RESOLUTION 17-61

A RESOLUTION OF THE CITY OF PANAMA CITY BEACH, FLORIDA, APPROVING AN AGREEMENT WITH SIKES CONCRETE, INC. IN THE AMOUNT OF $112,300 FOR SEAHORSE LAKE MULTI-USE TRAIL PROJECT; AUTHORIZING A BUDGET AMENDMENT TO FUND THIS PROJECT; AND PROVIDING AN IMMEDIATELY EFFECTIVE DATE.

BE IT RESOLVED by the City of Panama City Beach, Florida that:

1. The appropriate officers of the City are authorized but not required to accept and deliver on behalf of the City that certain Agreement between the City and Sikes Concrete, Inc. relating to the construction of Seahorse Lake Multi-Use Trail, in the basic amount of One Hundred Twelve Thousand Three Hundred Dollars ($112,300), on substantially the terms and conditions set forth in the agreement attached hereto as Exhibit B and presented to the Council today, with such changes, insertions or omissions as may be approved by the City Manager, whose execution of such agreement shall be conclusive evidence of such approval.

2. The following budget amendment (#20) is adopted for the City of Panama City Beach, Florida, for the fiscal year beginning October 1, 2016, and ending September 30, 2017, as shown in and in accordance with the attached and incorporated Exhibit A, to reflect the receipt and expenditure for the purposes stated herein.

3. This Resolution shall take effect immediately upon passage.

PASSED, APPROVED AND ADOPTED at the regular meeting of the City Council of the City of Panama City Beach, Florida, this 23rd day of February, 2017.

CITY OF PANAMA CITY BEACH

By: [Signature]

Mike Thomas, Mayor

ATTEST:

[Signature]

Diane Fowler, City Clerk

Resolution 17-61
CITY OF PANAMA CITY BEACH
AGENDA ITEM SUMMARY

1. DEPARTMENT MAKING REQUEST/NAME:
Public Works / Paul Casto

2. MEETING DATE:
2/23/2017

3. REQUESTED MOTION/ACTION:
Approve the construction agreement for Seahorse Lake Multi-Use Trail project with Sikes Concrete, Inc. in the amount of $112,300.00.

4. AGENDA
PRESENTATION
PUBLIC HEARING
CONSENT
REGULAR

5. IS THIS ITEM BUDGETED (IF APPLICABLE) • Yes ☐ No ☐
BUDGET AMENDMENT OR N/A ☐
DETAILED BUDGET AMENDMENT ATTACHED • Yes ☐ No ☐
N/A ☐

6. BACKGROUND: (WHY IS THE ACTION NECESSARY, WHAT GOAL WILL BE ACHIEVED)

A solicitation for construction bids was publicly advertised and (6) six bidders responded with sealed bids by the required time and date. Bids were publicly opened on February 14, 2017 at 2pm. After reviewing the bids, all bidders were deemed responsive and staff recommends that the Base Bid be awarded to the low bidder, Sikes Concrete, Inc. in the amount of $112,300.00. This project is in this fiscal year budget for an amount of $100,000.00. There are adequate funds from the recreational impact fees to be used for remaining funding of this project. See the attached exhibits including a budget amendment (Exhibit A), a draft agreement (Exhibit B), and a drawing of improvements (Exhibit C).

Construction includes a 10' wide crushed gravel multi-use trail along the berm of Seahorse Lake.
For the construction of a trail around Sheep Harbor at ABP.

To appropriate additional funds from recreation impact fees (above amount included in the original FY 2017 budget).

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**Budget Transfer Form BF-10**

City of Panama City Beach

**Exhibit A**
SECTION 00050
AGREEMENT

THIS AGREEMENT is made this _____ day of ________________, 20_, by and between THE CITY OF PANAMA CITY BEACH, FLORIDA, (hereinafter called "OWNER") and ______ Sikes Concrete, Inc. _______, doing business as a _______________________ (an individual), or (a partnership), or (a corporation), having a business address at ____________________________ (hereinafter called "CONTRACTOR"), for the performance of the Work (as that terms is defined below) in connection with the construction of SEAHORSE LAKE MULTI-USE TRAIL ("Project"), to be located at _____ Panama City Beach, Florida__________, in accordance with the Drawings and Specifications prepared by the OWNER, the Engineer of Record (hereinafter called "Engineer") and all other Contract Documents hereafter specified.

OWNER and CONTRACTOR, for the consideration herein set forth, agree as follows:

1. The CONTRACTOR shall furnish, at its sole expense, all supervision, labor, equipment, tools, material, and supplies to properly and efficiently perform all of the work required under the Contract Documents and shall be solely responsible for the payment of all taxes, permits and license fees, labor fringe benefits, insurance and bond premiums, and all other expenses and costs required to complete such work in accordance with this Agreement (collectively the "Work"). CONTRACTOR'S employees and personnel shall be qualified and experienced to perform the portions of the Work to which they have been assigned. In performing the Work hereunder, CONTRACTOR shall be an independent contractor, maintaining control over and having sole responsibility for CONTRACTOR'S employees and other personnel. Neither CONTRACTOR, nor any of CONTRACTOR'S subcontractors or sub-subcontractors, if any, nor any of their respective
employees or personnel, shall be deemed servants, employees, or agents of OWNER.

2. The CONTRACTOR will commence the Work required by the Contract Documents within ten (10) calendar days after the date of the NOTICE TO PROCEED to be issued by OWNER in writing within (10) calendar days from the date of this Agreement and will achieve Substantial Completion of the Work within 90 consecutive calendar days of the required commencement date, except to the extent the period for Substantial Completion is extended pursuant to the terms of the Contract Documents ("Contract Time"). Final Completion of the Work shall be achieved by CONTRACTOR within the time period set forth in Section 15.2 of Section 00100, General Conditions.

3. The CONTRACTOR agrees to pay the OWNER, as liquidated damages, the sum of $150.00 for each calendar day that expires after the Contract Time for Substantial Completion as more fully set forth in Section 15 of the General Conditions.

4. The CONTRACTOR agrees to perform all of the Work described in the Contract Documents and comply with the terms therein for the sum of $112,300.00 as shown in the BID SCHEDULE, included within the Bid Proposal Form, as said amount may be hereafter adjusted pursuant to the terms of the Contract Documents ("Contract Price").

5. The term "Contract Documents" means and includes the following documents, all of which are incorporated into this Agreement by this reference:

   Section 00010   ADVERTISEMENT FOR BIDS
   Section 00020   INFORMATION FOR BIDDERS
   Section 00030   BID PROPOSAL FORM

EXHIBIT B

AGREEMENT 00050-2
Section 00040  BID BOND
Section 00050  AGREEMENT
Section 00060  PERFORMANCE BOND
Section 00070  PAYMENT BOND
Section 00080  NOTICE OF AWARD
Section 00090  NOTICE TO PROCEED
Section 00095  STATEMENT UNDER SECTION 287.087, FLORIDA
STATUTES, ON PREFERENCE TO BUSINESSES
WITH DRUG-FREE WORKPLACE PROGRAMS
Section 00097  PUBLIC ENTITY CRIMES STATEMENT
Section 00100  GENERAL CONDITIONS
Section 00800  SUPPLEMENTAL CONDITIONS
Section 00802  SUPPLEMENTAL CONDITIONS PREVENTION,
CONTROL, AND ABATEMENT OF EROSIONS AND
WATER POLLUTION
Section 01110  ENVIRONMENTAL PROTECTION
Section 01505  MOBILIZATION/DEMOBILIZATION
Section 01705  CONTRACT CLOSEOUT
Section 02110  SITE CLEARING
Section 02200  EARTHWORK
Section 02210  GRASSING
Section 02211  SODDING
Section 02500  PAVING QUALITY CONTROL
Section 02512  STABILIZING
Section 02516  LIMEROCK BASE COURSE
Section 02520  ASPHALT TESTING
Section 02960  RESTORATION

DRAWINGS prepared by the City of Panama City Beach
numbered _1_ through _17_ and dated _December 14,2016_.

EXHIBIT B

AGREEMENT 00050-3
SPECIFICATIONS prepared or issued by the City of Panama City Beach

ADDENDA
No. ___, dated ____________, 20___
No. ___, dated ____________, 20___
No. ___, dated ____________, 20___
No. ___, dated ____________, 20___

The Contract Documents also includes any written amendments to any of the
above signed by the party to be bound by such amendment. The Contract
Documents are sometimes referred to herein as the "Agreement".

6. The OWNER will pay the Contract Price to the CONTRACTOR in the
   manner and at such times as set forth in Contract Documents.

7. This Agreement shall be binding upon all parties hereto and their respective
   heirs, executors, administrators, successors, and assigns.

8. This Agreement shall be governed by the laws of the State of Florida.

9. All notices required or made pursuant to this Agreement shall be in writing
   and, unless otherwise required by the express terms of this Agreement, may
   be given either (i) by mailing same by United States mail with proper postage
   affixed thereto, certified, return receipt requested, or (ii) by sending same by
   Federal Express, Express Mail, Airborne, Emery, Purolator or other
   expedited mail or package delivery, or (iii) by hand delivery to the appropriate
   address as herein provided. Notices to OWNER required hereunder shall be
directed to the following address:

EXHIBIT B

AGREEMENT 00050-4
If to Owner:

______________________________
City of Panama City Beach
______________________________
110 South Arnold Road
______________________________
Panama City Beach, FL 32413
______________________________
ATTENTION: Mario Gisbert, City Manager
______________________________
Fax No.: (850) 233-5108

If to Contractor:

______________________________
______________________________
______________________________
______________________________
ATTENTION: ____________________
Fax No.: ________________________

Either party may change its above noted address by giving written notice to the other party in accordance with the requirements of this Section.

10. CONTRACTOR recognizes that OWNER is exempt from sales tax and may wish to generate sales tax savings for the Project. Accordingly, to the extent directed by and without additional charge to OWNER, CONTRACTOR shall comply with and fully implement the sales tax savings program as more fully described in the Sales Tax Exemption Addendum. If required by OWNER, the Sales Tax Exemption Addendum shall be made a part of the Contract Documents, the form of which is set forth in Section 00808.

11. The failure of OWNER to enforce at any time or for any period of time any one or more of the provisions of the Agreement shall not be construed to be and shall not be a continuing waiver of any such provision or provisions or of its right thereafter to enforce each and every such provision.

12. Each of the parties hereto agrees and represents that the Agreement comprises the full and entire agreement between the parties affecting the
Work contemplated, and no other agreement or understanding of any nature concerning the same has been entered into or will be recognized, and that all negotiations, acts, work performed, or payments made prior to the execution hereof shall be deemed merged in, integrated and superseded by this Agreement.

13. Should any provision of the Agreement be determined by a court with jurisdiction to be unenforceable, such a determination shall not affect the validity or enforceability of any other section or part thereof.

14. Unless the context of this Agreement otherwise clearly requires, references to the plural include the singular, references to the singular include the plural. The term “including” is not limiting, and the terms “hereof”, “herein”, “hereunder”, and similar terms in this Agreement refer to this Agreement as a whole and not to any particular provision of this Agreement, unless stated otherwise. Additionally, the parties hereto acknowledge that they have carefully reviewed this Agreement and have been advised by counsel of their choosing with respect thereto, and that they understand its contents and agree that this Agreement shall not be construed more strongly against any party hereto, regardless of who is responsible for its preparation.

15. For this Project, OWNER has designated a Project Representative to assist OWNER with respect to the administration of this Agreement. The Project Representative to be utilized by OWNER for this Project, shall be Kathy Younce, Engineer and can be reached at 850-233-5054 Ext. 2407 or Kyounce@pcbgov.com

16. CONTRACTOR acknowledges and agrees that no interruption, interference,
inefficiency, suspension or delay in the commencement or progress of the Work from any cause whatever, including those for which the OWNER, PROJECT REPRESENTATIVE, or ENGINEER may be responsible, in whole or in part, shall relieve CONTRACTOR of its duty to perform or give rise to any right to damages or additional compensation from OWNER. CONTRACTOR expressly acknowledges and agrees that it shall receive no damages for delay. CONTRACTOR's sole remedy, if any, against OWNER will be the right to seek an extension to the Contract Time; provided, however, the granting of any such time extension shall not be a condition precedent to the aforementioned "No Damage For Delay" provision. This section shall expressly apply to claims for early completion, as well as to claims based on late completion. Notwithstanding the foregoing, if the Work is delayed due to the fault or neglect of OWNER or anyone for whom OWNER is liable, and such delays have a cumulative total of more than 90 calendar days, CONTRACTOR may make a claim for its actual and direct delay damages accruing after said 90 calendar days as provided in Section 00805 Supplemental Conditions, Contract Claims and Changes. Except as expressly set forth in this section, in no event shall OWNER be liable to CONTRACTOR whether in contract, warranty, tort (including negligence or strict liability) or otherwise for any acceleration, soft costs, lost profits, special, indirect, incidental, or consequential damages of any kind or nature whatsoever.

17. INSURANCE - BASIC COVERAGEs REQUIRED

The CONTRACTOR shall procure and maintain the following described insurance on policies and with insurers acceptable to OWNER. Current Insurance Service Office (ISO) policies, forms, and endorsements or equivalents, or broader, shall be used where applicable.

These insurance requirements shall not limit the liability of the CONTRACTOR.
The insurance coverages and limits required of CONTRACTOR under this Agreement are designed to meet the minimum requirements of OWNER and the OWNER does not represent these types or amounts of insurance to be sufficient or adequate to protect the CONTRACTOR'S interests or liabilities. CONTRACTOR alone shall be responsible to the sufficiency of its own insurance program.

The CONTRACTOR and the CONTRACTOR'S subcontractors and sub-subcontractors shall be solely responsible for all of their property, including but not limited to any materials, temporary facilities, equipment and vehicles, and for obtaining adequate and appropriate insurance covering any damage or loss to such property. The CONTRACTOR and the CONTRACTOR'S sub-contractors and sub-subcontractors expressly waive any claim against OWNER arising out of or relating to any damage or loss of such property, even if such damage or loss is due to the fault or neglect of the OWNER or anyone for whom the OWNER is responsible. The CONTRACTOR is obligated to include, or cause to be included, provisions similar to this paragraph in all of the CONTRACTOR'S subcontracts and its subcontractors' contracts with their sub-subcontractors.

The CONTRACTOR'S deductibles/self-insured retention's shall be disclosed to OWNER and are subject to OWNER'S approval. They may be reduced or eliminated at the option of OWNER. The CONTRACTOR is responsible for the amount of any deductible or self-insured retention. Any deductible or retention applicable to any claim or loss shall be the responsibility of CONTRACTOR and shall not be greater than $25,000, unless otherwise agreed to, in writing, by OWNER.

Insurance required of the CONTRACTOR or any other insurance of the CONTRACTOR shall be considered primary, and insurance of OWNER shall be
considered excess, as may be applicable to claims or losses which arise out of
the Hold Harmless, Payment on Behalf of OWNER, Insurance, Certificates of
Insurance and any Additional Insurance provisions of this agreement, contract or
lease.

Except with respect to the workers' compensation insurance, CONTRACTOR
shall name the OWNER as an additional insured on all required insurance using
Additional Insured Endorsement ISO Form CG 20 10 11 85 or if not available,
ISO Forms CG 20 10 10 01 and CG 20 37 10 01 or if not available, their
equivalent acceptable to OWNER. In the event CONTRACTOR's insurance
policy(ies) provide greater coverage and/or greater limits than the minimum
requirements set forth herein, then the OWNER and the other additional insureds
shall be entitled to the full coverage and limits of such policy(ies), and these
insurance requirements will be deemed to require such greater coverage and/or
greater limits.

WORKERS' COMPENSATION AND EMPLOYERS' LIABILITY INSURANCE
COVERAGE

The CONTRACTOR shall purchase and maintain workers' compensation and
employers' liability insurance for all employees engaged in the Work, in
accordance with the laws of the State of Florida, and, if applicable to the Work,
shall purchase and maintain Federal Longshoremen’s and Harbor Workers’
Compensation Act Coverage. Limits of coverage shall not be less than:

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<tr>
<td>$1,000,000</td>
<td>Limit Each Accident</td>
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<tr>
<td>$1,000,000</td>
<td>Limit Disease Each Employee</td>
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EXHIBIT B

AGREEMENT

00050-9
The CONTRACTOR shall also purchase any other coverage required by law for the benefit of employees.

The CONTRACTOR shall provide to OWNER an Affidavit stating that it meets all the requirements of Florida Statute 440.02 (15) (d).

COMMERCIAL GENERAL LIABILITY COVERAGE

CONTRACTOR shall purchase and maintain Commercial General Liability Insurance on a full occurrence form. Coverage shall include, but not be limited to, Premises and Operations, Personal Injury, Contractual for this Agreement, Independent Contractors, Broad Form Property Damage, Products and Completed Operation Liability Coverages and shall not exclude coverage for the "X" (Explosion), "C" (Collapse) and "U" (Underground) Property Damage Liability exposures. Limits of coverage shall not be less than:

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<th>Bodily Injury, Property Damage &amp; Personal Injury Liability</th>
<th>$1,000,000 Combined Single Limit Each Occurrence, and</th>
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<tr>
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<td>$2,000,000 Aggregate Limit</td>
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The General Aggregate Limit shall be specifically applicable to this Project. The Completed Operations Liability Coverages must be maintained for a period of not less than ten (10) years following OWNER'S final acceptance of the project.

BUSINESS AUTOMOBILE LIABILITY COVERAGE

The CONTRACTOR shall purchase and maintain Business Automobile Liability Insurance as to ownership, maintenance, use, loading and unloading of all of CONTRACTOR'S owned, non-owned, leased, rented or hired vehicles with limits
not less than:

| Bodily Injury & Property Damage | $1,000,000 Combined Single Limit Each Accident |

EXCESS OR UMBRELLA LIABILITY COVERAGE

CONTRACTOR shall purchase and maintain Excess Umbrella Liability Insurance or Excess Liability Insurance on a full occurrence form providing the same continuous coverages as required for the underlying Commercial General, Business Automobile and Employers' Liability Coverages with no gaps in continuity of coverages or limits with OWNER added by endorsement to the policy as an additional insured in the same manner as is required under the primary policies, and shall not be less than $10,000,000, each occurrence and aggregate as required by OWNER.

IN WITNESS WHEREOF, the parties hereto have executed or caused to be executed by their duly authorized officials, this Agreement in two (2) copies each of which shall be deemed an original on the date first written above.
OWNER:
CITY OF PANAMA CITY BEACH, FLORIDA

BY:

NAME:
(Please type)

TITLE:

CONTRACTOR:

BY:

NAME:
(Please Type)

ADDRESS:

[END OF SECTION 00050]