Grand Island Area Metropolitan Planning Organization (GIAMPO) Policy Board

Tuesday, July 23, 2013 Regular Meeting Packet

Policy Board Members

Voting Members include:

Mayor: Jay Vavricek

Council Members: Vaughn Minton, Scott Dugan, Julie Hehnke, Bob Niemann

County Board Members: Bob McFarland, Dan Purdy

Planning Commission Chair: Pat O'Neill

Nebraska Department of Roads Director: Randy Peters

Non-voting members include:

FHWA Nebraska Division Administrator: Joseph Werning

FTA Region VII Administrator:

Mokhtee Ahmad

04:00 City Hall 100 E First St

GIAMPO – Policy Board

Tuesday, July 23, 2013 Regular Session

Item A1

Agenda

Staff Contact: Mayor Jay Vavricek



GIAMPO - Policy Board Tuesday, July 23, 2013 – 4:00pm Community Meeting Room Grand Island City Hall 100 E 1st Street, Grand Island NE

AGENDA

- 1. Call to Order
- 2. Introductions
- 3. Approval of Minutes -- June 25, 2013 Policy Board Meeting
- 4. Discuss and Approve GIAMPO Policy Board Bylaws
- 5. Discuss and Approve Program Agreement for Planning (PL) Funds and Resolution
- 6. Other Items: Discussion Only
- 7. Set next meeting date
- 8. Adjournment

GIAMPO – Policy Board

Tuesday, July 23, 2013 Regular Session

Item C1

Minutes from June 25, 2013 Meeting

Staff Contact: Mayor Jay Vavricek

GRAND ISLAND AREA METROPOLITAN PLANNING ORGANIZATION (GIAMPO)

MINUTES OF POLICY BOARD MEETING

Tuesday, June 25, 2013 at 4:00pm Community Meeting Room Grand Island City Hall, 100 E. 1st Street, Grand Island, NE

MEMBERS IN ATTENDANCE:	Mayor Jay Vavricek; Vaughn Minton, Scott Dugan and Bob
	Niemann, City Council Members; Bob McFarland and Dan
	Purdy, County Board Members; Pat O'Neill, Planning
	Commission Chair; Brad Zumwalt, NDOR Highway Planning
	Mgr. City Council Member Julie Hehnke and Randy Peters,
	Nebraska Department of Roads were absent.

OTHERS IN ATTENDANCE: Chad Nabity, Regional Planning Director; John Collins and Terry Brown, Public Works Department; Bob Sivick, City Attorney; Nicki Stoltenberg, Assistant to the City Administrator; Wes Wahlgren, NDOR District 4 Engineer

Mayor Jay Vavricek called the meeting to order at 4:00 pm. The Nebraska Open Meetings Act was acknowledged and introductions were made. Randy Peters designated Brad Zumwalt to represent the NDOR.

Approval of minutes from May 28, 2013 Meeting

Motion by Dugan to approve the minutes of the May 28, 2013 meeting, with the additional content recognizing City Council Member Bob Niemann was absent. Seconded by O'Neill. The motion was unanimously approved.

Highway and Traffic Safety and MPO Projects

Terry Brown attended a recent Transportation Safety Panning meeting. He presented a document entitled, "Moving Ahead for Progress in the 21st Century" and reminded the group that we need to keep safety in-mind as it relates to transportation project funding.

Performance measures will need to be established for all projects.

Seven Transportation Safety Principles

- 1. Include a safety expertise on planning committee
- 2. Define & Include safety in the vision, goals, objectives, etc.
- 3. Include safety in other transportation goals & objectives (i.e. bicycle, pedestrian, highway, transit safety)
- 4. Establish safety performance measures

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- 5. Collect & analyze safety data
- 6. Establish safety as a decision factor
- 7. Monitor and evaluate safety performance & programs

Discuss and Amend the 2014 Unified Planning Work Program (UPWP)

In May, the UPWP was approved. However, the Federal Highway Administration made a few recommendations and a new Budget Summary was presented to the Board.

The amended Budget and Funding is:

Federal Funds:	\$284,095
Local Funds:	\$71,024
Total:	\$355,119

Mayor Vavricek also made note that this budget could be amended throughout the course of our planning process.

Motion by Dugan to amend the UPWP and authorized Nabity to send letter to NDOR to file UPWP with the Federal Highway Administration. Seconded by Zumwalt. The motion was unanimously approved.

Discuss GIAMPO Policy Board Bylaws

Nabity presented a draft of the GIAMPO Bylaws. Several changes were discussed and staff will bring back to the Board at the July meeting for approval.

Report from the MPO Coordination Meeting

John Collins, Terry Brown and Chad Nabity attended a MPO Coordination Meeting. These meetings are held semi-annually and are a good opportunity for MPO peers from across the state to network. In the future, these meetings may also include some training opportunities.

Other Items: Discussion Only

City staff is in the initial stages of developing a job description for a MPO staff person.

The Board also discussed appointing an interim MPO Director, who will serve as the Secretary.

Set Next Meeting Date

The next meeting date was set for Tuesday, July 23, 2013 at 4:00 pm at City Hall.

Adjournment

There being no further business, Mayor Vavricek adjourned the meeting at 5:03 pm.

GIAMPO – Policy Board

Tuesday, July 23, 2013 Regular Session

Item H1

GIAMPO Policy Board Bylaws

Staff Contact: Mayor Jay Vavricek

BYLAWS OF

GRAND ISLAND AREA METROPOLITAN PLANNING ORGANIZATION (GIAMPO) POLICY BOARD

ARTICLE I. - NAME

Section 1. The name of this body shall be the Grand Island Area Metropolitan Planning Organization (GIAMPO) Policy Board (hereinafter "Policy Board").

ARTICLE II. - PURPOSE

Section 1. The **Policy Board** shall serve as the local planning agency for matters necessary to comply with the requirements of Title 23, United States Code, and subsequent acts. The Policy Board shall have the power and duty to prepare and adopt comprehensive transportation studies and plans to guide the unified development of the Grand Island Area Metropolitan Planning Area and to promote the general welfare and prosperity of its people in an economic and efficient manner.

Section 2. The **Policy Board** shall examine projects concerning the development of a safe, efficient, and coordinated transportation network.

Section 3. The **Policy Board** shall annually adopt, at a minimum, a four-year MPO Transportation Improvement Program (TIP) and shall review the allocation of all federal-aid funds to eligible projects within each Annual Element of the TIP.

Section 4. The **Policy Board** shall annually review the MPO Long-Range Transportation Plan (LRTP) and update as necessary, or at least once every five years.

Section 5. The **Policy Board** shall annually adopt a MPO Unified Planning Work Program (UPWP) that details projected work activities and a proposed budget for implementation.

Section 6. The **Policy Board** shall adopt and implement a MPO Public Participation Process (PPP) that outlines the promotion and utilization of public involvement, to be reviewed annually and updated as necessary.

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ARTICLE III. - MEMBERSHIP

Section 1. A **Policy Board** voting member shall be a member of the governmental entities listed in Subsection

1a. The mayor or chairperson of each of the following governmental entities shall submit in writing to the **Policy Board** Secretary the name of the designated voting member or designee if permitted by the GIAMPO Contract.

Subsection 1a. Voting Members

- Mayor of the City of Grand Island
- Four members of the Grand Island City Council recommended by the Mayor and approved by the City Council. Members are recommended and approved on an annual basis.
- Two members of the Hall County Board of Supervisors who reside within the Metropolitan Transportation Planning area, selected by the County Board of Supervisors
- The Chair of the Hall County Regional Planning Commission, or their designee from the Hall County Regional Planning Commission. Representative must live within the Metropolitan Transportation Planning area.
- The NDOR Director-State Engineer, or designee

A **Policy Board** non-voting member shall be a representative of the entities listed below. The name of the non-voting member or designee shall be submitted in writing to the **Policy Board** Secretary.

Subsection 1b. Ex-Officio (Non-Voting) Members

- The FHWA Nebraska Division Administrator or designee
- The FTA Region VII Administrator or designee
- Other members as approved by a majority vote of the Policy Board

Section 2. All vacancies occurring in the **Policy Board** shall be filled in a manner similar to the original appointment.

ARTICLE IV. - OFFICERS

Section 1. The officers of the **Policy Board** shall be: a Chairperson (Mayor of Grand Island) whose duties shall be to preside at all meetings and to call special meetings; a Vice-Chairperson who shall perform the duties of the Chairperson in his or her absence or inability to act; and a

Secretary who shall keep a full record of the proceedings of the **Policy Board** and of its committees and shall perform such other duties as the **Policy Board** may from time to time direct.

Section 2. The Vice-Chairperson shall be elected annually from the voting membership of the **Policy Board** for a term of one (1) year at the first regular meeting of each calendar year.

Section 3. The MPO Director shall serve as Secretary. The Secretary shall be responsible for keeping the records of the Committee, serve notice of meetings, and other duties as requested by the Policy Board.

Section 4. All vacancies occurring in the offices of the **Policy Board** shall be filled by election by a majority vote of the **Policy Board**; the officer or officers so elected will serve until the next regular annual election of officers.

ARTICLE V. - MEETINGS

Section 1. The **Policy Board** shall meet on the 3rd Tuesday of every odd month (January, March, May, July, September and November). Special meetings may be called by the Chairperson or by at least three (3) voting members of the **Policy Board**.

Section 2. The Secretary of the **Policy Board** shall mail or deliver written (includes email) notice of each regular meeting, including a tentative agenda and designated location, to each member of the **Policy Board** at least seven (7) calendar days prior to such meeting. Notice of special meetings shall state the purpose for which said meeting is called and shall be called or delivered at least 24 hours in advance of the meeting date and time.

Section 3. **Policy Board** may adopt such rules of operation as is deemed necessary, be open to the public, and conform to the requirements of Chapter 84 per the Revised Statutes of Nebraska.

Section 4. Any member can initiate items for **Policy Board** meetings to the Chairperson or MPO staff for incorporation into the formal agenda.

Section 5. The current edition of Robert's Rules of Order shall guide the proceedings of the Policy Board where not in conflict with statutes or with any applicable law).

ARTICLE VI. - QUORUM

Section 1. The Secretary shall provide the **Policy Board** with an annual list of regular meetings. A quorum of any regular meeting of the **Policy Board** shall consist of those designated voting members or alternates in attendance.

Section 2. A quorum at any special meeting of the **Policy Board** shall consist of at least fifty (50) percent of the total voting membership of the Policy Board.

Section 3. The adoption of plans, amendments, revisions, or other actions thereof shall be by a majority vote of the **Policy Board** voting members present.

ARTICLE VII. - VOTING POWER

Section 1. Each **Policy Board** voting member shall have one vote. Non-voting members shall not have voting power.

Section 2. In the absence of a regular **Policy Board** voting member, the designate if one is permitted shall have the voting power.

Section 3. No proxy vote shall be accepted.

Section 4. **Policy Board** voting members will vote via Roll-Call vote protocol.

ARTICLE VIII. - COMMITTEES

Section 1. The Policy Board may use such committees as may be necessary to carry out their duties. Committees shall be appointed by action of the **Policy Board**.

Section 2. The MPO Transportation Technical Advisory Committee (Technical Advisory Committee) shall be created under separate bylaws and shall be directly responsible to the **Policy Board** for the initiation, review, and recommendations of transportation and transportation-related activities. The Technical Advisory Committee Chairperson or the MPO Director, in the Chairperson's absence, shall report committee activities to the **Policy Board**. All transportation related matters requiring action by the **Policy Board** shall first be submitted to the Technical Advisory Committee for their review and recommendation. The **Policy Board** shall give due consideration to the Technical Advisory Committee's recommendation in the disposition of their duties.

ARTICLE IX. - AMENDMENT TO BYLAWS

Section 1. All Bylaws of the **Policy Board** are subject to amendment, alteration, or repeal. New Bylaws or amendments, alterations or repeals may be made by the vote of a majority of all the voting members, provided that written or published notice shall be sent to each member at least seven (7) calendar days prior to the date of such meeting, which shall state an intention to alter, amend or reject or to adopt new provisions at such meeting.

Section 2. The **Policy Board** may adopt other rules or operational procedures that are not inconsistent with these or subsequently adopted Bylaws.

ARTICLE X.

Section 1. If any one or more of the provisions of these Bylaws are declared contrary to law and therefore null and void, the validity of the remainder shall not be affected thereby.

The Bylaws of the Grand Island Area Metropolitan Planning Organization (GIAMPO) **Policy Board** are hereby passed and adopted this ______ to be effective

Mayor Jay Vavricek GIAMPO Policy Board Chairperson

ATTEST:

<< Insert Name Here >> GIAMPO Director / Secretary

GIAMPO – Policy Board

Tuesday, July 23, 2013 Regular Session

ltem H2

Agreement for Planning (PL) Funds

Staff Contact: Mayor Jay Vavricek

PROGRAM AGREEMENT- PL FUNDS

CITY OF GRAND ISLAND STATE OF NEBRASKA, DEPARTMENT OF ROADS PROJECT NO. PL-1(51) STATE CONTROL NO. 00896A FY 2014 PLANNING (PL) AGREEMENT

and the State of Nebraska, Department of Roads ("State"), collectively referred to as the THIS AGREEMENT is between the City of Grand Island a local public agency ("LPA"),

WITNESSETH:

"Parties"

Project"), and Planning Organizations (MPOs) in their transportation program planning level activities ("PL WHEREAS, there are Federal funds (PL Funds) available for use by Metropolitan

shown on attached Exhibit "A", and Grand Island Area Metropolitan Planning Organization's Unified Planning Program which is the planning activities scheduled to be performed commencing July 1, 2013, as outlined in WHEREAS, the purpose of this agreement is to provide partial funding of LPA's portion of

state replaced with, and continuing, and local governments in urban areas WHEREAS, the Moving Ahead for Progress in the 21st Century (MAP-21) required that a comprehensive transportation planning process be carried on cooperatively between of over 50,000 population and since has been

cooperative transportation planning process in the metropolitan area, and WHEREAS, LPA has agreed to establish and maintain a continuing, comprehensive, and

area for PL Funds pursuant to 23 U.S.C. Section 134 as amended by the Transportation Equity Act for the 21st WHEREAS, LPA has been designated as the recipient agency for the Century, and LPA's metropolitan

앜 nonparticipating or ineligible costs, percent of the eligible and participating costs; and LPA will also be responsible for all other 80 percent of the eligible and participating costs; WHEREAS, the Federal share payable on any portion of a PL Project will be a maximum and the LPA's share will be the remaining 20

paid only to the State, WHEREAS, Federal law provides that the Federal share of the cost of PL Projects will be and

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these LPA PL Projects with the understanding that no State Funds are to be expended in support of these PL Projects,, and WHEREAS, the State is willing to assist LPA to obtain Federal approval and funding ਰ

elected official to act as "Responsible Charge" (RC) for the subject PL Project, and WHEREAS, the LPA has designated an available fully-qualified public employee Q

and Project, and maintain the PL Project's eligibility for Federal-aid Transportation project funding. WHEREAS, the RC will be in day-to-day responsible charge of all aspects of the PL

in order for this PL Project to be eligible for Federal funding, and WHEREAS, the LPA understands that it must comply with all terms of 23 C.F.R. 635.105

the procedures, and proposed PL Project, it is necessary for the work to comply with Federal requirements and WHEREAS, if the LPA is to receive Federal participation for any portion of the work on

of LPA's share of such costs, providers WHEREAS, the State will pay the eligible costs incurred directly to LPA's outside service when the LPA has contracted for such services, subject to reimbursement from LPA and

on behalf of the LPA, and federal rules and regulations. assurance to ensure FHWA on the LPAs behalf that the PL Project is managed according WHEREAS, the State's role is federal funding eligibility, including providing quality The State will coordinate with the LPA on federal funding issues ರ

further in this agreement, and (FHWA); therefore, if a non-federal entity expends \$500,000 or more in total federal awards year, then OMB WHEREAS, this PL Project includes monies from the Federal Highway Administration Circular A-133 audit requirements must be addressed as explained 3. ω

federal share is estimated to be \$108,095, and the LPA's share is estimated to be \$27,024, but Program costs such costs may increase or decrease due to variations between the estimated and actual WHEREAS, the total cost of the Program is currently estimated to be \$135,119, the

The LPA has earmarked and has placed in its fiscal budget at least the amount of the local match. The availability of the federal funds is based on the continuation of existing funding levels The LPA's

WHEREAS, the LPA desires that Grand Island Area Metropolitan Planning Organization's share may include both in kind services and a local match, and

Unified Planning Program, which is shown on attached Exhibit "A", be developed under the

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fully empowered by the LPA and has actual day-to-day working knowledge and "RESPONSIBLE CHARGE" or "RC" means the public employee or elected official who is responsibility for

person who is employed solely by a county, a municipality, a political subdivision, a Native Federal Highway American tribe, a school district, another entity that is either designated by statute as public Administration (FHWA), as fulfilling public or quasi-public functions q

quasi-public, or entity included on a list of entities determined by the State and approved by the മ

"PUBLIC EMPLOYEE" for the purpose of selecting an RC for this project means

unrelated to any aspect of the project for which Federal-aid is sought

and determined to be qualified to assume the administrative responsibilities for such projects by means Local Public Agency sponsoring a federally funded transportation project

"NEB. REV. STAT" means the Nebraska Revised Statutes as set forth in Nebraska law

the State

"LPA"

"OMB" means the Federal Office of Management and Budget

person can prove to the State in advance, that employee's non-public employment is in a field provides outside private other employees requirements and is afforded all the benefits of full-time employees as that phrase is applied "FULL-TIME PUBLIC EMPLOYEE" means a public employee who meets all of the employing entity. A person is not a full-time employee if that person consulting services, or is employed by any private entity, unless that ರ

this agreement

NOW THEREFORE, in consideration of these facts, the LPA and State agree as follows:

SECTION 1. DEFINITIONS

For purposes of this agreement, the following definitions will apply

"CFDA" means Catalog of Federal Domestic Assistance

"CFR" means the Code of Federal Regulations

acting through its authorized representatives "DOT" means the United States Department of Transportation, Washington, D.C. 20590

"FHWA" means the Federal Highway Administration, United States Department ੍ਰ

Transportation, Washington, D.C. 20590, acting through its authorized representatives

State State training courses and who has met the other requirements necessary to be included on the list of qualified "FULLY QUALIFIED" means a person who has satisfactorily completed all applicable LPA "Responsible Charge" ' (RC's).

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duties ರ be eligible for federal-aid funding. concerning any aspect of the planning processes. of the LPA and the State concerning their respective duties to enable the project The purpose of this agreement is to set forth the Under this agreement, the Nothing in this LPA shall continue to have agreement shall and <u>b</u>e as a യ

jurisdiction. The LPA and the State understand that the Federal Highway Administration understanding liaison between LPA and FHWA. Neb. Rev. Stat. § 39-1305, will act under this agreement as a steward of federal funds funding for eligible and participating project costs through the State. (FHWA) will not provide funding directly to LPA for this project; instead, FHWA provides Federal The State, pursuant to within to

≥ SECTION 3 Purpos PURPOSE PF AGREEMENT AND RESPONSIBILITIES P THE PARTIES

The LPA wishes to complete a Federal-aid planning project for activities

Consultant that has met the Ξ.

Department of 'STATE Transportation in LPA federally funded transportation projects CERTIFIED CONSULTANT" means a certification

work categories for federal and state funded work in Nebraska requirements of the Nebraska Department of Roads to provide professional services certain

SECTION 2 TERM OF THE AGREEMENT

30, 2014. This agreement will begin with the fiscal year beginning July 1, 2013 and ending June

project.. merely delegating the various tasks; it means active day-to-day involvement in identifying all decisions related to all aspects of the Federal-aid project. delegated technical tasks with the project so long as RC actively manages and represents the LPA's interests in the options, manager, and the LPA's point-of-contact for the project. Responsible charge does not mean working directly with stakeholders, making decisions, and actively monitoring the It is understood that RC may delegate or contract certain technical tasks associated The RC is the day-to-day project

populations of 50,000 or more. planning activities performed within the metropolitan planning areas, **"UNIFIED PLANNING** PROGRAM (PROGRAM)" means a document of transportation The Program describes planning activities to be completed, or urbanized areas with

activities to design and build transportation infrastructure are usually not included in Programs; estimate the cost for these planning activities, and indicate the lead agency. Transportation

however all federally funded studies should be included in the Program STATE" means the Nebraska Department of Roads in Lincoln, Nebraska, its Director,

or authorized representative. The State is a funding liaison between LPA and the United States

that LPA shall have no claim or right of action against the State under this agreement if FHWA following sections of this agreement include the PL program requirements and other conditions construed to create any duty of the State to LPA concerning such matters. State believes in good faith that LPA must meet for this PL Project to be eligible for federal determines that the project is not eligible in whole or in part, for federal-aid funding. LPA further agrees The

funding

aid μ eligibility requirements so the project may be determined eligible for federal-aid funding funds. and the perceived priority of this project with other projects competing for limited federal-aid federal-aid funds, the timely and satisfactory completion of all federal-aid funding requirements LPA RESPONSIBILITY reimbursement. LPA Therefore, LPA agrees to develop this project in an effort to meet all federal and state acknowledges that many conditions must be met by LPA in order to receive Those conditions include, but are not limited to, the unknown availability of Federal-

- . Provide the necessary administration of committees and staff, and consult, collaborate and coordinate with the State to accomplish the objectives of the Program;
- and make đ change to the primary team will require prior written approval from the State showing element of Program, date and hours worked. Chairman or members of the Grand Island Area Metropolitan Planning Organization's salary range of each such position. It is understood that the salaries and expenses of the contemplated herein. a listing of all LPA personnel positions that may be selected or assigned Board will not be reimbursable as direct costs to the Program. Assign qualified LPA staff LPA whose time is directly assignable to the Program shall keep and sign a time record oversee the occasional temporary changes to the primary team. contractual service portion of the Program. Said listing shall indicate the title or classification, qualifications, personnel as needed to execute LPA's portion of the Program During FY 2014, the LPA may However, any permanent LPA shall submit to the It is agreed that employees to the work State and
- . Ξ Manuals, questionnaires, reports, forms and other technical documents prepared for use best promote and effect cooperation, coordination and understanding in the Program presentations to the principals, participants and other interested groups and bodies as will Administration for review and approval prior to use Arrange for and conduct meetings and conferences to review working details and make accomplishing the Program shall be submitted to the State and the Federal Highway

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Grand Island

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overseeing or delegating various tasks, it means active day-to-day involvement in the

charge of the subject Federal-aid project; this does not mean merely supervising,

- the LPA Guidelines Manual for Federal-Aid Projects

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Duties and Assurances of the LPA concerning its designated RC for this project

The LPA understands the duties and responsibilities of the LPA and RC as outlined in

The LPA hereby designates Terry Brown as the RC for this project

RESPONSIBLE CHARGE (RC) REQUIREMENTS

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SECTION 4

the Federal Highway Administration

- Ņ The LPA has authorized and fully empowered the RC to be in day-to-day responsible

personnel to accomplish the required work product. Price cannot be a selection factor. The requirements defined in Chapter 4 of the LPA Guidelines Manual LPA shall follow any applicable requirements including, but not limited to

provide Transportation Planning Services by the State. LPA shall be responsible to

evaluation, selection, and contract types. The selected Consultant must be certified to

determine that the Consultant is qualified to provide the expertise and experienced

<u>o</u> STATE RESPONSIBILITY

- State Assign qualified personnel as needed to accomplish tasks assigned to or agreed to by the
- Review the Consultant's Scope of Services and Fee Proposal and provide comments the LPA ರ

Ģ PARTIES RESPONSIBILITY

- If, after consultation with the State, it is determined that changes to the Program are obtained necessary, written approval by the State and the Federal Highway Administration shall be
- 0 The composition, scope and duration of the work and those decisions shall receive the written parties to this Agreement agree to collaborate closely on the decisions affecting the
- approval of the State prior to proceeding with the Program.
- If, as the work progresses, major changes in the schedules, funding, scope, staffing Q

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- estimated total cost of the work to be performed is deemed necessary or desirable
- by supplemental agreement request to the State for review and approval by the State and adjustments for payment or modification in the performance of the work shall be submitted

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Select a Consultant following all guidelines and requirements outlined in the State's

LPA

Guidelines Manual for Federal Aid Projects in regard to the method of procurement,

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Department of regulations applicable to LPA's Transportation. Title 49 of the Federal-aid Code of

Federal

Regulations, Parts 1-99, also includes

Highway Administration,

Title 23 U.S.C., 23 CFR, and 49 CFR - Title 23, Chapter I, of the United States Code including provisions governing Federal-aid highway projects administered by the Federal 23 of the Code of Federal Regulations is a codification of the rules and regulations contains most of the federal laws governing this Federal-aid transportation project. Title

The Applicable Legal and Contract Requirements

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the LPA Guidelines Manual for Federal-aid Projects

applicable to this project, including federal laws, and when applicable, state and local laws, and

LPA agrees to comply with all Federal-aid project procedures and requirements

not limited to, any costs reimbursed for the time and expenses of the RC the State, and any costs or expenses the State has incurred for the project, including but funding, the LPA will repay the State all previously paid Federal funds, as determined by its agents or representatives result in a finding that a project is ineligible for Federa

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The

State's Provisional RC Policy

failure

requirements and policies applicable to Federal-aid projects.

The LPA understands that

to meet any eligibility requirements for Federal funding may result in the loss

In the event that the acts or omissions of RC,

the LPA or

of all

LPA agrees that it is ultimately responsible for complying with all Federal and State

Federal funding for the project.

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that the State must meet under 23

CFR 635.105

ensure that the RC's work on the project would be deemed to meet the same standards

The LPA agrees to take all necessary actions and make its best good faith efforts

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If, for whatever reason, the designated RC is no longer assigned to the project during

the design phase, the LPA shall, within one day or sooner if possible, notify verbally and

in writing the State's Highway Planning Manager; after such notification the LPA shall

replace the RC no later than thirty calendar days or sooner if possible. With advance

written approval by the State, the LPA may use a Provisional RC in accordance with the

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stakeholders, and decision making

The RC is a full-time public employee or elected official of the LPA, or a full-time

employee of another entity as defined in "Public Employee" above

project including identifying issues, investigating options, working directly with

SECTION 5. FEDERAL AID PROJECT REQUIREMENTS

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primarily in Parts 18, 19, 24, 26-29, 32, 37 and 38 transportation project. The Federal-aid highway program provisions of 49 CFR are found

- N the provisions of the LPA Guidelines Manual for Federal Aid Projects (The Manual), LPA Guidelines Manual - LPA also agrees to develop its project in strict compliance with īť address a particular aspect of the project work, the LPA shall seek guidance o <u>aff/lpa-guide-man.html</u>. projects funded with Federal-aid funds. and formally approved, by the FHWA as a document setting out requirements for LPA which is incorporated herein by this reference. entirety at the following internet address: http://www.transportation.nebraska.gov/gov-In the event the LPA believes that The Manual doesn't clearly A current version of The Manual can be found in The Manual is a document drafted in part,
- φ provided timely notice for additional oversight and approvals to understand the additional requirements and ensure that the State and FHWA are additional federal oversight and approvals will be required. It is the responsibility of the Federal Oversight. If the project has been designated as full federal oversight, then LPA

clarification from the State's Local Project Section Engineer or Project Coordinator

0 procedures and requirements. Although Federal Funds may be allocated to the project, all the LPA shall perform the services for all aspects of the PL Project, according Loss aspects or certain aspects of the PL Project may become ineligible for Federal Funds if Federal procedures and requirements are not met. of Funding. In order for the LPA to receive Federal Funds for any part of this project, to Federal

SECTION 6. SUSPENSION OR TERMINATION

A. Suspension.

suspension, (2) a timeframe for LPA to correct the deficiencies, and when applicable, shall provide LPA notice of the suspension including: (1) a description of the reason(s) for the and State discontinuing assistance with and review of LPA's work on this project. The State limited to, the State declaring LPA's continued work on the project ineligible for reimbursement or eligibility that must be corrected by LPA. State determines that there are description of the actions that must be taken for the State to revoke the suspensior The State, in its sole discretion, reserves the right to suspend LPA's project when the issues related to project performance, responsiveness, Suspension of the project may include, but is not (3) a , quality

not been previously approved by the State or FHWA Termination subsection below, suspension may also be imposed by the or for any significant change in State for any of the reasons listed in the the scope of the project that has

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FY 2014 PLANNING (PL) AGREEMENT Template T-AGR-86A Revised 6-12-13 VL1304	FY 2014 PL Template T-
PL-1(51) Page 9 of 21	Project No.
LPA's breach of a provision of this agreement.	(0)
days after receipt of an invoice from the State.	
LPA's failure to pay in full the local share specified in any agreement within 30	(f)
supplemental agreements.	
LPA's failure to sign any State drafted or approved project agreement including	(e)
become ineligible for federal funding.	
A notice or declaration of FHWA or the State that any part of the project is or has	(d)
Manual.	
federal, state, or local law or policy, or the requirements of the LPA Guidelines	·
LPA's failure to meet the requirements for Federal-aid local projects found in	(c)
(TIP), in the correct fiscal year.	
when applicable, within the LPA's Transportation Improvement Program	
(iv) LPA has not included the Program within the LPA's one or six year plans or,	
for any reason.	
construction stages, from when the RC leaves, or is removed from the project	
days during the design stage or 10 days during the project letting or	
(iii) LPA has failed to replace the RC with an RC approved by the State within 30	
project by the time specified by the State.	
(ii) LPA's designated RC has not met all RC qualification requirements for the	
project costs for a period of one year.	
(i) LPA has not sought reimbursement from State for any RC or other eligible	
occurrence of any of the following events:	
When LPA's project has not been properly advanced as evidenced by the	(b)
federal-aid funding.	
the State, make it unlikely or impossible for this project to be prioritized to receive	
A decrease or shift in available federal-aid funding that will, in the sole discretion of	(a)
State may terminate this agreement for the following reasons:	2. The S
1e.	any time
ate and the LPA, by mutual written agreement, may terminate the agreement at	1. The State
This agreement may be terminated as follows:	This a
on.	B. Termination
eligibility for federal funding for the project and for termination of this agreement.	eligibility for t
Failure to correct the deficiencies identified in a suspension will be grounds for the loss of	Failure

4 PL/ te T-,	Te Te
Project No. PL-1(51) Page 10 of 21 Control No. 00896A	Co Pro
Lincoln, NE 68509-4759.	Lin
report to the Nebraska Department of Roads, Highway Audits Manager, P.O. Box 94759,	rep
If an A-133 Audit is submitted by the LPA, the LPA shall provide a copy of the audit	
Project Number: PL-1(51)	
CFDA Number: 20.205	
Program Title: Highway Planning and Construction (Federal-Aid Highway Program)	
Pass-Through Grantor: Nebraska Department of Roads	
Federal Grantor: U.S. Department of Transportation – Federal Highway Administration	
If necessary, the Federal award information needed for the SEFA includes:	
(SEFA).	(SE
project should be shown in the report's Schedule of Expenditures of the Federal Awards	pro
133 audit is necessary, the expenditures related to the federal funds expended under this	13
LPA. (as per FHWA's February 16, 2012 letter and State's February 24, 2012 letter). If an A-	ĽP
ne State's schedule of expenditures of federal awards (SEFA) and need not be reported by	the
directly to contractors and Consultants by the State, on behalf of the LPA, will be reported on	dire
ie LPA must do to comply with this federal mandate. Any federal funds for LPA projects paid	the
The LPA shall have its finance officer or auditor; review the situation to determine what	
means state and local governments and non-profit organizations.	me
entity expends \$500,000 or more in total federal awards in a fiscal year. Non-federal entity	ent
regulations contained in OBM Circular A-133, the A-133 Audit is required if the non-federal	reg
FHWA. According to the Single Audit Act Amendments of 1996 and the implementing	Ξ
The funding for the project under this agreement includes federal monies from the	
SECTION 7. OMB CIRCULAR A-133 AUDIT	SE
LPA will thereafter be solely responsible for all costs associated with LPA's project.	
costs associated with the project that have not been reimbursed under 5.(a). Further, the	
aid funds that have been expended for the project and (b) pay State for all of State's	
5. Whenever the project is terminated for any reason, LPA shall (a) repay State all Federal-	(7)
properly resolve all issues identified by the State.	
LPA of the basis for termination and, when applicable, provide the LPA sixty (60) days to	
4. Prior to the State terminating this agreement, the State shall provide written notice to the	~
to the State, subject to the LPA meeting the conditions of paragraph 5 below.	

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The LPA may terminate the agreement upon sixty (60) days written notice of termination

SECTION 8. FINANCIAL RESPONSIBILITY

A. TOTAL PROJECT COSTS AND FUNDING COMMITMENTS

The total cost of the Program is currently estimated to be \$135,119

\$135,119)24	\$27,024	\$108,095	Totals
N/A	N/A	N/A	N/A	Not Applicable
	C	Subcontractors (if applicable,	Subcontractor	
\$135,119)24	\$27,024	\$108,095	Grand Island (VL1304)
				Recipient (Agreement)
Total	al & Match	Local & In-Kind Match	Federal	
	ING	ESTIMATED PROJECT FUNDING	STIMATED PR	

obtain from the State additional Federal funding obligation by: higher or lower. In order to exceed the costs obligated for the Program, the LPA must seek and Both the LPA and State recognize this is a preliminary estimate and the final cost may be

- such estimate Submitting a detailed cost estimate, when applicable, and receiving State's approval of
- obligated Receiving notification from the State that additional Federal funds have been
- ٠ Receipt of a notice to proceed from the State to incur costs, if applicable

B. LPA RESPONSIBILITY

responsibility of the LPA when Federal participation is not allowable or available or if the project shall pay or repay the State for all costs incurred by the State prior to such abandonment. ineligible portion of the project. responsible for full project payment with no cost or expense to the State in the project or in the Federal government refuses to participate in the project or any portion of the project the LPA is is subsequently determined to be ineligible for Federal-aid funding. The LPA understands that payment for the costs of this project, are the sole Should the project be abandoned before completion, the LP Therefore, when the

C. REIMBURSEMENT OF COSTS INCURRED BY THE LPA

LPA incurred project costs of those listed in this section may be eligible for

reimbursement from Federal-aid funds for this project if:

- such estimate The LPA submits a detailed cost estimate, when applicable, and the State approves
- The State has obtained Federal funds obligation,

- ٠ reimbursement, project prior to receipt of the Notice-to-Proceed is ineligible for Federal-aid The State issues notice to proceed to the LPA to incur costs. Work performed I on the
- of this must be required for and used primarily on work associated with this project. The cost required in the regular administrative or planning operations of LPA. any specialized equipment. The LPA obtains the approval of the State and of the FHWA prior to the purchase of specialized equipment must be reasonable as determined by the State or FHWA Specialized equipment is equipment not ordinarily used or Such equipment
- The excluded from the indirect costs LPA agrees to certify that items of equipment included in direct costs have been
- determine what costs are eligible for reimbursement. submitting for reimbursement the total actual costs expended that are eligible for reques records supporting all invoices, and shall submit those records to the State upon for the Federal share of the eligible actual costs. The LPA shall retain detailed cost Federal-aid. quarterly and in accordance with the procedures below. The LPA is The LPA submits invoices no more frequently than monthly and no less The State, on behalf of FHWA, will review the costs submitted and The State will reimburse the LPA responsible for often than
- reimbursement request must also include: showing the amount of the reimbursement request and the local share, the should be submitted to NDOR Highway Planning Manager. In addition to a cover sheet electronic invoice workflow application utilized by the NDOR. The LPA is required to submit their reimbursement requests through OnBase; 1) Invoice, 2) Cost Breakdown Form, Reimbursement requests an ω
- 1 Invoice the invoice must include the following breakdown of costs

Progress Report, and 4) proof of payment to any subcontractors

- a. For Actual Cost Agreements:
- -**.**=: iii. Fee For Profit (as negotiated in the professional services agreement) Labor Fringe Benefits and/or if appropriate Indirect (Overhead) Direct Labor Costs (hours worked multiplied by the actual labor rate) Costs
- iv.Direct Non-Labor Costs
- v. Dates of service
- b. Federal balance due to the MPO for the current period
- c. Federal and Local share breakdown of the expenses

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services may be eligible for payment from Federal-aid funds. proposal. professional services, State's template agreement. When the LPA uses Consultant professional services for this project, the costs of these The State shall pay the Consultant directly, with Federal and local funds, the LPA must execute an agreement with the service provider using the Such agreement shall include a detailed scope For the State to pay for these of services and fee for any

Ģ PAYMENT OF CONSULTANT PROFESSIONAL SERVICES BY THE STATE

indirect costs, with an approved Indirect Cost Allocation Plan as outlined in the LPA the federal-aid was approved; cost of materials consumed as part of the project; and for their time devoted and related directly to the performance Guidelines Manual for Federal Aid Projects

Project oversight costs include: direct costs, such as compensation of LPA employees of the project phase for which

allowable under this agreement, including any Professional Services agreements

(48 CFR 31) will be applied to determine whether the costs incurred by the LPA are

- 2 signed and dated NDOR Cost Breakdown — NDOR Payment Request Form, properly prepared
- ω Progress Report – must include the following
- ġ A description of the work completed within current billing period
- <u>o</u> A list of unresolved issues that will impede the progress of the work
- <u></u> The percent of authorized work completed
- funds transfer) is required before invoice reimbursement can occur. 4 Proof of Payment to Subcontractors -Proof of payment (e.g. canceled checks or

current website address for U.S. General Services Administration's (GSA) rates which is either prior to the travel, or submitted with the PL billing statement. The reimbursement for activities outside the MPO area, the LPA will submit detailed travel information to the State indicated below: meal and lodging rates shall be limited to the prevailing standard rate as indicated in the It is understood that when utilizing PL Funds for travel expenses related to planning

http://www.gsa.gov/portal/category/100120

and complete. costs and will make a reasonable effort to pay LPA within 15 days of State's receipt of the State will perform an initial check to verify that all necessary documentation is The State will reimburse the LPA for the Federal share of the eligible actual accurate

LPA's reimbursement request The criteria contained in Part 31 of the Federal Acquisition Regulations System

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operation and maintenance of this project. Any review or examination by the State,

SECTION 10. PROFESSIONAL services include, but are not limited to; planning studies and preliminary engineering

Qualifications Based Selection process set out in the LPA Guidelines Manual.

Professional

performance and ability of the LPA and their Consultant(s) in the planning, design, construction, Ħ is understood by the Parties that the LPA is solely responsible for the professional

<u>Q</u>

SERVICES

the State within thirty (30) days of receipt of invoice. the State, the State will bill the LPA for the difference. = the LPA's calculated share is more than the amount of local funds previously paid The LPA agrees to pay the amount due ರ

paid

to the

State by the LPA

total

amount of the final settlement between the State and the LPA will be the LPA's share of the

eligible project costs, plus all ineligible project costs, less the total local funds previously

actual costs incurred on the project are eligible for reimbursement with Federal funds.

deemed necessary, an audit will be performed by the State to determine whether the

to determine eligible actual costs

∓

If the LPA's calculated share is less than the amount of local funds previously paid to the

PROCUREMENT OF PROFESSIONAL SERVICES

The LPA shall procure engineering and planning services providers using the

State, the State will reimburse the LPA for the difference

SECTION 9

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The

Consultant. responsibility of the LPA and LPA shall reimburse the State for any such costs paid to the eligible costs. receipt of a Notice to Proceed will not be eligible for Federal-aid. Any professional services performed prior to Federal authorization and Any non-participating costs, or costs determined to be ineligible, shall be the sole

'n LPA PROJECT BUDGET AND INVOICING BY THE STATE

project commitments as shown in subsection A. above The LPA will earmark and place in its fiscal budget an amount sufficient to fund LPA's

agreement amount. services agreement for this project, the State will invoice the LPA their share of the total At times determined by the State, and after execution of a professional consultant

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AUDIT AND FINAL COST SETTLEMENT

review and approval by the State and after an audit, if deemed necessary, has been performed The final settlement between the State and the LPA will be made after final funding

(PL) AGREEMENT VL1304 VL1304	FY 2014 PLANNING (PL) AGREEMEN Template T-AGR-86A Revised 6-12-13
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	State.
have an acceptable and current drug-free workplace policy on file with the	The LPA shall have
I FREE WORKPLACE	SECTION 13. DRUG FRI
an LPA federal-aid transportation project.	interest on an LPA federal
personal, or other interest with Consultant or Subconsultant having a real or potential conflict of	personal, or other interest
of any additional facts that could result in someone employed by, or who has an ownership,	of any additional facts tha
Subconsultants shall submit a revised form for any changes in circumstances, or discovery	and Subconsultants shall
for services, shall submit a Conflict of Interest Disclosure Form for Consultants. Consultants	for services, shall submit a
Consultants and Subconsultants providing services for LPA's, or submitting proposals	Consultants and S
http://www.roads.ne.gov/gov-aff/lpa/chapter-forms/coi/coi-disclosure-doc-lpa.pdf	http://www.roads.ne.gov/g
	location:
project. This form is located on the State website at the following	PROJECTS, for each project.
FORM FOR LPAS FOR LOCAL FEDERAL-AID TRANSPORTATION	DISCLOSURE FORM FO
The LPA must also complete and sign the NDOR CONFLICT OF INTEREST	The LPA must also
http://www.roads.ne.gov/gov-aff/lpa/chapter-forms/coi/coi-guidance-doc-lpa.pdf	http://www.roads.ne.gov/g
PROJECTS located on the State website at the following location:	TRANSPORTATION PROJECTS
FOR LPA OFFICIALS, EMPLOYEES & AGENTS FOR LOCAL FEDERAL-AID	DOCUMENT FOR LPA O
provided in the NDOR CONFLICT OF INTEREST GUIDANCE	follow the instructions provided in the
eligible for State or Federal funding. LPA should review, understand and	project to remain fully eligible for State
s to comply with all the Conflict of Interest provisions in order for the	18.36(b)(3) and agrees to comply with all the
shall review the Conflict of Interest provisions of 23 CFR 1.33 and 49 CFR	The LPA shall revi
LICT OF INTEREST LAWS	SECTION 12. CONFLICT
nd the terms of this agreement.	out of LPA's project and the terms
'A may suffer as a result of claims, demands, costs, or judgments arising	the State and/or FHWA may suffer
liability, loss, damage, or expense, including reasonable attorney's fees and expert fees, that	liability, loss, damage, or e
The LPA agrees to hold harmless, indemnify, and defend the State and FHWA against all	The LPA agrees to I
NITY	SECTION 11. INDEMNITY
	LPA for the project.
propriety and integrity of the professional work to be accomplished by the	responsibility for the propr
would relieve the LPA from any expense or liability that would be connected with the LPA's sole	would relieve the LPA fron
funding or for any other purpose, of the work product of the LPA and their Consultant which	funding or for any other pu
a full and comprehensive review or examination and will not be considered an approval, for	be a full and comprehensi
acceptance or use of the work product of the LPA or their Consultant will not be considered to	acceptance or use of the v

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SECTION 14. RECORDS RESPONSIBILITY

in this representatives of the Federal government, and the LPA shall furnish copies to those mentioned and for at least three years from the date of final cost settlement under this agreement. at its office. records and other evidence pertaining to costs incurred and shall make such material available records must be available for inspection by the State and the FHWA/FTA or any authorized section when requested to do so The LPA shall maintain all correspondence, files, books, documents, papers, accounting These records shall be available at all reasonable times during the contract period Such

contract will not be copyrighted without written approval of the State and Federal Highway Administration Papers, interim reports, forms or other materials which are a part of the work under

reports, or any portions thereof Either party to the Agreement may initiate a request for publication of the final or interim

subscribe to the findings or conclusions of the Study the following statement shall be included those of the authors and not necessarily those of the State or Federal Highway Administration." on the credit sheet: Administration. Publication by either party shall give credit to the other party and to the Federal Highway However, if the State or Federal Highway Administration does not wish to "The opinions, findings and conclusions expressed in this publication are

publish independently, in which event the nonoccurrence of the other party shall be set forth, if publication of any reports during the period of the contract, each party reserves the right to requested Ы the event of failure of agreement between the State and LPA relative to the

Lectures to other groups which describe the plans are permissible However, there is no intention to limit discussion of the study with participants in the Transportation Planning Program, small technical groups or lectures to employees or students Both written and oral releases are considered to be within the context of publication

published, the results of the investigation herein contemplated, during the period of the Agreement, without notifying the other party Neither party shall publish nor otherwise disclose, nor permit to be disclosed Q

approval of a complete report, a statement must be included in the paper and in the When the scheduled time for presentation of a paper does not permit formal review and

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basis

of race, color, national origin, or sex in the award and performance of FHWA assisted contracts. opportunity to compete for and CFR Part 26 đ ensure that disadvantaged business enterprises have the maximum perform contracts, The LPA shall not discriminate 9 the

with 49 agreement. and subcontracts financed in whole or in part with Federal Funds provided under this μ CFR Part 26 have the maximum opportunity to participate in the performance of contracts **Disadvantaged Business Enterprises (DBEs) Obligation** 49 The LPA and State shall ensure that disadvantaged business enterprises as defined in In this regard, the LPA shall take all necessary and reasonable steps in accordance

into this agreement. requirements of 49 CFR Part 26 are hereby made a part of and incorporated by this reference financed in whole or in part with Federal Funds under this agreement. Consequently, the DBE Part 26 shall have the maximum opportunity to participate in the performance of contracts

The LPA shall ensure that disadvantaged business enterprises as defined in 49 CFR

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Policy

SECTION 18.

DISADVANTAGED BUSINESS ENTERPRISES (DBE

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presentation of the effect that the paper had not been reviewed by the appropriate other party. SECTION15 FAIR EMPLOYMENT PRACTICES

S programs of the Department of Transportation, Title 49 CFR, Parts 21 and 27 as set forth in the provisions of the Nebraska Fair Employment Practices Act as provided by Neb.Rev.Sta §48-1101, through 48-1126, and all regulations relative to nondiscrimination in federally assisted ECTION 30. If the LPA performs any part of the work on this project itself, the LPA shall abide by the TITLE VI NONDISCRIMINATION CLAUSES of this agreement. The reference to

SECTION 16. DISABILITIES ACT

"Contractor" in this section also means the "LPA"

᠂ᢅ᠊ᢧ 101-366), as implemented by 28 CFR 35, which is hereby made a part of and included The LPA agrees to comply with the Americans with Disabilities Act of 1990

Ξ.

SECTION 17. LAWFUL PRESENCE IN USA AND WORK ELIGIBILITY STATUS PROVISIONS this agreement by reference

र्ति physically performing services within the State of Nebraska federal immigration verification system to determine the work eligibility status of contract it enters Federal-aid project, including, but not limited to, the requirements of §4-114(2) to place in any The LPA agrees to comply with the requirements of Neb.Rev.Stat. §4-108 to 4-114 with into with a public contractor a provision requiring the public contractor to use new employees g

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such may access to its books, records, accounts, other sources of information, and its facilities the Regulations, or orders and instructions issued pursuant thereto, and will permit contractor is in the exclusive possession of another who fails or refuses Regulations, orders and instructions. be determined by the State or the FHWA to be pertinent to ascertain compliance with Where any information required to furnish this <u>o</u> as

- 4 Information and Reports: disability, race, color, sex, religion or national origin under this agreement and the Regulations relative to nondiscrimination on the basis of potential subcontractor or supplier shall be notified by the LPA of the LPA's obligations performed under a subcontract, including procurements of materials or equipment, The LPA shall provide all information and reports required Ś
- ω Solicitations for Subcontracts, Including Procurements of Materials and Equipment: solicitations either by competitive bidding or negotiation made by the LPA for work to be each In all
 - - forth in Appendix "A," "B," and "C" of Part 21 of the Regulations
 - the Regulations, including employment practices when the contract covers a program set

participate either directly or indirectly in the discrimination prohibited by Section 21.5

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including procurements of materials and leases of equipment. The LPA shall not

religion or national origin in the selection and retention of subcontractors

enters into on this project disadvantaged business enterprise program of the State for the Federal-aid contracts the LPA Failure of the LPA to carry out the requirements set forth above shall constitute breach

The LPA, acting as a sub-recipient of Federal-aid funds on this project shall adopt the

ਰ contract by the State or such remedy as the State deems appropriate contract and, after the notification of the FHWA, may result in termination of the agreement or

SECTION 19 TITLE VI NONDISCRIMINATION CLAUSES

successors During the performance of this agreement, the LPA, for itself, its assignees in interest agrees as follows: and

- Ξ Compliance with Regulations: The LPA shall comply with the Regulations of the 27, hereinafter referred to as the Regulations), which are herein incorporated by reference of the Department of Transportation (Title 49, Code of Federal Regulations, Parts 21 and Department of Transportation relative to nondiscrimination in federally assisted programs
- completion of the contract work, shall not discriminate on the basis of disability, race The LPA, with regard to the work performed by it after award and prior

<u>(</u>2)

Nondiscrimination:

and made a part of this agreement.

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color, sex,

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information, the LPA shall so certify to the State, or the FHWA as appropriate, and shall set forth what efforts it has made to obtain the information.

- <u>ග</u> nondiscrimination provisions of this agreement, the State will impose such contract sanctions as it or the FHWA may determine to be appropriate, including but not limited to, Sanctions for Noncompliance: In the event of the LPA's noncompliance with the
- (a) and/o Withholding of payments to the LPA under this agreement until the LPA complies
- 6 such direction, the LPA may request the thereto. ₫ interests of the State, and in addition, the LPA may request the United States to enter into involved sanctions for noncompliance: Provided, however, that, in the event a contractor becomes as the State or the FHWA may direct as a means of enforcing such provisions including equipment, unless exempt by the Regulations, order, or instructions issued pursuant through (6) in every subcontract, including procurements of materials and leases Incorporation of Provisions: Cancellation, termination or suspension of this agreement, in whole The LPA shall take such action with respect to any subcontract or procurement in, or is threatened with, litigation with a subcontractor or supplier as a result of The LPA shall include the provisions of State to enter into such litigation paragraphs to protect the or in part. Ξ ਰ

SECTION 20. ENTIRE AGREEMENT

such litigation to protect the interests of the United States

written hereto previous communications, representations, or other agreements or contracts, either oral or terms, conditions, or obligations other than contained herein, and this agreement supersedes This instrument embodies the entire agreement of the Parties. There are no promises all

SECTION 21. CERTIFICATION FOR GRANTS, LOANS, AND COOPERATIVE AGREEMENTS

The undersigned certifies, to the best of his or her knowledge and belief, that:

(1) No federal appropriated funds have been paid or will be paid, by or on behalf of the loan, of any federal contract, the making of any federal grant, the making of any federal Congress, or an employee of a Member of Congress in connection with the awarding employee of any federal agency, a Member of Congress, an officer or employee of undersigned, to any person for influencing or attempting to influence an officer or renewal, amendment, the entering into of any cooperative agreement, and the extension, continuation, or modification of any federal contract, grant, loan, <u>o</u>

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cooperative agreement

Template

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<u>(</u>2)

If any funds other than federal appropriated funds have been paid or will be paid to

any person for influencing or attempting to influence an officer of employee of any

employee of a Member of Congress in connection with this federal contract, grant,

loan, or cooperative agreement, the undersigned shall complete and submit Standard

Form-LLL, "Disclosure Form to Report Lobbying" in accordance with its instructions.

federal agency, a Member of Congress, an officer or employee of Congress, or an

\$10,000 and not more than \$100,000 for each such failure

person who fails to file the required certification shall be subject to a civil penalty of not less than

making or entering into this transaction imposed by Section 1352, Title 31, U.S.

this transaction was made or entered into.

This certification is a material representation of fact upon which reliance was placed when

Submission of this certification is a prerequisite for

Code.

Any

subrecipients shall certify and disclose accordingly.

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award documents for all subawards at all tiers (including subcontracts, subgrants, and

The undersigned shall require that the language of this certification be included in the

contracts under grants, subgrants, loans, and cooperative agreements) and that all

Planning & Project Development Engineer Page 21 of 21 VL1304		Project No. PL-1(51) Control No. 00896A FY 2014 PLANNING (PL) AGREEMENT Template T-AGR-86A Revised 6-12-13
Policy Board Chairman f, 2013. STATE OF NEBRASKA DEPARTMENT OF ROADS Mike Owen, P.E.	day c	EXECUTED by the State this
IN WITNESS WHEREOF, the Parties hereby execute this agreement pursuant to lawful rity as of the date signed by each party. EXECUTED by the LPA this day of, 2013. CITY OF GRAND ISLAND Jay Vavricek, Mayor	Parties hereby execute this agre ach party. day of CITY OF GRAND IS Jay Vavricek, Mayor	IN WITNESS WHEREOF, the Parties h authority as of the date signed by each party. EXECUTED by the LPA this day

Grand Island

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 (b) Grand Island City Administrator (c) Grand Island City Administrator (c) Grand Island Manager of Engineering Services (d) Hall County Regional Planning Director (e) Hall County Public Works Director (f) Two representatives from NDOR; one designated by the Planning an District Four Engineer (g) Merrick County Public Works Director or Highway Superintendent (h) One representative from the Village of Alda The Ex-Officio (non-voting) membership of the TAC is as follows: (a) FHWA Nebraska Division Transportation Planner or designee (c) NDOR Local Projects Division Urban Engineer (d) Grand Island Finance Director (e) One representative from the Union Pacific Railroad and one represe Northern Santa Fe Railroad may be appointed to the committee by 1 rail system operators may be added by the policy board as needed (f) One representative from the Grand Island Area Economic Developm (h) The Board of the Central Nebraska Regional Airport may appoint on
 The voting membership of the TAC is as follows: (a) Grand Island Public Works Director (b) Grand Island City Administrator (c) Grand Island City Administrator (e) Hall County Regional Planning Director (f) Two representatives from NDOR; one designated by the Planning and District Four Engineer (g) Merrick County Public Works Director or Highway Superintendent (h) One representative from the Village of Alda The Ex-Officio (non-voting) membership of the TAC is as follows: (a) FHWA Nebraska Division Transportation Planner or designee (c) NDOR Local Projects Division Urban Engineer (d) Grand Island Finance Director (e) One representative from the Union Pacific Railroad and one represent finance Director (f) One representative from the Grand Island Area Economic Development (h) The Board of the Central Nebraska Regional Airport may appoint one to the finance Diversent at the finance Island Area Economic Development
 Grand Island Public Works Director Grand Island City Administrator Grand Island Manager of Engineering Services Hall County Regional Planning Director Hall County Public Works Director or Highway Superintendent One representative from NDOR; one designated by the Planning and Development Engineer and the District Four Engineer Merrick County Public Works Director or Highway Superintendent One representative from the Village of Alda Ion-voting) membership of the TAC is as follows: FHWA Nebraska Division Transportation Planner or designee FTA Region VII Transportation Planner or designee FTA Region VII Transportation Planner or designee Grand Island Finance Director One representative from the Union Pacific Railroad and one representative from the Burlington Northern Santa Fe Railroad may be appointed to the committee by their respective companies; other rail system operators may be added by the policy board as needed One representative from the Grand Island Area Economic Development Corporation Presentative from the Grand Island Area Economic Development Corporation
 (a) FHWA Nebraska Division Transportation Planner or designee (b) FTA Region VII Transportation Planner or designee (c) NDOR Local Projects Division Urban Engineer (d) Grand Island Finance Director (e) One representative from the Union Pacific Railroad and one representative rail system operators may be added by the policy board as needed (f) One representative from the Grand Island Area Chamber of Commerce (g) One representative from the Grand Island Area Economic Development (h) The Board of the Central Nebraska Regional Airport may appoint one rep
The GIAMPO Boundary is shown on the attached map, Exhibit A.
he GIAMPO Boundary is shown on the attached map, Exhibit A. htroduction s required by 23 CFR 420 and 450.314 the Grand Island Area Metropolitan Planning Org repared this Unified Planning Work Program (UPWP).
 The GIAMPO Boundary is shown on the attached map, Exhibit A. Introduction As required by 23 CFR 420 and 450.314 the Grand Island Area Metropolitan Planning Organization (GIAMPO) has prepared this Unified Planning Work Program (UPWP). The purpose of this document is to provide the citizens of the GIAMPO and all partnering governing bodies with the transportation planning work program for fiscal year 2014. This document is a budget document and it will be amended by the policy board as priorities and activities change.

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submittal to the FHWA, FTA, and NDOR. Technical Advisory Committee Project No. PL-1(51) Control No. 00896A Exhibit "A" Sheet 2 of 6
The MPO Policy Board will be responsible for establishing and setting policy for the metropolitan planning area's transportation network objectives. The Policy Board will approve the Public Participation Plan (PPP), the Transportation Planning Work Program (TPWP), the Long-Range Transportation Plan (LRTP), the Metropolitan Planning Area Transportation Improvement Program (TIP), and the Passenger Transportation Plan (PTP) planning elements prior to submittal to the FHWA, FTA, and NDOR.
Policy Board
The Transportation Planning Coordinator is responsible for coordinating the development and management of transportation activities as outlined in MAP-21 and other duties necessary to the function of GIAMPO. A full job description will be formulated prior hiring a person for this position.
Duties
The GIAMPO professional staff will be available to aid local officials and concerned citizens in implementing transportation and various community improvement programs in an overall effort to enhance the area. Staff members encourage and assist local leaders in several programs, with strong emphasis on the benefits of regional cooperation and coordination. The GIAMPO staff involved with transportation planning includes a Transportation Planning Coordinator supported by the Director of Public Works/City Engineer and the Manager of Engineering Services in conjunction with the Director and staff of the Hall County Regional Planning Department.
Staff
The Grand Island Area Metropolitan Planning Organization (GIAMPO) functions as the Metropolitan Planning Organization, responsible for the submission of transportation planning documents to the FHWA, FTA, NDOR, and public distribution. GIAMPO (staff) works with the MPO Policy Board and Technical Committee. Meaningful public involvement will be encouraged and actively sought throughout the planning and development of the area's transportation plans and programs. Area citizens will be provided an opportunity and encouraged to comment on every aspect of the transportation planning meetings, public hearings, and individual correspondence. GIAMPO will facilitate the development of all planning elements for the Metropolitan Planning Area.
Grand Island Area Metropolitan Planning Organization
This input will be used to plan and prioritize projects to meet the transportation needs of the area. Initial efforts will focus on corridor and network studies to improve safety and efficiency within the existing transportation system.
 competitiveness, productivity and efficiency; (2) Increase the safety of transportation system for motorized and non-motorized users; (3) Increase the security of transportation system for motorized and non-motorized users; (4) Increase the accessibility and mobility options available to people and for freight; (5) Protect and enhance the environment, promote energy conservation, and improve quality of life, and promote consistency between transportation improvements and State and local planned growth and economic development patterns; (6) Enhance the integration and connectivity of the transportation system, across and between modes, for people and freight; (7) Promote efficient system management and operation; and (8) Emphasize the preservation of the existing transportation system.
 (1) Support the economic vitality of the metropolitan area, especially by enabling global
The metropolitan planning process must explicitly consider and analyze, as appropriate, eight planning factors defined in MAP-21 that reflect sound planning principles
Plans will be developed in accordance with the metropolitan planning factors as identified in MAP-21 with input from the nublic and partnering poverning bodies.
The primary objectives for this year is to complete the formation and organization of the Policy Board and Technical Committee, hire a staff to document and coordinate GIAMPO activities, and begin to develop a Long Range Transportation Plan and Transportation Improvement Program for the GIAMPO area.
The GIAMPO has been recently established March 1, 2013 and is in the process of forming the Policy Board and Technical Committee and their operational rules.

The MPO Transportation Technical Committee (TAC) is responsible for the month-to-month administration of the transportation planning process, providing data and technical assistance necessary for the development, maintenance and recommendation to the Policy Board of the Public Participation Plan (PPP), the Transportation Planning Work Program (TPWP), the Long-Range Transportation Plan (LRTP), the Metropolitan Planning Area Transportation limprovement Program (TIP) and the Passenger Transportation Plan (PTP). The Hall County Regional Planning Director shall serve as the first chair of the TAC. Subsequent chairs of the TAC shall be selected in accordance with the process established in the bylaws of the TAC.	velopment, maintenance, ation Planning Work Transportation gional Planning Director ordance with the process
MPO Work Elements	
Element A - Unified Planning Work Program (UPWP)	
Responsible Party: City Staff for 2014, GIAMPO Staff for 2015 Draft, finalize and adopt the 2015 UPWP and Budget by April 15, 2014 Maintain the 2013 UPWP and Budget through UPWP Amendments, as necessary Compile and submit quarterly reimbursement reports to NDOR Compile and submit quarterly progress reports to NDOR Manage the GIAMPO Funding Streams	
Coordinate with planning partners regarding UPWP activities Maintain the annual grant contract and any subsequent amendments Carry out the UPWP-related public involvement Coordinate with planning partners regarding UPWP activities.	
Products are: (1) 2014 Quarterly Reimbursement Requests and Quarterly Activities Report. (2) UPWP amendments as needed. 2015 UPWP and (3) Annual Budget draft April 15, 2014	
Element B - Transportation Improvement Program (TIP)	
Responsible Party: GIAMPO Staff	
This is not due until 2016 after adoption of the LRTP.	
Element C – Public Participation Process (PPP)	
Responsible Party: City Staff and GIAMPO Staff	
This will be done as part of the LRTP. Elements of this can be done before that including public meetings of the Policy Board and a GIAMPO web site. Opportunities for public participation will be offered at all future GIAMPO Policy Board meetings and TAC meetings.	ng public meetings of the fered at all future GIAMPO
Initially this will include education about the MPO and the purpose of the MPO. This will be done with media interviews, GITV, and public speaking engagements with civic groups.	vill be done with media
Create a GIAMPO website for meeting notices and information, possibly hosted with th website.	the City of Grand Island
Element D – Long-Range Transportation Plan (LRTP)	
Responsible Party: GIAMPO Staff	
This is one of the first tasks of GIAMPO and needs to be completed by March of 2016. This will be the 20 ye transportation project plan. It is anticipated that after a Transportation Planning Coordinator is hired for GIAMPO this person will begin work on creating an RFP for transportation modeling and the creation of the LRTP. Work on the LRTP could begin by late spring or early summer of 2014	. This will be the 20 year rdinator is hired for Ind the creation of the
Element E – Transit Planning	
Responsible Party: GIAMPO Staff	
A plan will need to be created to transition Grand Island from 5311 funding to 5307 funding.	unding.
Project No. PL-1(51) Control No. 008964	Exhibit "A"

funding and determined by the needs of the community. that has been offered by Hall County Transportation. Additional services should be considered allowed by This plan must at a minimum provide a level of service for transit customers consistent with the level of service

Products are:

Transition Plan with timelines, expected funding and procurement policies produced by June 30, 2014.

Element F --Administration/Systems Management (ASM)

Year 1 activities will include:

- hiring and training the Transportation Planning Coordinator, (City Staff)
- setting meeting schedules for the Policy Board and TAC, (City Staff with the boards) (City Staff with the boards)
- creating and approving Bylaws for the Policy Board and TAC,
- writing the 2015 UPWP, (GIAMPO Staff)
- creating a website for GIAMPO, (City Staff initially, then GIAMPO Staff)
- establishing a process for creating the LRTP, (GIAMPO Staff with City Staff)
- managing the funding provided for the UPWP and creation of the LRTP (GIAMPO Staff)
- other necessary tools. (GIAMPO Staff) setting up an office and office equipment for the MPO Staff including computers, printers, furniture, phone and

Budget

has indicated that during the 2014 and 2015 budget years they intend to set aside an additional \$150,000 for creation of the formula funding for MPO's in Nebraska GIAMPO is eligible for up to \$108,095 for staffing and other expenses. GIAMPO cash or in kind services (including but not limited to staff time, office space, the GIAMPO LRTP. The City of Grand island will provide at least a 20% match for federal funds received either It is anticipated that the cost of implementing this UPWP for GIAMPO will be \$355,119 during this fiscal year. Based web hosting and financial services) through toward NDOR 9

GIAMPO 2014 Budget and Funding	L4 Budget ar	nd Funding	
Source	Amount	Match	Total
PL Funds	\$108,095	\$27,024	\$27,024 \$135,119
SPR Start Up Funds	\$50,000	\$12,500	\$62,500
SPR for LRTP	\$75,000	\$18,750	\$93,750
5305 Transit Planning			
2013 Transit Planning	\$51,000	\$12,750	\$63,750
Total	\$284,095 \$71,024	\$71,024	\$355,119

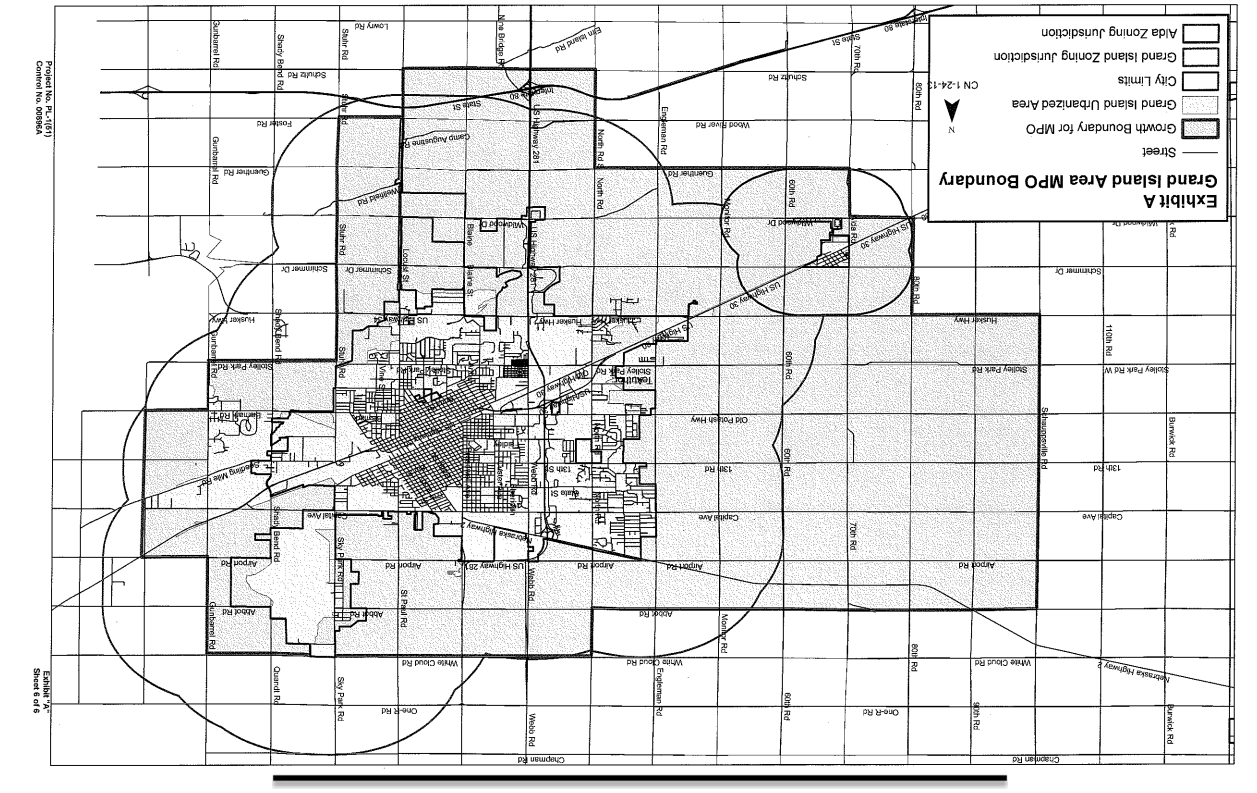
PL Funds are Planning Funds designated to all MPO's through a funding formula

SPR Funds are Statewide Planning Research Funds administered and awarded by NDOR.

City Administrator, Finance Director, Planning Director etc.) office space and equipment and administrative support. of employees working on MPO activities that are not paid by the grant (City Engineer, Manager of Engineering Services, The City of Grand Island funding match will be a combination of cash and in-kind match including but not limited to cost

conjunction with MPO planning activities that involve transit. designated to receive beginning with the 2013 fiscal year. 5305 Transit Planning Funds are part of the 5305 Urban Transit Program funding that the City of Grand Island has These dollars are part of the UPWP and can be used in been

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Projected Total Expenses for all Activities	Meetings Office Expenses	Equipment	Manage Funding Streams and Budget	Prepare Meetings for Policy Board and TAC	Train Transportation Planning Coordinator	Administration/Systems Management (ASM) Hire Transportation Planning Coordinator	Services	Develop an RFP for	Transit Planning	Begin work on Modeling and Plan	Procure a Contractor for Services	Services	Long-Range Transportation Plan (LRTP) Develop an RFP for	Programing	Interviews GITV	Media	Civic Group Speaking	Web Site creation and maintenance	Public Participation Process (PPP)	Present Grand Island 1 and 6 Year road plan	Draft TIP Policy	Transportation Improvement Program (TIP)	NDOR	Quarterly Reports to	2014 UPWP and Budget amendments	Unified Planning Work Program (UPWP)	UPWP Element	2014 GIAMPO UPWP Budget Summary	•
\$284,095	\$720 \$6,775	\$11,200	\$1,600	\$28,000	\$16,000	\$70,695 \$6,400	\$10,200	\$4U,8UU	\$51,000	\$96,000	\$8,000	\$8,000	\$112,000	\$6,400	\$4,000		\$4,000	\$8,000	\$22,400	\$2,400	\$7,200	\$9,600	\$1,600	000,21¢	\$4,800	\$18,400		Federal Funds	
\$71,024	\$180 \$1,694	\$2,800	\$400	\$7,000	\$4,000	\$17,674 \$1.600	\$2,550	\$10,200	\$12,750	\$24,000	\$2,000	\$2,000	\$28,000	\$1,600	\$1,000		\$1,000	\$2,000	\$5,600	\$600	\$1,800	\$2,400	\$400	\$3,000	\$1,200	\$4,600		Local Funds	
\$355,119	\$900 \$8,469	\$14,000	\$2,000	\$35,000	\$20,000	\$88,369 \$8.000	\$12,750	\$51,000	\$63,750	\$120,000	\$10,000	\$10,000	\$140,000	\$8,000	\$5,000		\$5,000	\$10,000	\$28,000	\$3,000	000,6\$	\$12,000	\$2,000	οοο'ςτό	\$6,000	\$23,000		Total	



GIAMPO – Policy Board

Tuesday, July 23, 2013 Regular Session

Item I1

Resolution 2013-01 for Approval of Planning (PL) Funds

Staff Contact: Mayor Jay Vavricek

RESOLUTION 2013-01

(SIGNING OF THE PROJECT PROGRAM AGREEMENT)

GRAND ISLAND AREA METROPOLITAN PLANNING ORGANIZATION

Whereas: The Grand Island Area Metropolitan Planning Organization is proposing a transportation planning project for which it would like to obtain Federal funds;

Whereas: Grand Island Area Metropolitan Planning Organization understands that it must strictly follow all Federal, State and local laws, rules, regulations, policies and guidelines applicable to the funding of the Federal-aid project; and

Whereas: The Grand Island Area Metropolitan Planning Organization and Nebraska Department of Roads (NDOR) wish to enter into a Project Program Agreement setting out the various duties and funding responsibilities for the Federal-aid project.

Be It Resolved: by the Policy Board of the Grand Island Area Metropolitan Planning Organization that:

Jay Vavricek, Chairperson of the Board and Grand Island Mayor, is hereby authorized to sign the attached Project Program Agreement between the Grand Island Area Metropolitan Planning Organization and the NDOR.

The Grand Island Area Metropolitan Planning Organization and the City of Grand Island are committed to providing local funds for the project as required by the Project Program Agreement.

NDOR Project Number: PL-1 (51) NDOR Control Number: 00896A FY 2014 Planning (PL) Agreement

Adopted this 23rd day of July, 2013 at Grand Island, Nebraska.

The Policy Board of the Grand Island Area Metropolitan Planning Organization:

Mayor:

Jay Vavricek

Council Members:

Vaughn Minton, Scott Dugan, Julie Hehnke, Bob Niemann

County Board Members:

Bob McFarland, Dan Purdy

Planning Commission Chair:

Pat O'Neill

Nebraska Department of Roads Director:

Randy Peters

< insert Board Member name here> moved the adoption of said resolution.

< insert Board Member name here>, seconded the motion.

Roll Call: _____ Yes; _____ No; _____ Abstained; _____ Absent

Resolution adopted, signed and billed as adopted.

Attest:

[Secretary]