

Interagency Agreement with

City of Snoqualmie

through

Growth Management Services

Contract Number: 24-63610-224

For

2023-2025 Climate Planning Grant

Dated: Date of Execution



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Face Sheet

Contract Number: 24-63610-224

Local Government Division Growth Management Services 2023-2025 Climate Planning Grant

1. Contractor City of Snoqualmie 38624 SE River Street Snoqualmie, WA 98065 3. Contractor Representative Ashley Wragge awragge@snoqualmiewa.gov		2. Contractor Doing Business As (as applicable) N/A 4. COMMERCE Representative Noelle Madera PO Box 42525 Climate Operations Team Lead 1011 Plum St. SE 509-818-1040 Olympia, WA 98504 noelle.madera@commerce.wa.gov			
5. Contract Amount \$500,000	6. Funding Source Federal: ☐ State: ⊠ C	Other: 🗌 N/A: 🗌	7. Start Date Date of Execut	tion	June 30, 2025
9. Federal Funds (as applicated)	ole) Federal Agen N/A	icy:	ALN N/A		
10. Tax ID #	11. SWV #	12. UBI #		13. U	EI#
N/A	0007167-00	179-000-205		N/A	<i></i>
14. Contract Purpose For the development of the Growinplementation of HB 1181.	wth Management Act (GMA	A) climate change and	resiliency elemer	nt requi	rements related to the
COMMERCE, defined as the Doterms of this Contract and Attact to bind their respective agencies and the following documents incof Work and Attachment "B" But	ed this Contract on the ons of both parties to Contractor Terms and (date below and this Contract ar	warrai e gove	nt they are authorized rned by this Contract	
FOR CONTRACTOR		FOR COMMERCE			
		DocuSigned by:			
Occusigned by: Usuley Wrazze 6C3142714DBF47F	Mark Barkley 80312804865C458				
Ashley Wragge, Planning Tech City of Snoqualmie	Mark K. Barkley, Assistant Director Local Government Division				
4/2/2024 3:28 PM PDT	4/8/2024 7:47 AM PDT				
Date	Date				
		APPROVED AS TO FOR BY ASSISTANT ATTORI APPROVAL ON FILE			



Special Terms and Conditions

AUTHORITY 1.

COMMERCE and Contractor enter into this Contract pursuant to the authority granted by Chapter 39.34 RCW.

CONTRACT MANAGEMENT 2.

The Representative for each of the parties shall be responsible for and shall be the contact person for all communications and billings regarding the performance of this Contract.

The Representative for COMMERCE and their contact information are identified on the Face Sheet of this Contract.

The Representative for the Contractor and their contact information are identified on the Face Sheet of this Contract.

3. **COMPENSATION**

COMMERCE shall pay an amount not to exceed \$500,000, for the performance of all things necessary for or incidental to the performance of work under this Contract as set forth in the attached Scope of Work and Budget.

BILLING PROCEDURES AND PAYMENT 4.

COMMERCE will pay Contractor upon acceptance of services provided and receipt of properly completed invoices, which shall be submitted to the Representative for COMMERCE not more often than monthly nor less than quarterly.

The invoices shall describe and document, to COMMERCE's satisfaction, a description of the work performed, the progress of the project, and fees. The invoice shall include the Contract Number 24-63610-224. A receipt must accompany any single expenses in the amount of \$50.00 or more in order to receive reimbursement.

Payment shall be considered timely if made by COMMERCE within thirty (30) calendar days after receipt of properly completed invoices. Payment shall be sent to the address designated by the Contractor.

COMMERCE may, in its sole discretion, terminate the Contract or withhold payments claimed by the Contractor for services rendered if the Contractor fails to satisfactorily comply with any term or condition of this Contract.

No payments in advance or in anticipation of services or supplies to be provided under this Agreement shall be made by COMMERCE.

Grant Start Date

COMMERCE will pay the Contractor for costs incurred beginning July 1, 2023, for services and deliverables described under this Agreement.

State Fiscal Year Payments

COMMERCE will reimburse Contractor for State Fiscal Year 2024 (July 1, 2023-June 30, 2024), and State Fiscal Year 2025 (July 1, 2024-June 30, 2025), based on the expenses incurred under this Contract.

Invoices and End of Fiscal Year

Invoices are due at a minimum of June 15, 2024 and 2025, if not submitted at more frequent intervals.



Final invoices for a state fiscal year may be due sooner than the 15th of June and Commerce will provide notification of the end of fiscal year due date.

The Contractor must invoice for all expenses from the beginning of the contract through June 30, regardless of the contract start and end date.

Duplication of Billed Costs

The Contractor shall not bill COMMERCE for services performed under this Agreement, and COMMERCE shall not pay the Contractor, if the Contractor is entitled to payment or has been or will be paid by any other source, including grants, for that service.

Disallowed Costs

The Contractor is responsible for any audit exceptions or disallowed costs incurred by its own organization or that of its subcontractors.

Line Item Modification of Budget

- A. Notwithstanding any other provision of this contract, the Contractor may, at its discretion, make modifications to line items in the Budget, hereof, that will not increase the line item by more than fifteen percent (15%).
- B. The Contractor shall notify COMMERCE in writing (by email or regular mail) when proposing any budget modification or modifications to a line item in the Budget (Attachments B) hereof, that would increase the line item by more than fifteen percent (15%). Conversely, COMMERCE may initiate the budget modification approval process if presented with a request for payment under this contract that would cause one or more budget line items to exceed the 15 percent (15%) threshold increase described above.
- C. Any such budget modification or modifications as described above shall require the written approval of COMMERCE (by email or regular mail), and such written approval shall amend the Project Budget. Each party to this contract will retain and make any and all documents related to such budget modifications a part of their respective contract file.
- D. Nothing in this section shall be construed to permit an increase in the amount of funds available for the Project, as set forth in Section 3 of this contract, nor does this section allow any proposed changes to the Scope of Work, include Tasks/Work Items and Deliverables under Attachment A, without specific written approval from COMMERCE by amendment to this contract.

5. SUBCONTRACTOR DATA COLLECTION

Contractor will submit reports, in a form and format to be provided by Commerce and at intervals as agreed by the parties, regarding work under this Contract performed by subcontractors and the portion of Contract funds expended for work performed by subcontractors, including but not necessarily limited to minority-owned, woman-owned, and veteran-owned business subcontractors. "Subcontractors" shall mean subcontractors of any tier.

6. ENSURE COORDINATED CLIMATE COMMITMENT ACT BRANDING

COMMERCE received funding from Washington's Climate Commitment Act (CCA). To strengthen public awareness of how CCA funding is used, the Office of the Governor is directing state agencies that administer funding or manage a CCA-supported program to ensure consistent branding and funding acknowledgments are used in all communications and included in funding agreements and contracts. The "Climate Commitment Act" logo and funding acknowledgment make it easy for consumers and the public to see how the state is using CCA funds to reduce climate pollution, create jobs, and improve public health and the environment, particularly for low-income and overburdened populations.



The following provisions apply to all contractors, subcontractors, service providers and others who assist CONTRACTOR in implementing the climate planning grant.

<u>Logo requirements</u>. The CCA logo must be used in the following circumstances, consistent with the branding guidelines posted at <u>climate.wa.gov/brandtoolkit</u>.

- Any WA Department of Commerce climate planning grant website or webpage that includes logos from other funding partners.
- Any WA Department of Commerce climate planning grant media or public information materials that include logos from other funding partners.

<u>Funding source acknowledgement</u>. This standard funding language must be used on websites and included in announcements, press releases and publications used for media-related activities, publicity and public outreach.

"The WA Department of Commerce climate planning grant is supported with funding from Washington's Climate Commitment Act. The CCA supports Washington's climate action efforts by putting cap-and-invest dollars to work reducing climate pollution, creating jobs, and improving public health. Information about the CCA is available at www.climate.wa.gov."

7. INSURANCE

Each party certifies that it is self-insured under the State's or local government self-insurance liability program, and shall be responsible for losses for which it is found liable.

8. FRAUD AND OTHER LOSS REPORTING

Contractor shall report in writing all known or suspected fraud or other loss of any funds or other property furnished under this Contract immediately or as soon as practicable to the Commerce Representative identified on the Face Sheet.

9. ORDER OF PRECEDENCE

In the event of an inconsistency in this Contract, the inconsistency shall be resolved by giving precedence in the following order:

- Applicable federal and state of Washington statutes and regulations
- Special Terms and Conditions
- General Terms and Conditions
- Attachment A Scope of Work
- Attachment B Budget



General Terms and Conditions

DEFINITIONS 1.

As used throughout this Contract, the following terms shall have the meaning set forth below:

- "Authorized Representative" shall mean the Director and/or the designee authorized in writing A. to act on the Director's behalf.
- "COMMERCE" shall mean the Washington Department of Commerce. В.
- "Contract" or "Agreement" or "Grant" means the entire written agreement between C. COMMERCE and the Contractor, including any Attachments, documents, or materials incorporated by reference. E-mail or Facsimile transmission of a signed copy of this contract shall be the same as delivery of an original.
- D. "Contractor" or "Grantee" shall mean the entity identified on the face sheet performing service(s) under this Contract, and shall include all employees and agents of the Contractor.
- "Personal Information" shall mean information identifiable to any person, including, but not E. limited to, information that relates to a person's name, health, finances, education, business, use or receipt of governmental services or other activities, addresses, telephone numbers, social security numbers, driver license numbers, other identifying numbers, and any financial identifiers, and "Protected Health Information" under the federal Health Insurance Portability and Accountability Act of 1996 (HIPAA).
- F. "State" shall mean the state of Washington.
- "Subcontractor" shall mean one not in the employment of the Contractor, who is performing all G. or part of those services under this Contract under a separate contract with the Contractor. The terms "subcontractor" and "subcontractors" mean subcontractor(s) in any tier.

ALL WRITINGS CONTAINED HEREIN 2.

This Contract contains all the terms and conditions agreed upon by the parties. No other understandings, oral or otherwise, regarding the subject matter of this Contract shall be deemed to exist or to bind any of the parties hereto.

3. **AMENDMENTS**

This Contract may be amended by mutual agreement of the parties. Such amendments shall not be binding unless they are in writing and signed by personnel authorized to bind each of the parties.

ASSIGNMENT 4.

Neither this Contract, work thereunder, nor any claim arising under this Contract, shall be transferred or assigned by the Contractor without prior written consent of COMMERCE.

CONFIDENTIALITY AND SAFEGUARDING OF INFORMATION 5.

- A. "Confidential Information" as used in this section includes:
 - i. All material provided to the Contractor by COMMERCE that is designated as "confidential" by COMMERCE;
 - ii. All material produced by the Contractor that is designated as "confidential" by COMMERCE; and



- iii. All Personal Information in the possession of the Contractor that may not be disclosed under state or federal law.
- The Contractor shall comply with all state and federal laws related to the use, sharing, transfer, В. sale, or disclosure of Confidential Information. The Contractor shall use Confidential Information solely for the purposes of this Contract and shall not use, share, transfer, sell or disclose any Confidential Information to any third party except with the prior written consent of COMMERCE or as may be required by law. The Contractor shall take all necessary steps to assure that Confidential Information is safeguarded to prevent unauthorized use, sharing, transfer, sale or disclosure of Confidential Information or violation of any state or federal laws related thereto. Upon request, the Contractor shall provide COMMERCE with its policies and procedures on confidentiality. COMMERCE may require changes to such policies and procedures as they apply to this Contract whenever COMMERCE reasonably determines that changes are necessary to prevent unauthorized disclosures. The Contractor shall make the changes within the time period specified by COMMERCE. Upon request, the Contractor shall immediately return to COMMERCE any Confidential Information that COMMERCE reasonably determines has not been adequately protected by the Contractor against unauthorized disclosure.
- C. Unauthorized Use or Disclosure. The Contractor shall notify COMMERCE within five (5) working days of any unauthorized use or disclosure of any confidential information, and shall take necessary steps to mitigate the harmful effects of such use or disclosure.

6. COPYRIGHT

Unless otherwise provided, all Materials produced under this Contract shall be considered "works for hire" as defined by the U.S. Copyright Act and shall be owned by COMMERCE. COMMERCE shall be considered the author of such Materials. In the event the Materials are not considered "works for hire" under the U.S. Copyright laws, the Contractor hereby irrevocably assigns all right, title, and interest in all Materials, including all intellectual property rights, moral rights, and rights of publicity to COMMERCE effective from the moment of creation of such Materials.

"Materials" means all items in any format and includes, but is not limited to, data, reports, documents, pamphlets, advertisements, books, magazines, surveys, studies, computer programs, films, tapes, and/or sound reproductions. "Ownership" includes the right to copyright, patent, register and the ability to transfer these rights.

For Materials that are delivered under the Contract, but that incorporate pre-existing materials not produced under the Contract, the Contractor hereby grants to COMMERCE a nonexclusive, royalty-free, irrevocable license (with rights to sublicense to others) in such Materials to translate, reproduce, distribute, prepare derivative works, publicly perform, and publicly display. The Contractor warrants and represents that the Contractor has all rights and permissions, including intellectual property rights, moral rights and rights of publicity, necessary to grant such a license to COMMERCE.

The Contractor shall exert all reasonable effort to advise COMMERCE, at the time of delivery of Materials furnished under this Contract, of all known or potential invasions of privacy contained therein and of any portion of such document which was not produced in the performance of this Contract. The Contractor shall provide COMMERCE with prompt written notice of each notice or claim of infringement received by the Contractor with respect to any Materials delivered under this Contract. COMMERCE shall have the right to modify or remove any restrictive markings placed upon the Materials by the Contractor.

7. DISPUTES

In the event that a dispute arises under this Agreement, it shall be determined by a Dispute Board in the following manner: Each party to this Agreement shall appoint one member to the Dispute Board. The members so appointed shall jointly appoint an additional member to the Dispute Board. The Dispute Board shall review the facts, Agreement terms and applicable statutes and rules and make a determination of the dispute. The Dispute Board shall thereafter decide the dispute with the majority



prevailing. The determination of the Dispute Board shall be final and binding on the parties hereto. As an alternative to this process, either of the parties may request intervention by the Governor, as provided by RCW 43.17.330, in which event the Governor's process will control.

8. GOVERNING LAW AND VENUE

This Contract shall be construed and interpreted in accordance with the laws of the state of Washington, and the venue of any action brought hereunder shall be in the Superior Court for Thurston County.

9. INDEMNIFICATION

Each party shall be solely responsible for the acts of its employees, officers, and agents.

10. LICENSING, ACCREDITATION AND REGISTRATION

The Contractor shall comply with all applicable local, state, and federal licensing, accreditation and registration requirements or standards necessary for the performance of this Contract.

11. RECAPTURE

In the event that the Contractor fails to perform this Contract in accordance with state laws, federal laws, and/or the provisions of this Contract, COMMERCE reserves the right to recapture funds in an amount to compensate COMMERCE for the noncompliance in addition to any other remedies available at law or in equity.

Repayment by the Contractor of funds under this recapture provision shall occur within the time period specified by COMMERCE. In the alternative, COMMERCE may recapture such funds from payments due under this Contract.

12. RECORDS MAINTENANCE

The Contractor shall maintain books, records, documents, data and other evidence relating to this contract and performance of the services described herein, including but not limited to accounting procedures and practices that sufficiently and properly reflect all direct and indirect costs of any nature expended in the performance of this contract.

The Contractor shall retain such records for a period of six years following the date of final payment. At no additional cost, these records, including materials generated under the contract, shall be subject at all reasonable times to inspection, review or audit by COMMERCE, personnel duly authorized by COMMERCE, the Office of the State Auditor, and federal and state officials so authorized by law, regulation or agreement.

If any litigation, claim or audit is started before the expiration of the six (6) year period, the records shall be retained until all litigation, claims, or audit findings involving the records have been resolved.

13. SAVINGS

In the event funding from state, federal, or other sources is withdrawn, reduced, or limited in any way after the effective date of this Contract and prior to normal completion, COMMERCE may suspend or terminate the Contract under the "Termination for Convenience" clause, without the ten calendar day notice requirement. In lieu of termination, the Contract may be amended to reflect the new funding limitations and conditions.

14. **SEVERABILITY**

The provisions of this contract are intended to be severable. If any term or provision is illegal or invalid for any reason whatsoever, such illegality or invalidity shall not affect the validity of the remainder of the contract.



15. SUBCONTRACTING

The Contractor may only subcontract work contemplated under this Contract if it obtains the prior written approval of COMMERCE.

If COMMERCE approves subcontracting, the Contractor shall maintain written procedures related to subcontracting, as well as copies of all subcontracts and records related to subcontracts. For cause, COMMERCE in writing may: (a) require the Contractor to amend its subcontracting procedures as they relate to this Contract; (b) prohibit the Contractor from subcontracting with a particular person or entity; or (c) require the Contractor to rescind or amend a subcontract.

Every subcontract shall bind the Subcontractor to follow all applicable terms of this Contract. The Contractor is responsible to COMMERCE if the Subcontractor fails to comply with any applicable term or condition of this Contract. The Contractor shall appropriately monitor the activities of the Subcontractor to assure fiscal conditions of this Contract. In no event shall the existence of a subcontract operate to release or reduce the liability of the Contractor to COMMERCE for any breach in the performance of the Contractor's duties.

Every subcontract shall include a term that COMMERCE and the State of Washington are not liable for claims or damages arising from a Subcontractor's performance of the subcontract.

16. SURVIVAL

The terms, conditions, and warranties contained in this Contract that by their sense and context are intended to survive the completion of the performance, cancellation or termination of this Contract shall so survive.

17. TERMINATION FOR CAUSE

In the event COMMERCE determines the Contractor has failed to comply with the conditions of this contract in a timely manner, COMMERCE has the right to suspend or terminate this contract. Before suspending or terminating the contract, COMMERCE shall notify the Contractor in writing of the need to take corrective action. If corrective action is not taken within 30 calendar days, the contract may be terminated or suspended.

In the event of termination or suspension, the Contractor shall be liable for damages as authorized by law including, but not limited to, any cost difference between the original contract and the replacement or cover contract and all administrative costs directly related to the replacement contract, e.g., cost of the competitive bidding, mailing, advertising and staff time.

COMMERCE reserves the right to suspend all or part of the contract, withhold further payments, or prohibit the Contractor from incurring additional obligations of funds during investigation of the alleged compliance breach and pending corrective action by the Contractor or a decision by COMMERCE to terminate the contract. A termination shall be deemed a "Termination for Convenience" if it is determined that the Contractor: (1) was not in default; or (2) failure to perform was outside of his or her control, fault or negligence.

The rights and remedies of COMMERCE provided in this contract are not exclusive and are, in addition to any other rights and remedies, provided by law.

18. TERMINATION FOR CONVENIENCE

Except as otherwise provided in this Contract, COMMERCE may, by ten (10) business days' written notice, beginning on the second day after the mailing, terminate this Contract, in whole or in part. If this Contract is so terminated, COMMERCE shall be liable only for payment required under the terms of this Contract for services rendered or goods delivered prior to the effective date of termination.

19. TERMINATION PROCEDURES

Upon termination of this contract, COMMERCE, in addition to any other rights provided in this contract, may require the Contractor to deliver to COMMERCE any property specifically produced or acquired for the performance of such part of this contract as has been terminated. The provisions of the "Treatment of Assets" clause shall apply in such property transfer.



COMMERCE shall pay to the Contractor the agreed upon price, if separately stated, for completed work and services accepted by COMMERCE, and the amount agreed upon by the Contractor and COMMERCE for (i) completed work and services for which no separate price is stated, (ii) partially completed work and services, (iii) other property or services that are accepted by COMMERCE, and (iv) the protection and preservation of property, unless the termination is for default, in which case the Authorized Representative shall determine the extent of the liability of COMMERCE. Failure to agree with such determination shall be a dispute within the meaning of the "Disputes" clause of this contract. COMMERCE may withhold from any amounts due the Contractor such sum as the Authorized Representative determines to be necessary to protect COMMERCE against potential loss or liability.

The rights and remedies of COMMERCE provided in this section shall not be exclusive and are in addition to any other rights and remedies provided by law or under this contract.

After receipt of a notice of termination, and except as otherwise directed by the Authorized Representative, the Contractor shall:

- A. Stop work under the contract on the date, and to the extent specified, in the notice;
- B. Place no further orders or subcontracts for materials, services, or facilities except as may be necessary for completion of such portion of the work under the contract that is not terminated;
- C. Assign to COMMERCE, in the manner, at the times, and to the extent directed by the Authorized Representative, all of the rights, title, and interest of the Contractor under the orders and subcontracts so terminated, in which case COMMERCE has the right, at its discretion, to settle or pay any or all claims arising out of the termination of such orders and subcontracts;
- D. Settle all outstanding liabilities and all claims arising out of such termination of orders and subcontracts, with the approval or ratification of the Authorized Representative to the extent the Authorized Representative may require, which approval or ratification shall be final for all the purposes of this clause;
- E. Transfer title to COMMERCE and deliver in the manner, at the times, and to the extent directed by the Authorized Representative any property which, if the contract had been completed, would have been required to be furnished to COMMERCE;
- F. Complete performance of such part of the work as shall not have been terminated by the Authorized Representative; and
- G. Take such action as may be necessary, or as the Authorized Representative may direct, for the protection and preservation of the property related to this contract, which is in the possession of the Contractor and in which COMMERCE has or may acquire an interest.

20. TREATMENT OF ASSETS

Title to all property furnished by COMMERCE shall remain in COMMERCE. Title to all property furnished by the Contractor, for the cost of which the Contractor is entitled to be reimbursed as a direct item of cost under this contract, shall pass to and vest in COMMERCE upon delivery of such property by the Contractor. Title to other property, the cost of which is reimbursable to the Contractor under this contract, shall pass to and vest in COMMERCE upon (i) issuance for use of such property in the performance of this contract, or (ii) commencement of use of such property in the performance of this contract, or (iii) reimbursement of the cost thereof by COMMERCE in whole or in part, whichever first occurs.

- A. Any property of COMMERCE furnished to the Contractor shall, unless otherwise provided herein or approved by COMMERCE, be used only for the performance of this contract.
- B. The Contractor shall be responsible for any loss or damage to property of COMMERCE that results from the negligence of the Contractor or which results from the failure on the part of the Contractor to maintain and administer that property in accordance with sound management



practices.

- C. If any COMMERCE property is lost, destroyed or damaged, the Contractor shall immediately notify COMMERCE and shall take all reasonable steps to protect the property from further damage.
- D. The Contractor shall surrender to COMMERCE all property of COMMERCE prior to settlement upon completion, termination or cancellation of this contract.
- All reference to the Contractor under this clause shall also include Contractor's employees, E. agents or Subcontractors.

21. **WAIVER**

Waiver of any default or breach shall not be deemed to be a waiver of any subsequent default or breach. Any waiver shall not be construed to be a modification of the terms of this Contract unless stated to be such in writing and signed by Authorized Representative of COMMERCE.



Attachment A: Scope of Work

Task 1	Initialize project	April-May 2024
_	 Project kickoff meeting Develop an outline of the project, nexus to comprehensive plan update, roles, responsibilities, timelines, project risks/risk mitigation. Research 	
Deliverable 1	Outline and Timeline Kickoff meeting notes	May 31, 2024
Task 2	Community engagement plan and community engagement	June-October 2024
	 Create community engagement strategy and plan. Ensure it links to comprehensive plan process. Utilize a toolbox of tactics to engagement the community both remotely and in person. Engagement will include a strong focus on communities most impacted by climate change. This section includes broader public involvement/communications (e.g., ongoing updates to inform about the process, public comment periods, etc.). Execute community engagement activities including necessary staff to assist in logistics and execution of conducting and presenting Information for public engagement. 	
Deliverable 2	Community engagement plan and strategy Community engagement report and findings	October 31, 2024
Section 3	Critical Area and Best Available Science Review for Code Consistency and Comprehensive Plan Updates	April-September 2024
	 Complete a BAS review to identify amendments necessary for updates Review of Environmental Element draft goals and policy Identify existing regulations in the 2016 Snoqualmie Municipal Code (SMC) Chapter 19.12	



	flood hazard regulations that need to be amended Consistency Review with HB1181 • Staff preparing documentation and presentations of information for planning commission review. • Consistency Review with HB1181	Outshar 20
Deliverable 3	 Critical Areas Checklist from the DOC Riparian Management Zone Checklist for Critical Areas Ordinances and BAS Review Technical Memorandum covering review of the city code review and proposed vision, goals, and policies for the Environment Element of the Comprehensive Plan. Crossover Spreadsheet documenting proposed code updates from Code consistency review. Draft SEPA Checklist 	October 30, 2024
Task 4	GHG Emission sources and reduction goals	August - December 2024
	 Define jurisdiction/study area and completed a demographic and historical profile of the jurisdiction/study area Select Pathway 1-4 for meeting GHG reduction sub-element requirements. Based on Pathway selected, completed data analysis and develop GHG or GHG/VMT reductions goals. May include both GHG inventories and wedge modeling to assess how proposed goals/policies will help the County achieve emissions reduction goals. 	
Deliverable 4	Memorandum identifying GHG or GHG/VMT reduction goals based upon outcomes from Pathway 1-4	January 3, 2025
Task 5	Climate Resilient sub-element	January-March 2025
	 Audit existing plans and policies to develop a baseline and understand current gaps and opportunities Identify community assets - social, economic, and environmental assets that your community members value and want to protect Explore how future hazards based on potential changes to the climate in the future, including coordination with King County Hazard Mitigation Plan as needed. Pair assets and hazards and describe exposure and consequences 	

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	Prioritize issues	
Deliverable 5	A memorandum outlining current policy gaps and opportunities A memo summarizing potential climate impacts/ risks/vulnerabilities and potential opportunities Draft SEPA Checklist	March 31, 2025
Task 6	Draft Climate Element with GHG and Resilience Sub- elements	March- May 2025
	Based upon the findings and information from Section 2 and 3: Create new comprehensive plan element with GHG and Resilience Sub-elements Develop new and revised policies Ensure new and revised policies cross-reference other comprehensive plan elements. As an example, policies in this element could impact transportation, housing, land use, parks, etc. Review and analyze public comments and input from public engagement efforts Work through legislative process to develop draft goals and policies Make recommendations City Council	
Deliverable 6	Draft Climate Change Element meeting the requirements of HB 1181	May 31, 2025
Task 7	Final Climate Element with GHG and Resilience Sub- elements	May 31, 2025
	Based upon the findings and information from Section 2 and 3: • Update comprehensive plan element with GHG and Resilience Sub-elements based on community input	
Deliverable 7	New Climate Change Element meeting the requirements of HB 1181	May 31, 2025
Task 8	Integration Plan	June 2025
	Based upon approved policies, create short integration plan that fits into the draft Comprehensive Plan outlining policy or regulation changes to implement new policies.	



Deliverable 8	Short report outlining options to implement new policies. This can be utilized when additional grant funds are	June 15, 2025
	sought.	



Attachment B: Budget

Grant Sections	Grant Amount
Section 1 – Initialize project	\$40,000
Section 2 – Community engagement plan and community engagement	\$75,000
Section 3 — Critical Area and Best Available Science Review for Code Consistency	\$25,000
Section 4 — GHG Emission sources and reduction goals	\$100,000
Section 5 – Climate Resilient sub-element	\$75,000
Section 6 – Draft Climate Element with GHG and Resilience Sub-elements	\$65,000
Section 7 – Final Climate Element with GHG and Resilience Sub-elements	\$20,000
Section 8 – Integration Plan	\$100,000
Contact Total	\$500,000

Internal routing form. Will be deleted after contract fully signed.

Commerce GMS programs - Contract review and routing form				
Reviewer	Name	Initials and Date		
Budget Analyst	Corina Campbell	U 4/2/2024 1:16 PM PDT		
GMS Managing Director	Dave Andersen	Ds 4/2/2024 1:54 PM PDT		
Deputy Assistant Director – LGD	Tony Hanson	TH 4/8/2024 7:21 AM PDT		

Certificate Of Completion

Envelope Id: 32396DC785E8428394FE4EA8DD6D9711

Subject: Complete with DocuSign: Snoqualmie Climate Planning

Division:

Local Government Program: Climate

ContractNumber: 24-63610-224. DocumentType: Contract Source Envelope:

Document Pages: 18 Certificate Pages: 5 AutoNav: Enabled

Envelopeld Stamping: Enabled

Time Zone: (UTC-08:00) Pacific Time (US & Canada)

Status: Completed

Envelope Originator: Ashley Murphy

1011 Plum Street SE

MS 42525

Olympia, WA 98504-2525

ashley.murphy@commerce.wa.gov

IP Address: 198.239.10.135

Record Tracking

Status: Original

3/28/2024 3:52:00 PM

Security Appliance Status: Connected Storage Appliance Status: Connected

Holder: Ashley Murphy ashley.murphy@commerce.wa.gov

Pool: StateLocal

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Location: DocuSign

Location: DocuSign

Signer Events

Corina Campbell

corina.campbell@commerce.wa.gov

Security Level: Email, Account Authentication

(None)

Signature

Signatures: 2

Initials: 3

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Signature Adoption: Pre-selected Style Using IP Address: 198.238.6.167

Timestamp

Sent: 3/28/2024 3:54:38 PM Viewed: 4/2/2024 1:16:52 PM Signed: 4/2/2024 1:16:59 PM

Electronic Record and Signature Disclosure:

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Dave Andersen

dave.andersen@commerce.wa.gov

Security Level: Email, Account Authentication (None)

Da

Signature Adoption: Pre-selected Style Using IP Address: 198.238.29.35

Sent: 4/2/2024 1:17:01 PM Viewed: 4/2/2024 1:54:12 PM Signed: 4/2/2024 1:54:17 PM

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Ashley Wragge

awragge@snoqualmiewa.gov

Security Level: Email, Account Authentication

(None)

ashley Wragge

Using IP Address: 146.129.248.34

Signature Adoption: Pre-selected Style

Electronic Record and Signature Disclosure:

Accepted: 4/2/2024 3:28:22 PM

ID: 7b193752-6075-4fe7-9e47-904ebdf1a511

Signature Timestamp Signer Events Sent: 4/2/2024 3:28:44 PM Tony Hanson 14 tony.hanson@commerce.wa.gov Viewed: 4/8/2024 7:21:04 AM Signed: 4/8/2024 7:21:12 AM Washington State Department of Commerce Security Level: Email, Account Authentication Signature Adoption: Pre-selected Style (None) Using IP Address: 198.239.10.134 **Electronic Record and Signature Disclosure:** Not Offered via DocuSign Sent: 4/8/2024 7:21:15 AM Mark Barkley Mark Barkley Viewed: 4/8/2024 7:47:36 AM mark.barkley@commerce.wa.gov -80312B04865C458... Signed: 4/8/2024 7:47:41 AM **Assistant Director** Washington State Department of Commerce Signature Adoption: Pre-selected Style Security Level: Email, Account Authentication Using IP Address: 198.239.10.237 (None) **Electronic Record and Signature Disclosure:** Not Offered via DocuSign **Timestamp** In Person Signer Events Signature **Timestamp Editor Delivery Events Status Timestamp Status Agent Delivery Events** Intermediary Delivery Events **Status Timestamp Certified Delivery Events Status Timestamp Timestamp Carbon Copy Events Status** Sent: 3/28/2024 3:54:38 PM Paul Johnson **COPIED** paul.johnson@commerce.wa.gov Security Level: Email, Account Authentication **Electronic Record and Signature Disclosure:** Not Offered via DocuSign Sent: 4/2/2024 1:54:19 PM Noelle Madera COPIED noelle.madera@commerce.wa.gov Security Level: Email, Account Authentication (None) Electronic Record and Signature Disclosure: Not Offered via DocuSign Witness Events Signature Timestamn

Witness Events	Signature	imestamp
Notary Events	Signature	Timestamp
Envelope Summary Events	Status	Timestamps
Envelope Sent	Hashed/Encrypted	3/28/2024 3:54:38 PM
Envelope Updated	Security Checked	3/28/2024 4:05:00 PM
Certified Delivered	Security Checked	4/8/2024 7:47:36 AM
Signing Complete	Security Checked	4/8/2024 7:47:41 AM
Completed	Security Checked	4/8/2024 7:47:41 AM
Payment Events	Status	Timestamps
Electronic Record and Signature	Disclosure	

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- Until or unless you notify Washington State Department of Commerce as described above, you consent to receive exclusively through electronic means all notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to you by Washington State Department of Commerce during the course of your relationship with Washington State Department of Commerce.



implementation of HB 1181.

Contract Number: 24-63610-224 Amendment Number: 1

Local Government Division Growth Management Services 2023-2025 Climate Planning Grant

1. Contractor	2. Contractor Doing Business As (optional)			
City of Snoqualmie	N/A			
38624 SE River Street				
Snoqualmie, WA 98065				
Choquanino, W/ Coooo				
3. Contractor Representative (only if up	dated)	4. COMMERCE Repres	entative (only	if undated)
_	dated)	Noelle Madera	chtative (only	PO Box 42525
Ashley Wragge		Climate Operations Team	Land	1011 Plum St SE
awragge@snoqualmiewa.gov		509-818-1040	Lead	Olympia, WA 98504-2525
				Olympia, WA 38304-2323
		noelle.madera@comme	erce.wa.gov	
5. Original Contract Amount 6. Amendment A		mount	7. New Contract Amount	
(and any previous amendments)				
\$500,000	N	o Change	Change \$500,000	
8. Amendment Funding Source		9. Amendment Start Dat	ate 10. Amendment End D	
Federal: State: X Other: N/A:		Date of Execution		June 30, 2025
11. Federal Funds (as applicable): Federal Agency:			ALN:	
N/A N/A				N/A
12. Amendment Purpose:				
<u>-</u>	41 1 5		. D. 4 4 Th:-	
Amending the jurisdiction signatory. Ther				
development of the Growth Management	change and resiliency elen	nent requireme	ents related to the	

COMMERCE, defined as the Department of Commerce, and the Contractor, as defined above, acknowledge and accept the terms of this Contract As Amended and attachments and have executed this Contract Amendment on the date below to start as of the date and year referenced above. The rights and obligations of both parties to this Contract As Amended are governed by this Contract Amendment and the following other documents incorporated by reference: Contractor Terms and Conditions. Any reference in the original Contract to the "Contract" shall mean the "Contract as Amended".

FOR CONTRACTOR	FOR COMMERCE
City of Snoqualmie	Mark Barkley Mark K. Barkley, Assistant Director Local Government Division
4/11/2024 9:42 AM PDT Date	4/15/2024 8:22 AM PDT Date APPROVED AS TO FORM ONLY Sandra Adix
	Assistant Attorney General 3/20/2014 Date

Amendment

This Contract is **amended** as follows:

- Amending the jurisdictions signatory.
- There are not further changes to the Scope of Work or Budget.

ALL OTHER TERMS AND CONDITIONS OF THIS CONTRACT REMAIN IN FULL FORCE AND EFFECT.