

RESOLUTION NO. 2017-

**RESOLUTION APPROVING A CONSTRUCTION CONTRACT
BETWEEN THE TOWN OF CASTLE ROCK AND
K.E.C.I. COLORADO INC. FOR THE THIRD STREET AND PERRY STREET
ROUNDBOUT INTERSECTION IMPROVEMENT PROJECT**

WHEREAS, as part of the 2017 Capital Improvement Program, the Town of Castle Rock and K.E.C.I. Colorado Inc., have agreed to the terms and conditions by which they will provide services for the 2017 Third Street and Perry Street Roundabout Intersection Improvement Project.

NOW THEREFORE, BE IT RESOLVED BY THE TOWN COUNCIL OF THE TOWN OF CASTLE ROCK, COLORADO AS FOLLOWS:

Section 1. Approval. The Agreement in the form attached as *Exhibit 1* is hereby approved. The Mayor and other proper Town officials are hereby authorized to execute the Agreement by and on behalf of the Town of Castle Rock, Colorado.

Section 2. Encumbrance and Authorization for Payment. In order to meet the Town's financial obligation under the contract, the Town Council authorizes the expenditure and payment from the 2017 appropriation account 120-3175-431.78-65 in an amount not to exceed \$694,040 unless authorized in writing by the Town, which amount includes a Town-managed contingency of \$63,000.

PASSED, APPROVED AND ADOPTED this 20th day of June, 2017 by the Town Council of the Town of Castle Rock, Colorado, on first and final reading, by a vote of __ for and __ against.

ATTEST:

TOWN OF CASTLE ROCK

Lisa Anderson, Acting Town Clerk

Jennifer Green, Mayor

Approved as to form:

Approved as to content:

Robert J. Slentz, Town Attorney

Robert Goebel, P.E., Director of Public Works

**TOWN OF CASTLE ROCK, COLORADO
CONSTRUCTION CONTRACT**

**(THIRD STREET AND PERRY STREET ROUNDABOUT INTERSECTION
IMPROVEMENT)**

THIS CONSTRUCTION CONTRACT (Contract) is made at the Town of Castle Rock, Colorado, between the Town of Castle Rock, Colorado (Town), a municipal corporation, 100 N. Wilcox Street, Castle Rock, Colorado 80104 and **K.E.C.I. COLORADO, INC.**, a Colorado corporation (Contractor), whose address is 5750 West Airport Road, Sedalia, Colorado 80135.

In consideration of these mutual covenants and conditions, the Town and Contractor agree as follows:

SCOPE OF WORK The Contractor shall execute the entire Work described in the Contract.

CONTRACT The Contract represents the entire and integrated agreement between the parties hereto and supersedes prior negotiations, written or oral representations and agreements. The Contract incorporates the following Contract Documents. In resolving inconsistencies among two or more of the Contract Documents, precedence will be given in the same order as enumerated.

LIST OF CONTRACT DOCUMENTS

The Contract Documents, except for Modifications issued after execution of this Contract, are:

1. Change Orders;
2. Notice to Proceed;
3. Agreement for Construction Contract;
4. The following Addenda, if any:

Number	Date	Pages
1	05/10/2017	1-9
5. Special Conditions of the Contract:

Document	Title	Pages
Third Street and Perry Street Roundabout Intersection Improvements	Bid Documents	1-161
6. The following Specifications:
 - General Conditions
 - Standard Special Provisions
 - Project Special Provisions
7. The following Drawings:
 - Town of Castle Rock Third and Perry Roundabout Intersection Improvements Bid
Set Dated 04/25/2017
8. Notice of Award;
9. Invitation to Bid;
10. Information and Instructions to Bidders;

11. Notice of Substantial Completion;
12. Notice of Construction Completion;
13. Proposal Forms, including Bid Schedules;
14. Performance, and Labor and Material Payment Bonds;
15. Performance Guarantee; and
16. Insurance Certificates.

CONTRACT PRICE. The Town shall pay the Contractor for performing the Work and the completion of the Project according to the Contract, subject to Change Orders as approved in writing by the Town, under the guidelines in the General Conditions. The Town will pay \$631,040.00 (Contract Price), to the Contractor, subject to full and satisfactory performance of the terms and conditions of the Contract. The Contract Price is provisional based on the quantities contained in the Bid, attached as Exhibit A. The final Contract Price shall be adjusted to reflect actual quantities incorporated into the Work at the specified unit prices. The Town has appropriated money equal or in excess of the Contract Price for this work.

COMPLETION OF WORK. The Contractor must begin work covered by the Contract within 10 calendar days, and must complete work within 60 calendar days from and including the date of Notice to Proceed, according to the General Conditions.

LIQUIDATED DAMAGES. If the Contractor fails to substantially complete the Work by the date set for substantial completion in the Contract, or if the completion date is extended by a Change Order, by the date set in the Change Order, the Town may permit the Contractor to proceed, and in such case, may deduct the sum of \$1,000 for each day that the Work shall remain uncompleted from monies due or that may become due the Contractor. This sum is not a penalty but is a reasonable estimate of liquidated damages.

The parties agree that, under all of the circumstances, the daily basis and the amount set for liquidated damages is a reasonable and equitable estimate of all the Town's actual damages for delay. The Town expends additional personnel effort in administering the Contract or portions of the Work that are not completed on time, and has the cost of field and office engineering, inspecting, and interest on financing and such efforts and the costs thereof are impossible to accurately compute. In addition, some, if not all, citizens of Castle Rock incur personal inconvenience and lose confidence in their government as a result of public projects or parts of them not being completed on time, and the impact and damages, certainly serious in monetary as well as other terms are impossible to measure.

SERVICE OF NOTICES. Notices to the Town are given if sent by registered or certified mail, postage prepaid, to the following address:

TOWN OF CASTLE ROCK
Town Attorney
100 N. Wilcox Street
Castle Rock, CO 80104

INSURANCE PROVISIONS. The Contractor must not begin any work until the Contractor obtains, at the Contractor's own expense, all required insurance as specified in the General

Conditions. Such insurance must have the approval of the Town of Castle Rock as to limits, form and amount.

RESPONSIBILITY FOR DAMAGE CLAIMS. The Contractor shall indemnify, save harmless, and defend the Town, its officers and employees, from and in all suits, actions or claims of any character brought because of: any injuries or damage received or sustained by any person, persons or property because of operations for the Town under the Contract; including but not limited to claims or amounts recovered from any infringements of patent, trademark, or copyright; or pollution or environmental liability. The Town may retain so much of the money due the Contractor under the Contract, as the Town considers necessary for such purpose. If no money is due, the Contractor's Surety may be held until such suits, actions, claims for injuries or damages have been settled. Money due the Contractor will not be withheld when the Contractor produces satisfactory evidence that the Contractor and the Town are adequately protected by public liability and property damage insurance.

The Contractor also agrees to pay the Town all expenses, including attorney's fees, incurred to enforce this Responsibility for Damage Claim clause.

Nothing in the **INSURANCE PROVISIONS of the General Conditions** shall limit the Contractor's responsibility for payment of claims, liabilities, damages, fines, penalties, and costs resulting from its performance or nonperformance under the Contract.

STATUS OF CONTRACTOR. The Contractor is performing all work under the Contract as an independent Contractor and not as an agent or employee of the Town. No employee or official of the Town will supervise the Contractor. The Contractor will not supervise any employee or official of the Town. The Contractor shall not represent that it is an employee or agent of the Town in any capacity. **The Contractor and its employees are not entitled to Town Workers' Compensation benefits and are solely responsible for federal and state income tax on money earned.** This is not an exclusive contract.

THIRD PARTY BENEFICIARIES. None of the terms or conditions in the Contract shall give or allow any claim, benefit, or right of action by any third person not a party to the Contract. Any person, except the Town or the Contractor, receiving services or benefits under the Contract is an incidental beneficiary only.

INTEGRATION. This contract integrates the entire understanding of the parties with respect to the matters set forth. No representations, agreements, covenants, warranties, or certifications, express or implied, shall exist as between the parties, except as specifically set forth in this Contract.

DEFINITIONS. The Definitions in the General Conditions apply to the entire Contract unless modified within a Contract Document.

Executed this _____ day of _____, 2017.

ATTEST:

TOWN OF CASTLE ROCK

Lisa Anderson, Acting Town Clerk

Jennifer Green, Mayor

APPROVED AS TO FORM:

Robert J. Slentz, Town Attorney

CONTRACTOR:

K.E.C.I. COLORADO, INC.,
a Colorado corporation

By: _____

Title: _____

(Insert either the Corporate or Partnership Certificate, as appropriate)

BID SCHEDULE
Third Street and Perry Street
Roundabout Intersection Improvement

CDOT Item Code No.	Contract Item	Unit	Project Totals	Unit Cost	Total Cost
201	CLEARING AND GRUBBING	LS	1	6500 -	6500 -
202	REMOVAL OF SIDEWALK	SY	22	28 -	616 -
202	REMOVAL OF CURB AND GUTTER	LF	529	7 -	3703 -
202	REMOVAL OF CONCRETE CURB RAMP	SY	110	20 -	2200 -
202	REMOVAL OF BRICK PAVERS	SY	16	34 -	544 -
202	REMOVAL OF ASPHALT MAT (FULL DEPTH)	SY	603	33 -	19,899 -
202	REMOVAL OF ASPHALT MAT (PLANING)	SY	1,694	5 -	8470 -
202	REMOVAL OF PAVEMENT MARKING	SF	1,600	3 -	4800 -
202	REMOVAL OF GROUND SIGN	EA	5	135 -	675 -
203	MINOR GRADING	SF	2,539	1 -	2539 -
203	POTHOLING	HR	16	230 -	3680 -
206	STRUCTURE BACKFILL (FLOW-FILL)	CY	18	216 -	3888 -
208	CONCRETE WASHOUT STRUCTURE	EA	1	1100 -	1100 -
208	STORM DRAIN INLET PROTECTION (TYPE 1)	LF	21	22 -	462 -
208	STORM DRAIN INLET PROTECTION (TYPE 2)	EA	6	220 -	1320 -
210	RESET GROUND SIGN	EA	1	385 -	385 -
210	RESET SIGN PANEL	EA	5	170 -	850 -
210	ADJUST MANHOLE	EA	5	550 -	2750 -
210	ADJUST VALVE BOX	EA	10	350 -	3500 -
215	TRANSPLANT TREE 5 INCH	EA	4	1700 -	6800 -
304	AGGREGATE BASE COURSE (CLASS 6)	CY	119	122 -	14,518 -
403	HOT MIX ASPHALT (GRADING SX) (75) (PG 64-22)	TON	174	134 -	23,316 -
411	EMULSIFIED ASPHALT (SLOW SETTING)	GAL	197	4 -	788 -
412	CONCRETE PAVEMENT (8 INCH) (SPLITTER ISLANDS)	SY	36	238 -	8568 -
412	CONCRETE PAVEMENT (8 INCH) (CENTER ISLAND)	LS	1	38,800 -	38,800 -
608	CONCRETE SIDEWALK	SY	49	83 -	4067 -
608	CONCRETE CURB RAMP (TYPE CR4B)	SY	44	157 -	6908 -
608	CONCRETE CURB RAMP (TYPE CR4B) (SPECIAL TYPE 1)	SY	94	128 -	12,032 -
608	CONCRETE CURB RAMP (TYPE CR4B) (SPECIAL TYPE 2)	SY	10	156 -	1560 -
608	CONCRETE CURB RAMP (TYPE CR4B) (SPECIAL TYPE 3)	SY	19	126 -	2394 -

609	CURB AND GUTTER TYPE VC2	LF	638	28 -	17,864 -
609	CURB AND GUTTER TYPE MS1 (SPECIAL)	LF	116	31 -	3596 -
609	12" SPLASH GUARD	LF	224	26 -	5824 -
610	MEDIAN COVER MATERIAL (ASHLAR SLATE+STEADMAN BUFF W/WALNUT RELEASE)	SF	830	18 -	14,940 -
613	LIGHT STANDARD REMOVAL	EACH	8	530 -	4240 -
613	LIGHT STANDARD FOUNDATION REMOVAL	EACH	8	770 -	6160 -
613	LUMINAIRE REMOVAL	EACH	8	45 -	360 -
613	2" PVC CONDUIT	LF	500	15 -	7500 -
613	2" HDPE BORED CONDUIT	LF	140	42 -	5880 -
613	WIRING	LS	1	13,100 -	13,100 -
613	RAL 6012 (FEDERAL GREEN) COLOR SETUP	LS	1	1300 -	1300 -
613	LED LUMINAIRE 'PL1', NEW STREETLIGHT POLE AND LUMINAIRE	EACH	4	9500 -	38,000 -
613	LED LUMINAIRE 'PL2', RELOCATE EXISTING LUMINAIRE (INSTALL ONLY)	EACH	6	435 -	2610 -
613	LIGHT STANDARD METAL (12 FOOT)	EACH	6	2600 -	15,600 -
613	LIGHT STANDARD FOUNDATION (STREETLIGHT POLE)	EACH	4	2200 -	8800 -
613	LIGHT STANDARD FOUNDATION (PEDESTRIAN POLE)	EACH	6	2200 -	13,200 -
613	JUNCTION BOX, 13"x24"x12"DP, FLUSH TO GRADE POLYMER CONCRETE	EACH	7	1000 -	7000 -
613	WEATHERPROOF GFCI SINGLE GANG DUPLEX RECEPTACLE	EACH	4	1300 -	5200 -
614	SIGN PANEL (CLASS I)	SF	66	29 -	1914 -
614	STEEL SIGN POST (2X2 INCH TUBING)	LF	71	32 -	2272 -
623	1 INCH IRRIGATION PEX TUBE (BORED)	LF	76	55 -	4180 -
625	CONSTRUCTION SURVEYING	LS	1	6800 -	6800 -
626	MOBILIZATION	LS	1	150,100 -	150,100 -
627	EPOXY PAVEMENT MARKING	GAL	8	260 -	2080 -
627	PREFORMED THERMOPLASTIC PAVEMENT MARKING (WHITE DOTTED) (8 INCH)	SF	16	16 -	256 -
627	PREFORMED THERMOPLASTIC PAVEMENT MARKING (WORD-SYMBOL) (WHITE)	SF	110	20 -	2200 -
627	PREFORMED THERMOPLASTIC PAVEMENT MARKING (HANDICAP SYMBOL) (BLUE)	SF	14	20 -	280 -
627	PREFORMED THERMOPLASTIC PAVEMENT MARKING (XWALK-STOP LINE) (WHITE)	SF	446	12 -	5352 -
630	TRAFFIC CONTROL MANAGEMENT	LS	1	73,800 -	73,800 -
720	MATERIALS SAMPLING AND TESTING	LS	1	17,000 -	17,000 -
F/A	F/A MINOR CONTRACT REVISIONS	FA	1	\$ 15,000.00	\$ 15,000.00
CONSTRUCTION BID TOTAL					640,040 -

631,040 -