$2,000.00

Subtotal = \$415,700.00 5% Contingency = \$20,800.00

Total = \$436,500.00

EXHIBIT A - Scope of Services

City of Novi 9 Mile Rd Taft to Beck Pavement Rehabilitation Project

Orchard, Hiltz & McCliment, Inc. is pleased to provide engineering services to the City of Novi. We understand that the City wishes to rehabilitate pavement on 9 Mile Road between Taft and Beck Roads in 2010. We also understand that the project will receive federal funding which requires administration through the MDOT Local Agency Program (LAP). OHM is committed to providing the highest quality service for the satisfactory completion of this project and will endeavor to meet the Oakland FAC requirements for the potential "Jobs for Main Street" Act.

The proposed scope of engineering services shall include the following tasks:

- 1. Perform field log of necessary pavement work to be included in the rehabilitation.
- 2. Prepare preliminary log plans and project specifications according the MDOT LAP guidelines.
- 3. Prepare a preliminary construction cost opinion based on the field log information.
- 4. Coordinate with City's geotechnical consultant
- 5. Meet with City staff to review preliminary log plans and address requested revisions.
- 6. Prepare permit applications for submittal to the Road Commission for Oakland County and the Wayne County Department of Public Services (if needed).
- 7. Prepare a soil erosion and sedimentation control (SESC) plan meeting the requirements of the City's SESC program.
- 8. Submit preliminary log format plans, project specifications and cost opinion to MDOT for Grade Inspection (GI) by February 15, 2010.
- 9. Attend GI plan review meeting with the City and the MDOT
- 10. Address GI plan review comments and prepare final cost opinion.
- 11. Submit final log plans, project specifications and cost opinion to MDOT for development of bidding documents.

The following services are not anticipated to be required for this project and have not included:

- 1. Permit or application fees
- 2. Design for utility relocations or repairs
- 3. Remediation or removal of contaminated or hazardous soils or materials
- 4. Easements documents or acquisition
- 5. Topographic survey
- 6. Vehicular or pedestrian traffic signal design

We can perform any of these above-mentioned services. In the event any of these services are required, an addendum to the supplemental engineering agreement will be submitted for your approval prior to performing said services.

Schedule: (GI submittal per Oakland FAC. Schedule follows MDOT LAP guidelines thereafter.)

- 1. Gl plan submittal to MDOT by February 15, 2010
- 2. Approximate GI meeting date on March 19, 2010
- 3. Final plan submittal to MDOT by April 28, 2010
- 4. Bids letting by July 9, 2010
- 5. Construction to begin in August 2010 and be completed by November 2010

We thank you for this opportunity to provide professional engineering service and we look forward to continuing to serve the City of Novi.