CLARK COUNTY STAFF REPORT

DEPARTMENT:	Public Works / Parks & Lands / Vegetation Management
DATE:	March 7, 2017
REQUESTED ACTION:	Authorize the County Manager to sign an amendment to the interagency agreement (Agreement No. WCC-1550) with the Washington State Department of Ecology for services provided by th Washington Conservation Corps and any future amendments to the agreement not to exceed \$120,000.
	<u>x</u> Consent Hearing County Manager
PUBLIC WORKS GOALS	<u>5:</u>

_	
	Provide safe and efficient transportation systems in Clark County
X	Create and maintain a vibrant system of parks, trails and green spaces
X	Continue responsible stewardship of public funds
	Promote family-wage job creation and economic development to support a thriving community
X	Maintain a healthy, desirable quality of life
X	Increase partnerships and foster an engaged, informed community
	Cultivate a nimble, responsive work force
	Make Public Works a great place to work

BACKGROUND

Each year Vegetation Management enters into agreement with the Washington Department of Ecology (Ecology) to use the Washington Conservation Corps (WCC). These services have been found to be more efficient and cost effective than hiring temporary employees to complete noxious weed control work on county lands including Camp Bonneville, Legacy Lands, and Public Works mitigation sites.

The WCC was established in 1983 to conserve, rehabilitate, and enhance the state's natural and environmental resources while providing educational opportunities and meaningful work experiences for young adults. The WCC provides crews to accomplish projects on public lands, but needs sponsor agencies like Clark County to continue operating.

Vegetation Management entered into agreement with Ecology for a third year in a row for 2016 and needs to amend that agreement to recognize the dissolution of Environmental Services and to include work for the 2017-2018 biennium. The original agreement in 2016 was for a total of \$38,500. The current amendment increases the total agreement by \$39,150 to a total of \$77,650. In anticipation of needing additional work and amending the agreement again in 2018, this staff report requests additional authority for the county manager to sign another amendment in 2018 for up to \$42,350, bringing the three year total to a maximum of \$120,000. Total authority requested for the County Manager is \$81,500.

COUNCIL POLICY IMPLICATIONS

This action does not propose a new policy, change in policy, or refinement of an existing policy. The action does confirm an existing policy. The county routinely seeks innovative methods for maximizing efficiency while attempting to reduce expenses. Using the WCC crew helps to accomplish this policy directive.

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PW17-027

ADMINISTRATIVE POLICY IMPLICATIONS

See Council Policy Implications above. This action does not propose a new policy, change in policy, or refinement of an existing policy, but does confirm an existing policy.

COMMUNITY OUTREACH

All work associated with this agreement will be for ongoing projects that have gone through individual public processes prior to initial implementation. No additional community outreach is proposed.

BUDGET IMPLICATIONS

YES	NO	
X		Action falls within existing budget capacity.
	х	Action falls within existing budget capacity but requires a change of purpose within existing appropriation
	х	Additional budget capacity is necessary and will be requested at the next supplemental. If YES, please complete the budget impact statement. If YES, this action will be referred to the county council with a recommendation from the county manager.

BUDGET DETAILS

Local Fund Dollar Amount	\$81,500 = \$120,000 minus \$38,500 from 2016 agreement
Grant Fund Dollar Amount	
Account	Primarily road fund and conservation futures fund.
Company Name	

DISTRIBUTION:

Board staff will post all staff reports to The Grid. http://www.clark.wa.gov/thegrid/

Kevin Tyler Lands Manager

Heath H. Henderson, PE

Public Works Director/County Engineer

APPROVED:

CLARK COUNTY, WASHINGTON BOARD OF COUNTY COUNCILORS



CLARK COUNTY STAFF REPORT

DEPARTMENT:

Environmental Services\Resource Enhancement &

Permitting\Vegetation Management

DATE:

December 15, 2015

REQUESTED ACTION: Authorize the Environmental Services Director to sign an interagency agreement with the Washington State Department of Ecology for services provided by the Washington Conservation Corps in an amount not to exceed \$38,650.

_X Consent	 Hearing	County Manager

BACKGROUND

Each year the Department of Environmental Services (DES) hires temporary employees to complete noxious weed control work on county lands including Camp Bonneville, Legacy Lands, and Public Works mitigation sites. As part of the 2015-2016 budget process, DES proposed converting temporary staffing budget to salaries and benefits to fund seasonal county employees, in an effort to provide more consistent, quality work in the program areas listed above. In order to balance the cost of converting temporary employees to full-time, seasonal staff and still provide a similar level of service, DES has identified an opportunity to enter into agreement with the Washington Department of Ecology to use the Washington Conservation Corps (WCC).

The WCC was established in 1983 to conserve, rehabilitate, and enhance the state's natural and environmental resources while providing educational opportunities and meaningful work experiences for young adults. The WCC provides crews to accomplish projects on public lands. WCC crews consist of 5 crewmembers and 1 crew supervisor and the cost-share obligation for partner organizations to use a local crew is as low as \$750 a day. Similar costs for a comparable crew of temporary employees can be as high as \$950 per day. Using the WCC crew results in a savings as high as \$11,000 over the 11 weeks proposed in the agreement. In addition, the WCC Crew provides a truck and basic hand tools resulting in additional savings to the county. This agreement is the second year DES has used the WCC Crew.

COUNCIL POLICY IMPLICATIONS

This action does not propose a new policy, change in policy, or refinement of an existing policy. The action does confirm an existing policy. The county routinely seeks innovative methods for maximizing efficiency while attempting to reduce expenses. Using the WCC crew will help to accomplish this policy directive.

ADMINISTRATIVE POLICY IMPLICATIONS

See Council Policy Implications above. This action does not propose a new policy, change in policy, or refinement of an existing policy, but does confirm an existing policy.

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COMMUNITY OUTREACH

All work associated with this agreement will be for ongoing projects that have gone through individual public processes prior to initial implementation. No additional community outreach is proposed.

BUDGET IMPLICATIONS

YES	NO	
X		Action falls within existing budget capacity.
	Χ.	Action falls within existing budget capacity but requires a change of purpose within existing appropriation
	Х	Additional budget capacity is necessary and will be requested at the next supplemental. If YES, please complete the budget impact statement. If YES, this action will be referred to the county council with a recommendation from the county manager.

BUDGET DETAILS

Local Fund Dollar Amount		
Grant Fund Dollar Amount	\$38,650	
Account	General fund	
Company Name		

Company Name			
DISTRIBUTION: Board staff will post	all staff reports to The Gri	id. http://www.clark.wa.gov/thegrid/	
Attachments			
Budget Impact Statem	ent, WCC Agreement		
Jan Band		4-20	_
Don Benton Environmental Servi	ean Director	Kévin Tyler Division Manager	
Environmental Servi	ces Director	Division Manager	
APPROVED: CLARK COUNTY, V	WASHINGTON		
BOARD OF COUNT			
DATE: 12/15/	15	,	
SR# SR	2 <u>37-15</u>		
4 00000150			
APPROVED:	cting County Manager	. *	
DATE:		* .	



IAA NO. WCC-1550

INTERAGENCY AGREEMENT (IAA) BETWEEN

The State of Washington, Department of ECOLOGY AND

Clark County Environmental Services

•	
THIS AGREEMENT is made and entered into by and between the Departmas "ECOLOGY", and Clark County Environmental Services the "SPONSOR."	nent of Ecology, hereinafter referred to hereinafter referred to as
IT IS THE PURPOSE OF THIS AGREEMENT to provide Washington Conscomplete natural resource projects in Clark County Revised Code of Washington.	servation Corps (WCC) members to, pursuant to Chapter 43.220 of the
THEREFORE, IT IS MUTUALLY AGREED THAT:	
STATEMENT OF WORK	
Both parties agree to do all things necessary for or incidental to the perform Attachment "A" attached hereto and incorporated herein.	nance of the work set forth in

PERIOD OF PERFORMANCE

COMPENSATION

The parties have determined that the cost of accomplishing the work herein will not exceed \$38,650.

Payment for satisfactory performance of the work shall not exceed this amount unless the parties mutually agree to a higher amount. Compensation for service(s) shall be based on the following established rates:

Provided by ECOLOGY	Reimbursed to ECOLOGY by SPONSOR
2 weeks non-peak season, spike crew (\$4600/week)	\$9,200
1 week non-peak, local crew (\$3,200/week)	\$3,200
6 weeks peak-season, 4 day weeks (\$3500/week)	\$21,000
2 weeks peak-season, 3 day weeks (\$2625/week)	\$5,250
Total SPONSOR COST	\$38,650
	Above cost Not to be Exceeded

The costs reimbursed to ECOLOGY by SPONSOR are a cost-share rate. Ecology will provide the remainder of the funding for the projected total cost of \$4,750 per 40-hour workweek for WCC crew labor (cost-share does not apply to food/subsistence). Indirect costs are included in SPONSOR share at a standard rate of 5% of direct costs.

FUNDING AVAILABILITY

The obligation of the SPONSOR to provide reimbursements beyond the end fiscal year 2015 is contingent upon appropriation of funds by the SPONSOR's governing body for the specific purpose of funding the project, which is the subject of this Agreement. Upon the failure of such appropriation, the SPONSOR may terminate this Agreement.

ECOLOGY's ability to provide cost-share is contingent on availability of funding. In the event funding from state, federal, or other sources is withdrawn, reduced, or limited in any way after the effective date and prior to completion or expiration date of this Agreement, ECOLOGY, at its sole discretion, may elect to terminate the agreement, in whole or part, for convenience or to renegotiate the agreement subject to new funding limitations and conditions. ECOLOGY may also elect to suspend performance of the agreement until ECOLOGY determines the funding insufficiency is resolved. ECOLOGY may exercise any of these options with no notification restrictions.

BILLING PROCEDURE

ECOLOGY shall submit invoices monthly to the SPONSOR's designated contact person listed under the "Contract Management" section. Payment to ECOLOGY for approved and completed work will be made by warrant or account transfer by SPONSOR within 30 days of receipt of the invoice. Upon expiration of the Agreement, any claim for payment not already made shall be submitted within 30 days after the expiration date or the end of the fiscal year, whichever is earlier.

RECORDS MAINTENANCE

The parties to this Agreement shall each maintain books, records, documents and other evidence that sufficiently and properly reflect all direct and indirect costs expended by either party in the performance of the service(s) described herein. These records shall be subject to inspection, review or audit by personnel of both parties, other personnel duly authorized by either party, the Office of the State Auditor, and federal officials so authorized by law. All books, records, documents, and other material relevant to this Agreement will be retained for six years after expiration and the Office of the State Auditor, federal auditors, and any persons duly authorized by the parties shall have full access and the right to examine any of these materials during this period.

Records and other documents, in any medium, furnished by one party to this Agreement to the other party, will remain the property of the furnishing party, unless otherwise agreed. The receiving party will not disclose or make available this material to any third parties without first giving notice to the furnishing party and giving it a reasonable opportunity to respond. Each party will utilize reasonable security procedures and protections to assure that records and documents provided by the other party are not erroneously disclosed to third parties.

RIGHTS IN DATA

Unless otherwise provided, data, which originates from this Agreement shall be "works for hire" as defined by the U.S. Copyright Act of 1976 and shall be owned by ECOLOGY. Data shall include, but not be limited to, 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.

INDEPENDENT CAPACITY

The employees or agents of each party who are engaged in the performance of this Agreement shall continue to be employees or agents of that party and shall not be considered for any purpose to be employees or agents of the other party.

AGREEMENT ALTERATIONS AND AMENDMENTS

This Agreement 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.

TERMINATION

Either party may terminate this Agreement upon 30 days' prior written notification to the other party. If this Agreement is so terminated, the parties shall be liable only for performance rendered or costs incurred in accordance with the terms of this Agreement prior to the effective date of termination.

TERMINATION FOR CAUSE

If for any cause, either party does not fulfill in a timely and proper manner its obligations under this Agreement, or if either party violates any of these terms and conditions, the aggrieved party will give the other party written notice of such failure or violation. The responsible party will be given the opportunity to correct the violation or failure within 15 working days. If failure or violation is not corrected, this Agreement may be terminated immediately by written notice of the aggrieved party to the other.

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 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.

GOVERNANCE

This Agreement is entered into pursuant to and under the authority granted by the laws of the state of Washington and any applicable federal laws. The provisions of this Agreement shall be construed to conform to those laws.

In the event of an inconsistency in the terms of this Agreement, or between its terms and any applicable statute or rule, the inconsistency shall be resolved by giving precedence in the following order:

1. Applicable federal and state of Washington statutes, regulations, and rules.

Mutually agreed written amendments to this Agreement
 This Agreement

4. Statement of Work and Budget.

Any other provisions of this Agreement, including materials incorporated by reference.

ASSIGNMENT

The work to be provided under this Agreement, and any claim arising thereunder, is not assignable or delegable by either party in whole or in part, without the express prior written consent of the other party, which consent shall not be unreasonably withheld.

WAIVER

A failure by either party to exercise its rights under this Agreement shall not preclude that party from subsequent exercise of such rights and shall not constitute a waiver of any other rights under this Agreement unless stated to be such in a writing signed by an authorized representative of the party and attached to the original Agreement.

SEVERABILITY

If any provision of this Agreement or any provision of any document incorporated by reference shall be held invalid, such invalidity shall not affect the other provisions of this Agreement which can be given effect without the invalid provision, if such remainder conforms to the requirements of applicable law and the fundamental purpose of this agreement, and to this end the provisions of this Agreement are declared to be severable.

ALL WRITINGS CONTAINED HEREIN

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

CONTRACT MANAGEMENT

The program manager 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 Agreement.

The Contract/Program Manager for ECOLOGY is:

The Contract/Program Manager for SPONSOR is:

Peter Nevin PO Box 47600 Olympia, WA 98504 360-407-6513 peter.nevin@ecy.wa.gov

Kevin Tyler PO Box 9810 Vancouver WA 98666 360-773-7674 Kevin.Tyler@clark.wa.gov IN WITNESS WHEREOF, the parties have executed this Agreement.

State of Washington Department of ECOLOGY

Signature

Nick Mott, WCC Section Supervisor Printed Name, Title SPONSOR

Clark County Environmental Services

DON BENTON - DIRECTOR

Signature

Date

Date

Printed Name, Title

STATEMENT OF WORK ATTACHMENT A

Work summary:

Restoration Activities: Under direction of Sponsor organization, crew(s) will perform restoration, in-stream, and habitat maintenance projects. Specific tasks include invasive control, native species installation, and fence work.

ECOLOGY shall:

- 1. Provide WCC members for the number of weeks specified in this agreement.
- In the event of a disaster response deployment, the WCC Program will make every effort to fulfill sponsor
 program needs, including sending additional members, whenever possible. Invoices will include all activities
 during the program year including training, community service events, and other activities required by WCC,
 excluding Emergency Response, if needed.
- 3. Provide training and development specified in Attachment "B": eight (8) days of formal WCC member training, a four (4) day Orientation Training, and one (1) day dedicated to MLK Community Service. An eight-day spike will be scheduled on dates to be determined in coordination with the SPONSOR. These dates, along with up to three (3) additional days reserved for meetings, trainings or other events, are dates in which WCC members and supervisors are logging hours, but are unavailable to sponsor to perform project work.
- 4. Provide a 4-day Assistant Supervisor training to the designated Assistant Supervisor.
- 5. Provide a crew of 5 members, a crew supervisor, vehicle, and basic hand tools. The primary use of the crew vehicle is for transportation of crew, tools, and safety equipment; vehicle is not to be used for heavy hauling. Cost-share rates are not based on actual attendance, however, invoices will be reduced for member or supervisor vacancies lasting 20 days or more.

SPONSOR shall:

- Obtain applicable permits as set by local, state, tribal or federal laws and regulations.
- 2. Provide site orientation for WCC members, specific on-the job task training, and any materials beyond basic hand tools to complete tasks assigned under this Agreement.
- Help to promote the AmeriCorps and WCC brand name, logo, slogans and phrases. The WCC will provide camera-ready logo upon request. AmeriCorps is a registered service mark of the Corporation for National and Community Service.
- For a SPONSOR hosting WCC Crew(s), SPONSOR agrees to provide a secure site to store tools and park crew vehicles as well as desk and internet access for the crew supervisor.

Special Terms and Conditions:

- A. The assignment of corpsmembers shall not result in the displacement of currently employed workers, including partial displacement such as reduction in hours of nonovertime work, wages, or other employment benefits. Agencies that participate in the program may not terminate, lay-off, or reduce the working hours of any employee for the purpose of using a corpsmember with available funds. In circumstances where substantial efficiencies or a public purpose may result, participating agencies may use corpsmembers to carry out essential agency work or contractual functions without displacing current employees.
- B. All state holidays and 3 planning days are non-working days for members. Planning days are to be used by WCC staff/supervisors for planning purposes.
- C. The WCC standard 40-hour workweek is Monday through Thursday from 7:00am to 5:30pm. An alternate work schedule may be arranged with prior approval from the WCC.

Prohibited Activities:

While charging time to the AmeriCorps program, accumulating service or training hours, or otherwise performing activities supported by the AmeriCorps program or CNCS, staff and members may not engage in the following activities (see 45 CFR § 2520.65):

A. Attempting to influence legislation;

- B. Organizing or engaging in protests, petitions, boycotts, or strikes;
- C. Assisting, promoting, or deterring union organizing;
- D. Impairing existing contracts for services or collective bargaining agreements;
- E. Engaging in partisan political activities, or other activities designed to influence the outcome of an election to any public office;
- F. Participating in, or endorsing, events or activities that are likely to include advocacy for or against political parties, political platforms, political candidates, proposed legislation, or elected officials;
- G. Engaging in religious instruction, conducting worship services, providing instruction as part of a program that includes mandatory religious instruction or worship, constructing or operating facilities devoted to religious instruction or worship, maintaining facilities primarily or inherently devoted to religious instruction or worship, or engaging in any form of religious proselytization;
- H. Providing a direct benefit to-
 - A. A business organized for profit;
 - I. A labor union:
 - II. A partisan political organization;
 - III. A nonprofit organization that fails to comply with the restrictions contained in
 - IV. section 501(c)(3) of the Internal Revenue Code of 1986 related to engaging in political activities or substantial amount of lobbying except that nothing in these provisions shall be construed to prevent participants from engaging in advocacy activities undertaken at their own initiative; and
 - V. An organization engaged in the religious activities described in paragraph 3.g. above, unless CNCS assistance is not used to support those religious activities;
- Conducting a voter registration drive or using CNCS funds to conduct a voter registration drive;
- Providing abortion services or referrals for receipt of such services; and
- K. Such other activities as CNCS may prohibit.

AmeriCorps members may not engage in the above activities directly or indirectly by recruiting, training, or managing others for the primary purpose of engaging in one of the activities listed above. Individuals may exercise their rights as private citizens and may participate in the activities listed above on their initiative, on non-AmeriCorps time, and using non-CNCS funds. Individuals should not wear the AmeriCorps logo while doing so.

ATTACHMENT B WCC CALENDAR

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The specified end date shown (09/15/2016) may be extended to 09/18/2016 if the mutually agreed upon work schedule extends through Sunday.

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Amendment To:

	Amendment No.	:1
mont	No . WCC-1550	

Washington Conservation Corps Corps Sponsor Agreement	To WCC Agreement No.: WCC-1550 SPONSOR Agreement NO:					
THIS CONTRACT made by and between the State of Washing the "DEPARTMENT," and that entity whose name appears in item	ton Conservation 2. below, here	n Corps, here inafter referred	after referred to as d to as the "SPONSOR."			
2. SPONSOR: Clark County						
3. ADDRESS: PO Box 9810 Vancouver WA 98666	4. CONTACTS Department: Sponsor:	S: Name Peter Nevir Kevin Tyle				
5. PROJECT TITLE/DESCRIPTION: WCC Cost-share agree	ement					
6. PURPOSE OF AMENDMENT: Time Dollars Scope of Work Other If other, explain: Extends end date to 09/30/2017 and adds \$39,000 in funding. Add new terms and conditions for 2016-2017 field season: WCC members and staff will not be utilized to clear and/or clean up hazardous materials including hypodermic needles. If a significant amount of hazardous or unidentifiable material is discovered on a project site, activity will cease until SPONSOR either mitigates potential hazards or finds an alternate project site. WCC resources (includes members, supervisors, tools and trucks) will not be utilized for clearing active or abandoned homeless encampments. Vehicle is not to be used for heavy hauling. The primary use of the crew vehicle is for transportation of crew, tools, and safety equipment. In the event that WCC vehicles are requested to tow SPONSOR equipment, SPONSOR is solely responsible for accidental damages, unless damages are caused by WCC negligence. WCC is not responsible for normal wear and tear when project requires the use of SPONSOR-provided tools, equipment or safety gear. 7. SCOPE OF WORK: Under direction of SPONSOR, crew(s) will perform restoration activities. Specific tasks could include invasive control, native species installation, plant nursery care, scientific monitoring, and fence installation or repair.						
8. PERIOD OF PERFORMANCE: Start: 1/4/2016 End	9/30/2017	_				
9. MAXIMUM BUDGET:						
Provided by DEPARTMENT			REIMBURSED to DEPARTMENT by SPONSOR			
Existing agreement		\$38,650				
2 weeks (January-March \$3,500/weekly)		\$7,000				
8 weeks (April-Sept \$4,000/weekly)		\$32,000				
	\$77,650					
Note: Indirect costs are included in SPONSOR share at a s	tandard rate of	5% of direct	t costs.			

-	10. Special Terms and Conditions ☐ Yes [X] No (See #12)	Above cost not to be exceeded.						
	11. BIENNIAL CLOSURES: In accordance with biennial closing procedures, the SPONSOR must reimburse the DEPARTMENT no later than 30 days after receipt of invoice, for services or materials supplied under this contract prior to June 30, 2017.							

AFRS ACCOUNT CODE											
TRANS CODE	FUND	APPN INDEX	PROG INDEX	PROJECT	SUB PROJ	PROJ PHAS	ORG INDEX	CO.	ОВЈ	SUB OBJ	AMOUNT
12. SPEC	IAL TERMS	AND CON	DITIONS:								
Specia	al terms and	dconditions	ofthis cont	ract contain	ed in the bo	xbelow	are Xar	e not made	a part of th	is contract.	
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	RE CONTRA	ACT: nd WCC Agi	reement No	o. 1550, con	tain the enti	re and integ	grated contr	act betwee	n the partie	s, and no	
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contra	this written contract shall be valid or binding. No alteration, addition, or modification of any of the terms or conditions of this contract shall be effective if not in writing and signed by the authorized representatives of the SPONSOR and the DEPARTMENT.										
SIGNA	SIGNATURES:										
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	Gordon White, SEA Program Manager			Mark McCauley, County Manager							
Printe	Printed Name, Title Printed Name, Title										
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By: White M. Chark
Deputy Prosecuting Attorney, Clark
County