

## RESOLUTION NO. 4

2024

RATIFYING THE AMENDMENTS TO RESOLUTION NUMBER 335 OF 2023, ENTITLED "AUTHORIZING THE MAYOR AND OTHER APPROPRIATE CITY OFFICIALS TO EXECUTE AND ENTER INTO A CONTRACT WITH BORTON-LAWSON ENGINEERING, INC. TO PERFORM CITY OF SCRANTON'S REQUEST FOR NORTH SCRANTON STORMWATER ENGINEERING SERVICES" TO INCLUDE VENDOR'S SUGGESTED EDITS.

WHEREAS, through Resolution 335 of 2023, City Council authorized the Mayor and other appropriate city officials to enter into a contract with Borton-Lawson Engineering Inc. for work that includes the study, design, permitting bidding and construction phase consultation for stormwater management and drainage improvements in North Scranton as shown on the Target area map; and

WHEREAS, while the original contract was out for signature, the parties since seek to edit the contract in the following ways:

- 1. Updated Contact Information for Point of Contact
- Inclusion of Invoice and Payment Terms section that also includes a calculation of .
  \$74,453.00 for initial lump sum payment to include reimbursable expenses
- 3. A mutual indemnification clause, and
- 4. A standard of care clause; and

WHEREAS, the City will still collectively receive a 10% discount on the immediate eontract and another contract for the Minooka and West Seranton target areas; and

WHEREAS, it is the best interests of the City of Scranton and its residents to authorize the City to contract with Borton Lawson Inc. by and through the proposed amendments.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF SCRANTON that Resolution 335 of 2023 is hereby ratified to reflect the amendments that authorize the Mayor and other appropriate city officials to enter into a contract with Borton-Lawson Engineering Inc. for work that includes the study, design, permitting bidding and construction phase consultation for stormwater management and drainage improvements in North Scranton as shown on the Target area map, as amended, to include the following Sections/Clauses: Invoice and Payment Terms Section, a mutual indemnification clause, and a Standard of Care Section.

SECTION 1. If any section, clause, provision or portion of this Resolution shall be held invalid or unconstitutional by any Court of competent jurisdiction, such decision shall not affect any other section, clause, provision or portion of this Resolution so long as it remains legally enforceable minus the invalid portion. The City reserves the right to amend this Resolution or any portion thereof from time to time as it shall deem advisable in the best interests of the promotion of the purposes and Intent of this Resolution and the effective administration thereof.

SECTION 2. This Resolution shall become effective immediately upon approval.

ERTIFIED COPY

