

#### City of Grand Island

#### Tuesday, November 24, 2015 Council Session

#### Item G-17

**#2015-329 - Approving Agreement with NDOR for Stolley Park Road Reconfiguration** 

Staff Contact: John Collins, P.E. - Public Works Director

#### Council Agenda Memo

From: Terry Brown PE, Assistant Public Works Director

Meeting: November 24, 2015

**Subject:** Approving Agreement with NDOR for Stolley Park Road

Reconfiguration

**Presenter(s):** John Collins PE, Public Works Director

#### **Background**

Construction of Stolley Park Road was completed in two parts; (South Locust to Blaine) in 1978 and (Blaine to Hwy 281) in 1983 using funds from the Department of Roads. Stolley Park Road was constructed as a four lane arterial route, but the outside lanes were never opened to traffic. Traffic volume is continuing to increase from 7,390 ADT in 1978 to current counts reaching around 12,500, and substantially more during special events, such as the State Fair.

The City has received a number of complaints, including:

- Vehicles using the outside parking lane to pass;
- Vehicles driving on the outside parking lane as though it was a travel lane;
- Vehicle/pedestrian hazards at Stolley Park Elementary and Barr Middle School;
- Vehicle/pedestrian hazards along Stolley Park Road as vehicles drive along the parking lanes;
- Speeding;
- Vehicles running the traffic signal at Blaine Street;
- The Stolley Park driveway creates a hazard as it connects at the intersection of Stolley Park Road and Park Drive;
- Numerous rear end collisions from turning traffic.

The Department of Public Works studied the issues and verified the complaints. Running the signal is an enforcement issue only. The remaining issues are related to the design and current configuration of the street.

On June 24, 2014 staff presented options for reconfiguring Stolley Park Road, which required removing parking along the roadway from US Highway 281 to South Locust Street. City Council adopted the No Parking Zone on both sides of Stolley Park Road, from US Highway 281 to South Locust Street, at their July 8, 2014 meeting by Resolution No. 2014-192.

#### **Discussion**

The reconfiguration of Stolley Park Road qualifies as a Federal-aid Transportation Safety project meaning federal funding is available through the Nebraska Department of Roads (NDOR). The federal share payable on any portion of a local federal-aid safety project is a maximum of 90% of the eligible participating costs, while the Local Public Agency (LPA) is responsible for the remaining 10% as well as all other nonparticipating or ineligible costs of the project. The current estimate of this project is \$1,349,180.00, with the LPA share being \$169,118.00 at this time. The LPA share includes \$38,000.00 of nonparticipating Preliminary Engineering costs, of which \$35,676.23 has been expended to date.

Such project would consist of Stolley Park Road striping reconfiguration from Webb Road to Locust Street, which includes pavement surface treatment and maintenance for preparation of the roadway re-striping. The existing roadway is a 46 foot concrete curb and gutter section and consists of two (2) 12 foot lanes with 11 foot of no parking zones. The new roadway will consist of a four lane undivided section from Webb Road to just west of Brentwood Boulevard, five lane section from just west of Brentwood Boulevard to St. Joe Bike Trail, and a three lane section with bike lanes from St. Joe Bike Trail to Locust Street. This project will right size the lane configuration to optimize safety and efficiency, and meet the Federal Highway Administration (FHWA) safety program requirements.

#### **Alternatives**

It appears that the Council has the following alternatives concerning the issue at hand. The Council may:

- 1. Move to approve
- 2. Refer the issue to a Committee
- 3. Postpone the issue to future date
- 4. Take no action on the issue

#### Recommendation

City Administration recommends that the Council approve a resolution authorizing the Mayor to sign the agreement.

#### **Sample Motion**

Move to approve authorization for the Mayor to sign the agreement.

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### LPA PROGRAM AGREEMENT- FEDERAL-AID FUNDS

CITY OF GRAND ISLAND, NEBRASKA
STATE OF NEBRASKA, DEPARTMENT OF ROADS
PROJECT NO. HSIP-5402(5)
STATE CONTROL NO. 42812
STOLLEY PARK ROAD RECONFIGERATION, GRAND ISLAND

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

#### WITNESSETH:

Code of Federal Regulations, and within the jurisdiction of Local Public Agencies under Title 23 of the United States Code and 23 WHEREAS, Federal-aid funds are available for transportation projects on eligible routes

transportation projects, and WHEREAS, federal law requires that the State act as a liaison for all Federal-aid local

Federal-aid funds to reimburse LPA for a percentage of the eligible and participating costs of the WHEREAS, LPA has a proposed project on an eligible route that LPA would like to seek

as evidenced by the Resolution of the LPA dated the Exhibit "A", be developed and constructed under the designation of Project No. HSIP-5402(5), WHEREAS, LPA desires that this project, the location of which is shown on attached 2015, attached as Exhibit "B" and made a part of this Agreement day of

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WHEREAS, the project is described generally as follows

configuration meeting FHWA Road Diet Initiative. with bike lanes from St. Joe Bike Trail to Locust Street. This project will right size the lane section from just west of Brentwood Boulevard to St. Joe Bike Trail, and a three lane section four lane undivided section from Webb Road to just west o9f Brentwood Boulevard, five lane consists of two 12 foot lanes with 11 foot not parking zones. Street which includes pavement surface treatment and maintenance for preparation of the roadway re-striping. This project will consist of Stolley Park striping reconfiguration from Webb Road to Locus The existing roadway is a 46 feet concrete curb and gutter section and The new roadway will consist of

all other nonparticipating or ineligible costs of the project, and be a maximum of 90 percent of the eligible and participating costs; the LPA's share will be the remaining 10 percent of the eligible and participating costs; and LPA will also be responsible for WHEREAS, the Federal share payable on any portion of a local Federal-aid project will

provide that the Federal share of the cost of those projects will be paid only to the State, and WHEREAS, regulations for implementing the provisions of the above mentioned act

to match Federal Funds for the costs of local transportation projects, and WHEREAS, the regulations further allow and State requires that LPA use its own funds

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for the project on the LPA's behalf, and WHEREAS, the LPA wishes and the State intends to act as the Responsible Charge

responsibility for the development and construction of the project, and and the parties understand that the project will be LPA's project and LPA will have ultimate WHEREAS, State is willing to act as RC so long as the State is reimbursed for its costs

project and LPA is willing to allow State to manage the schedule of the project and LPA commits taking prompt action when requested by State so that this project will stay on schedule, and WHEREAS, LPA understands that time is of the essence in the development of this

contract for LPA's execution and use, and for bids, conduct a letting, make award recommendations to LPA and prepare a construction WHEREAS, LPA understands that the State, on behalf of LPA, will advertise the project

Right-of-Way appraisal, appraisal review, negotiation and relocation assistance contractor, preliminary and construction engineering providers, and any consultant related to WHEREAS, the State will be responsible for paying directly the project construction

about the eligibility of the project for Federal-aid funding; and (2) State will coordinate with the (1) State will act as a liaison with Federal Highway Administration (FHWA) concerning issues to address any Federal-aid issues that have been identified with the project, and WHEREAS, it is understood that the State will act in two capacities for this project;

local property assessments that exceed the LPA's share of project costs, and **WHEREAS**, Federal Regulations provide that the LPA shall <u>not</u> profit or otherwise gain

must be addressed as explained further in this Agreement, and fiscal year then the audit requirements of 2 CFR, Subtitle A, Chapter 2, Part 200, Subpart F FHWA, therefore, if a non-federal entity expends \$750,000 or more in total federal awards WHEREAS, the funding for the project under this Agreement includes monies from the ы П

estimated and actual project costs, and \$1,349,180.00 but such costs may increase or decrease due to variations between the **WHEREAS**, the planning level DR 530 estimate of the cost of the project is

and actual project costs, and share of the project costs may increase or decrease due to variations between the estimated has placed in its fiscal budget at least the amount of the local match indicated above. includes \$38,000.00 of nonparticipating Preliminary Engineering costs. WHEREAS, LPA's share of the total project costs is estimated to be \$169,118.00 which LPA has earmarked and LPA's

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

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project "LPA" means the Local Public Agency that is sponsoring a Federal-aid transportation

compilation of Nebraska law "NEB. REV. STAT" means the Nebraska Revised Statutes, which is the officia

"OMB" means the Federal Office of Management and Budget

oversee the development of the project. The RC will ordinarily be the State's Project Nebraska Department of Roads. Coordinator from the Local Projects Section of the Material and Research Division of the "RESPONSIBLE CHARGE" or "RC" means the State representative(s) assigned ರ

manage the construction of the project on behalf of the LPA "PROJECT MANAGER" means the employee or designee of the State who will

Department of Transportation for LPA federally funded transportation projects or authorized representative. The State is a funding liaison between LPA and the United States "STATE" means the Nebraska Department of Roads in Lincoln, Nebraska, its Director,

transportation project. a liaison between LPA and the State and Federal government for LPA's Federal-aid employee of LPA who has been properly authorized to serve as LPA's representative "LPA's PROJECT LIAISON", "LPA's PL" or "PL" means the officially designated and to be

## SECTION 2. DURATION OF THIS AGREEMENT (2-25-14)

- 2.1 **Effective Date** --This Agreement is binding on the date it is fully executed by the Parties
- 2.2 amended by mutual agreement or as otherwise provided herein. Renewal, Extension or Amendment -- This Agreement may be renewed, extended or
- 2.3 the State signed the agreement Identifying Date - For convenience, this Agreement's identifying date will be the date
- 2.4 long term activities of the LPA such as environmental, maintenance, and operational or agreement. commitments, will remain in effect as long as required by law, NEPA document, permit and final financial settlement, except that any terms of this Agreement that contemplate Duration— This Agreement will expire upon completion of the LPA's Federal-aid project
- 2.5 negotiate any necessary project termination conditions consistent with this Agreement. development of this project as a Federal-aid project, the LPA shall notify the State and herein. If the LPA determines that for any reason it will not continue with the Termination -- Further, State reserves the right to terminate this Agreement as provided

## SECTION 3. PURPOSE OF AGREEMENT

ω jurisdiction. directly to LPA for this project, but will provide Federal funding for eligible and a street, highway, road, trail or other transportation related facility under LPA's The LPA wishes to obtain Federal-aid funding for a Federal-aid transportation project on participating project costs through the State. The Federal Highway Administration (FHWA) will not provide funding The State, pursuant to Neb. Rev.

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ယ 3.2 the development of this project in an effort to meet all federal and state eligibility professional engineer licensed in the State of Nebraska as required by Neb. Rev. Stat. § engineer licensed in the State of Nebraska or a person under direct supervision of a estimates will be prepared and the construction will be observed by a professional signed and dated by a professional licensed engineer in the State of Nebraska, and that The parties further understand that the project plans and specifications shall be sealed, requirements so the project may be determined eligible for federal-aid funding other projects competing for limited federal-aid funds. LPA acknowledges that many conditions must be met for the transportation project federal-aid funding requirements, and the State's perceived priority of this project with unknown availability of federal-aid funds, the timely and satisfactory completion of all reimbursed with federal-aid funds. contemplated by this Agreement to be constructed and for project costs to be Those conditions include, but are not limited to, the Therefore, LPA agrees to assist in

## SECTION 4. FEDERAL AID PROJECT REQUIREMENTS

laws, and when applicable, state and local laws, and the LPA Guidelines Manual for Federal-aid Federal-aid project procedures and requirements applicable to this project, including federal For any work to be completed by LPA on this project, LPA agrees to comply with all

## 4.1 The Applicable Legal and Contract Requirements

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σ be found in its entirety at the following internet address: for LPA projects funded with Federal-aid funds. part, and formally approved, by the FHWA as a document setting out requirements which is incorporated herein by this reference. The Manual is a document drafted in provisions of the LPA Guidelines Manual for Federal Aid Projects (The Manual), LPA Guidelines Manual - LPA also agrees to strictly comply with the applicable A current version of The Manual can

effort to comply with such guidelines or clarification. Project Division Section Engineer or Project Coordinator, and shall make its best project work, the LPA shall seek guidance or clarification from the State's Local LPA believes that The Manual does not clearly address a particular aspect of the http://www.transportation.nebraska.gov/gov-aff/lpa-guide-man.html. In the event the

4.2 provided timely notice for additional oversight and approvals. LPA 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

## SECTION 5 - GENERAL PROJECT DUTIES

### 5.1 State's Responsibilities.

Except for the duties expressly delegated to LPA herein, the State shall be responsible construction and construction engineering LPA's behalf including planning, environmental, design, right-of-way, utilities, railroad for completing or overseeing all stages of the development of the Federal-aid project on Responsible Charge (RC), on behalf of LPA, for this project. Project Manager and Project Inspector to oversee the construction of the project. representative in the development and construction of the project. This Project is LPA's project and LPA understands that State will be acting as LPA's The State will also act as The State will act as

### 5.2 LPA's Responsibilities.

shall also, when applicable, provide construction inspection services related to any LPA obtaining formal LPA approval and authority when deemed necessary by the LPA safeguarding the interests of LPA in the project, for giving approvals as needed, and for necessary to help State or the project consultant(s) with the development and its best efforts to provide approvals, sign documents, and to promptly do all things LPA's intentions and will keep the project eligible for federal-aid funds. LPA shall make owned utility facility rehabilitation work included within the project construction contract construction of LPA's project. LPA will be responsible for confirming that the State's work on its behalf conforms LPA's Project Liaison shall be responsible for LPA

## SECTION 6 - LPA'S PROJECT LIAISON

act as LPA's Project Liaison (hereinafter known as "LPA's Project Liaison" or "LPA's PL" or "PL"), to take all actions necessary for the project on behalf of LPA and to serve as a liaison name, mailing address, email address and phone number, and shall authorize that employee LPA shall formally appoint an LPA employee, and provide the State with that employee's

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between the State and LPA. LPA's PL shall be certified by a process developed by State to act a PL for the project

## SECTION 7 - PROGRAMMING DOCUMENT

Scheduling Division has approved the DR530. LPA shall formally approve the signing of that specified the scope of the project and the estimated cost of the project. The State's Project this Program Agreement. LPA has submitted to State the official project programming document, the DR Form 530

# SECTION 8 - PROCUREMENT OF PROFESSIONAL SERVICES

project design and construction engineering; NEPA and other Environmental Specialists; Right-Professional Services Providers used for a project of this type include but are not limited to necessary by the State for the development and construction of LPA's project. solely responsible for the day-to-day scheduling and oversight of the progress of the work under progress of the work under the agreement on behalf of LPA. Although, the Consultant which service provider(s) will be selected for LPA's project. The Consultant Agreement will authorized by LPA to select any other service providers deemed necessary by State for LPA's select a service provider from the State's list of Right-of-Way Service Providers. State "On-Call" Consultant for the selection of Engineering or Environmental Consultants, and to engineering. LPA authorizes the State to use State's qualification based selection process or a of-Way Appraisal, appraisal review, negotiation and relocation assistance; and construction Agreement will be between LPA and consultant, the Parties understand that the state will be specify that State will manage and administer the agreement and enforce the terms and the project using State processes for such selections. State in writing that the agreement must be executed before work may begin even if such date is prior to obtaining LPA's execution of the agreement, unless LPA notifies the Notice-to-Proceed to the selected service provider as soon as State determines it is necessary, State with the selected Consultant. LPA hereby authorizes the State to retain the Professional Services providers deemed LPA agrees to promptly sign any service provider Agreements prepared by Further, LPA hereby authorizes State to issue The State shall make the final decision as The typical State is further

# SECTION 9 - PLAN DEVELOPMENT AND PROJECT ENVIRONMENTAL WORK

#### General

the project itself that LPA is responsible for the completed design of this project as if LPA had designed concerns or questions about the development of the plans. project design is acceptable to LPA. LPA shall immediately notify State when it has will have a thorough understanding of the planned improvement and will ensure that the its Project Liaison (PL) to carefully follow the development of the project plans so that PL consultant, State employees will design the project on LPA's behalf. LPA shall authorize expected to be developed by a design consultant, but if State elects to not use a design The plans, specifications and estimates for the construction of LPA's project are It is expressly understood

#### 9.2 Plan-in-Hand (PIH)

The State and the Design Consultant shall prepare for and hold a PIH meeting at the project site, and shall create a PIH report from the PIH meeting. LPA's Project Liaison

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### 9.3 Project Environmental Work

Municipal Separate Storm Sewer System (MS4) program. If the LPA does design, construct and maintain, as a part of this project, water quality facilities as Phase II Regulatory Requirements of 40 CFR 122.34 (b), then project consultant will transportation facility. and be responsible for meeting all environmental commitments as the owner of the commitments for the project. LPA will sign NEPA documents and permit applications governing body. LPA shall notify State immediately after review of such documents with this project; LPA's PL shall communicate those commitments to LPA's NEPA documents and the environmental commitments that will be associated environmental work. the environmental documents and permit applications, as well as the schedule for the documents and permit applications. State will oversee and manage the development of environmental issues on this project. LPA authorizes the State to select an management program, the project consultant shall follow the State (NDOR) MS4 active construction storm water management and post construction storm water required by LPA's National Pollutant Discharge Elimination system (NPDES) permitted PROGRAM. If LPA's project is within an area that is subject to the federal Storm Water LPA decides not to proceed with the project because of the environmental costs and Environmental Consultant to complete the development and writing of the environmental The LPA hereby authorizes State to act as the agent for the LPA concerning The LPA's PL shall promptly review and approve the project **MUNICIPAL SEPARATE STORM SEWER SYSTEM (MS4)** not have

### 9.4 90% Plans Stage

way cost estimates completed by the State or the project design consultant. "90% Plans" stage, including, when applicable, the right-of-way plans and the right-ofplans developed from the 90% plans approval of the 90% plans, LPA shall also review and approve the utility rehabilitation LPA shall review and give its formal approval to the construction plans at the After LPA's

### 9.5 Coordinating Professional

Professional for this project. The Coordinating Professional shall apply his or her seal and that any changes made to the design are approved by the corresponding discipline design disciplines involved in the project are working in coordination with one another, that of the Coordinating Professional. The Coordinating Professional shall verify that all and signature and the date to the cover sheet of all documents and denote the seal as licensed professional engineer or architect, the State shall designate a Coordinating As required by Neb. Rev. Stat. § 81-3437, if LPA's project involves more than one Engineers and Architects Regulation Act (Neb. Rev. Stat. § 81-3401 et. seq.) "Coordinating Professional" shall have the meaning set out in §81-3408 of the Nebraska

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#### 9.6 **Professional Performance**

the project for the propriety and integrity of the professional work to be accomplished by the LPA for from any expense or liability that would be connected with the LPA's sole responsibility of the work product of the LPA and the project consultant which would relieve the LPA examination and will not be considered an approval, for funding or for any other purpose consultant(s) will not be considered to be a full and comprehensive review or the State, or acceptance or use of the work product of the LPA or the project performance and ability of the LPA and the project consultant(s) in the planning, design construction, operation and maintenance of this project. Any review or examination by It is understood by the Parties that the LPA is solely responsible for the professional

#### 9.7 **Public Involvement**

Involvement processes State's Public Involvement Coordinator will continue to oversee all project Public public involvement activities that require attendance of LPA's representatives(s). The LPA shall assist with the public involvement process and will be represented facilitate all public involvement activities with assistance, when necessary, from the LPA Improvement Plan (STIP) questions. will coordinate all required public notice and public involvement Statewide Transportation evaluate the project and decide what process is required for Public Involvement. State Early in the planning of the project, the State's Public Involvement Coordinator will State and the project design consultant will The

### SECTION 10 -RIGHT-OF-WAY (ROW

#### <u>10.1</u> **Governing Documents**

91-646, the Uniform Relocation Assistance and Real Property Acquisition Policies Act of "Right-of-Way Manual". "Right-of-Way Acquisition Guide for Local Public Agencies" and the State's Public Agency (LPA) shall comply with 23 CFR part 710, the Uniform Act, the State's The Federal law governing acquisition of additional property rights and relocation 1970 as amended, commonly called the Uniform Act (49 CFR Part 24). assistance on federally assisted projects is found in 23 CFR Part 710, and Public Law The Local

applies on all projects. Act must be followed even if there is NO Federal funding in the Right-of-Way such as planning, engineering, environmental studies, or construction. The Uniform Act applies whenever Federal dollars are used in any phase of a project The State's Relocation Assistance Act, Neb. Rev. Stat. §§ 76-214 to 76-1238 The Uniform

### 10.2 LPA Authorization for State to Act on LPA's Behalf

project, the State shall complete or provide oversight of the Right-of-Way activities for the construction of LPA's project. When additional property rights are needed for the This Section applies when the State determines that property rights need to be acquired

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### 10.3 Right-of-Way Cost Estimate

out of State's work under this Agreement. Federal-aid funds used for the project to date and (2) all costs incurred by State arising because of these costs. estimate and notify State immediately if LPA decides to not proceed with the project establishing the Federal ROW obligation. LPA shall review the right-of-way cost parties understand that the estimate is preliminary and used primarily for planning and The State will complete an estimate of the costs of acquiring the additional property The State shall notify LPA of the aggregate estimated right-of-way costs. Withdrawing the project by LPA will require LPA to repay (1) all

### 10.4 Condemnations

for LPA's project. under this Agreement. aid funds used on the project and all costs incurred by State arising out of State work federal-aid funds for the entire project, and (2) repayment to State in full of all Federalproject will not be constructed for this reason, LPA will be subject to (1) the loss of properties needed for the project, the project will not be constructed. project for bid letting. If LPA does not promptly complete the condemnation of the condemnation awards to be paid into County Court before State will advertise LPA's must file condemnation actions, hold hearings, and cause the amounts of the discretion, determines a condemnation action is necessary. LPA understands that it condemnation actions to acquire the ROW from property owners when State, in its sole property owners; however, LPA understands and agrees that sometimes properties must LPA authorizes State to acquire the necessary ROW by voluntary conveyance from acquired by condemnation action. Therefore, the LPA shall be solely responsible for filing and handling The State cannot complete condemnation actions In the event the

### 10.5 Encroachments

the project ROW free of future public or private encroachments or uses. LPA shall clear, or (3) to litigate or otherwise resolve all disputed claims to State's satisfaction at encroachments if the owner has no right to occupy the public ROW, (2) to acquire and encroachments identified on the project communicate regularly with State about the status of LPA's efforts to remove all LPA's sole cost. pay for the removal of encroachments when the owner's right to occupy public ROW is including but not limited to (1) bringing appropriate legal proceedings to remove area above, below, or on the existing ROW. LPA agrees to take all necessary actions entire existing ROW of this project of any private or non-LPA uses or occupancy of the been cleared of all encroachments. The LPA, at no cost to the project, shall clear the will not advertise for, or hold, a bid letting for LPA's project until the existing ROW has exclusively to the transportation use for which the project is to be constructed. Federal law requires that the right-of-way for a Federal-aid project must be dedicated LPA understands that after the project is completed, LPA shall keep

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#### 10.6 **Land Corners**

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project in accordance with Section 39-1708 et. seq., R.R.S. 1943 as amended and subdivision lot corners that may be affected by the construction of the proposed reference or have located and referenced all section corners, quarter section corners The LPA shall fully cooperate with State and the project Consultants to locate and

#### 10.7 Special Assessments

Federal-aid project shall be conducted as described in this section State of LPA's proposed assessment. A special assessment levied as part of this Prior to initiating a special assessment on a Federal-aid project, the LPA shall notify the

right-of-way for this Federal-aid project The LPA is required to provide to State documentation for each of the four points noted LPA is also required to follow all the terms of the Uniform Act in the acquisition of

provided it is consistent with applicable local ordinances. against all properties in the taxation area or in the district being improved and funds expended for a public improvement, provided the assessment is levied under the Uniform Act. constitute a form of forced donation, which is coercive and thus not permitted compensation paid for the real property. This recapture of compensation would made for the public improvement, for the primary purpose of recovering the assessment, solely against those property owners from whom acquisitions are "When federal funds participate in a project, an LPA may not levy a special However, an LPA may levy an assessment to recapture

following: The LPA needs to confirm there is no Uniform Act violation by documenting the

- the Uniform Act. property as required by the Federal and State Constitutions and reiterated in The affected property owners will be provided just compensation for their
- the project. aware they will not be assessed the cost to acquire their property needed for The acquisition costs will be paid by the LPA and property owners made
- The purpose of the special assessment is not to recover the acquisition costs
- circumstances differs from the way other like assessments have been imposed under similar compensation or that the assessment will be implemented in a way that in the special improvement district in response to their demand for just The assessment will not be arbitrarily imposed on selected property owners

The project files must contain documentation affirming the above bulleted items

### 10.8 Reimbursement of LPA's Right-of-Way

proceeding or District Court Trial may be reimbursed to the LPA on a case-by-case awards and Board of Appraisers fees. fees, tract acquisition costs, reasonable relocation assistance costs, condemnation eligible ROW expenses include appraisal fees, title research fees, ROW Consultant LPA is not expected to incur any reimbursable ROW costs for this project. However Additional expenses for condemnation

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## 10.9 Confidentiality of certain Right-of-Way

information consistent with State's practice the file over to LPA for condemnation. LPA will safeguard all right-of-way acquisition property acquisition confidential until the State has completed the acquisition or turned acquisition phase of this project. LPA understands that State will keep each individual LPA understands that the State will manage the right-of-way design, appraisal and

## SECTION 11 - RAILROAD PROPERTY ON LPA'S PROJECT

shall promptly meet any requirements of State or Railroad deemed necessary by State to documents developed or approved by the State for each applicable Railroad Company. separation projects, LPA and State shall enter into a separate funding and crossing closure construct the project or to be allowed to occupy railroad property. The State shall assist LPA, when required by railroad, in acquiring the property rights using assistance from LPA, shall when required by Railroad, develop a Construction agreement with Railroad specifying the funding commitments for the project. The State, with completed on property owned by a Railroad Company or Railroad Companies. For grade Agreement for LPA to formally approve and sign with each applicable Railroad Company. The Section applies when State determines that LPA's project includes work to be

## SECTION 12 - UTILITY REHABILITATION WORK

#### 12.1 Overview

§ 635.410. Right-of-Way." Administration, and the State's "Policy for Accommodating Utilities on State Highway Utilities" issued by the U.S. Department of Transportation, Federal Highway and Reimbursement", and Federal-Aid Policy Guide, 23 CFR §645B, "Accommodation Federal-aid Highway Policy Guide, 23 C.F.R § 645A, "Utility Relocations, Adjustments Right-of-Way for this project must be completed in accordance with the provisions of or across the project route. Utility facilities installed, relocated or rehabilitated within the public or private utility facilities that serve a public interest are located along, over, under by the Construction of LPA's project. LPA shall assist State in determining what, if any, that serve the public interest, owned by LPA or by another entity, which may be affected Accommodating Utilities on State Highway Right-of-Way" and the LPA manua America provisions found at 23 U.S.C § 313 and applicable regulations in 23 C.F This Section applies when State determines that LPA's project includes utility facilities LPA's project utility work shall also follow the current "Policy for Further, LPA utility work shall be performed in conformance with the Buy 앜

### 12.2 Eligible Costs

within the corporate limits of the LPA will become a project cost. All eligible non-betterment municipally owned and operated utility rehabilitation costs limits, the non-betterment portion of utility rehabilitation costs will become a project cost Outside the corporate

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### 12.3 LPA Owned Utilities

# 12.3.1 Waterlines and Sanitary Sewer Lines – Along and under the project route

and under the transportation project route. LPA shall cooperate with and provide the accessories, for any lines of these types. design consultant with the non-location design items, such as type, size and needed location within the new project of any waterlines or sewer lines that are located along The transportation project design consultant will be responsible for designing the

# 12.3.2 All other Utility Facilities – Along or crossing the project

for State's review and reimbursement of actual eligible costs utility rehabilitation, LPA shall submit to State its final invoice for the utility rehabilitation project construction contractor. When LPA separately constructs the other LPA owned rehabilitation plan into the plans for the transportation project to be constructed by the owned utility rehabilitation plan, or (2) incorporate the other LPA owned utility approval. The State may either (1) allow LPA to separately construct the other LPA owned facilities affected by the project and submit the plan to State for review and eligible for Federal-aid. LPA shall develop the rehabilitation plan for the other LPA to Proceed; any work performed by LPA prior to receipt of Notice to Proceed will not be performed by LPA prior to State obtaining Federal authorization and receipt of a Notice utility facilities shall be a project cost. No LPA owned utility rehabilitation work shall be The eligible non-betterment costs of the necessary rehabilitation of all other LPA owned

### 12.4 Non-LPA Owned Utilities

comply with any utility rehabilitation agreement(s) on this project, including enforcing the by the non-LPA owned utility. LPA shall take all actions State deems necessary to with the project construction contractor's schedule utility rehabilitation work schedule to avoid to the maximum extent possible any conflict project. The State will reimburse the eligible non-betterment rehabilitation costs incurred the completion of a project for the necessary rehabilitation of each facility caused by the agreements will require the owner of the utility facilities to develop a plan and schedule and sign all Utility Rehabilitation Agreements with non-LPA owned utilities. facilities that may be affected by the project construction. LPA shall formally approve LPA to approve and sign with each non-LPA owned Utility Company that has utility The State, with assistance from LPA, shall develop a Utility Rehabilitation Agreement for

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application for any needed permits to the District Engineer Officer to determine if a permit or permits are needed for the project and to make State shall assist LPA with contacting the State's local District Engineer or Permits obtain approval and a form of a letter of authorization or a permit from the State. Any project utility work to be completed within a State Highway ROW will require LPA to The

### SECTION 13. FINAL PLANS, BID LETTING AND CONSTRUCTION

#### 13.1 General

overseen the construction itself. shall immediately notify State when it has concerns or questions about the construction the progress of the work to ensure that the construction will be acceptable to LPA. LPA PL to carefully follow the construction of the project so that PL will thoroughly understand the work of the construction contractor to the plans and specifications as if LPA had project management and Inspection services on LPA's behalf. LPA shall authorize its State's competitive bid process. The construction of the project will be completed by a Contractor selected through The parties understand that LPA is responsible for the conformance of LPA authorizes State to provide the construction

## 13.2 Plans, Specifications and Estimates (PS&E)

LPA agrees to not unreasonably withhold its ratification of PS&E package approves the award of contract to the lowest responsible bidder on the project ratify any revisions made by the State in the final PS&E package when LPA from LPA, the State will advertise the project for a bid letting. LPA will be requested bid letting. When the PS&E Package is finalized by State, and formal approval received Section within the Construction Division, for final preparation of the PS&E Package for a PS&E Package to: (1) LPA for review and approval, and (2) State's Contract Lettings estimates (the PS&E Package) for LPA's project. The State or the project design consultant will complete plans, specifications and State shall simultaneously submit the

## 13.3 Bid Letting and Award of Construction Contract

selected contractor and will issue all applicable purchasing agent appointments and tax construction contract for signing. State may either re-let the project or terminate this Agreement. The LPA must provide a promptly resolve the dispute, State shall reject all bids and at State's sole discretion best efforts to promptly resolve the dispute with State. If the parties are not able to provide State with its explanation of the reason for withholding approval and will make its reason to withhold its approval. In the event that LPA withholds its approval, LPA shall as to the lowest responsible bidder for LPA's project, unless LPA has a compelling determination of the apparent low bidder for the project, except when the State rejects all award procedures. The State will recommend, for LPA's review and approval, will conduct a bid letting for LPA's Federal-aid project following the State's bid letting and exempt certificates for this project resolution concurring with the selection of the low bidder before the State will issue the The State, on behalf of the LPA, will provide the State's standard notice to bidders LPA shall promptly review and formally approve the State's recommendation LPA shall sign the construction contract with the 퍉

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interests of LPA in the construction of the project times during the construction of the project to act as a liaison and to represent the providing project management and inspection as necessary under the Construction LPA hereby authorizes the State to oversee the construction of LPA's project, including Contract. LPA's PL shall be available to be present at the project site at all reasonable

### 13.5 Change Orders

related to delay in approval of the change orders for the project State harmless, indemnify and defend the State against damages suffered by the State the LPA shall make its best efforts to promptly respond so that contractors work will not to be necessary for the construction of the project. State reserves the right to seek be delayed. State shall provide copies of all change orders to LPA's PL. formal approval from LPA for any change order. When State seeks LPA's approval LPA hereby authorizes State to approve on its behalf, change orders deemed by State The State will prepare any change orders to the project deemed necessary by the State LPA shall hold

### 13.6 Tentative and Final Acceptance

objects in writing, LPA authorizes State to notify contractor in writing that the project has been tentatively accepted. the project has been constructed according to the contract. Unless the PL promptly with the State's Project Manager and shall review the work of the project to confirm that acceptance under the terms of the construction contract. At that time, the PL shall meet LPA hereby authorizes State to determine when the project is ready for tentative

acceptance of the project final acceptance. shall promptly review and act on the State's recommendation that the project is ready for make its best efforts to resolve any dispute it has with the State concerning final recommended finding that the project is ready for final acceptance. LPA shall provide a written explanation of why LPA cannot approve the State's State will notify the LPA's PL when the project is ready for final acceptance. LPA shall formally approve the State's recommendation LPA

### 13.7 Final Audit

necessary to resolve any issues involved with the audit of the project LPA shall cooperate fully with State and shall provide any relevant information necessary to complete the final audit of the project. LPA shall take any actions

## 13.8 Maintenance and Environmental Commitments

out of the LPA's operation and maintenance of or related to the project. and hold harmless the State and FHWA from any suits brought against the State arising permit, and environmental document or by federal or state law. project environmental and other commitments and responsibilities required by contract requirements for a Federal-aid project. LPA accepts sole responsibility for maintenance of the project after tentative acceptance the project. LPA shall provide all future maintenance of the project consistent with the LPA also accepts responsibility for meeting all The LPA will release

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LPA shall make its best efforts to provide approvals, sign documents, and do all things necessary to help State with the development and construction of LPA's project

## SECTION 14. FINANCIAL RESPONSIBILITY

#### 14.1 General

with Federal-aid funds prior to such abandonment. the LPA shall pay or repay the State for all costs incurred by the State or reimbursed funds will be used to finance the costs of LPA's project. portion of the project. project payment with no cost or expense to the State in the project or in the ineligible participate in the project or any portion of the project, the LPA is responsible for full be ineligible for Federal-aid funding. participation is not allowable or available or if the project is subsequently determined to payment for the costs of this project, whether they be services, engineering, ROW, partial reimbursement with Federal-aid funds. The parties understand that no State LPA intends that its project be developed so that the project costs will be eligible for material or otherwise, are the sole responsibility of the LPA when Federal Should the project be abandoned before completion by the LPA, Therefore, if the Federal government declines The LPA understands that ᅙ

## 14.2 Total Project Costs and Funding Commitments

in the table below: The total cost of the project is currently estimated to be \$1,349,180.00 which is detailed

\$1,349,180.00		\$38,000.00	\$131,118.00	\$1,180,062.00   \$131,118.00		TOTAL
\$145,500.00			\$14,550.00	\$130,950.00		CE Total
\$13,500.00			\$1,350.00	\$12,150.00		NDOR
						RC
\$132,000.00			\$13,200.00	\$118,800.00		CE CE
				7		CE Phase
\$1,093,680.00			\$109,368.00	\$984,312.00	2016	Construction
						Utilities
						ROW
\$110,000.00		\$38,000.00	\$7,200.00	\$64,800.00		PE Subtotal
\$10,000.00			\$1,000.00	\$9,000.00		NDOR
						RC
\$50,000.00			\$5,000.00	\$45,000.00	2016	Final Design
\$12,000.00			\$1,200.00	\$10,800.00		NEPA
\$38,000.00		\$38,000.00				PE
				2016		PE Phase
Total	Other	Nonparticipating	Local Match	Federal	FFY of TIP/STIP	
3	(carpillines in i	Columnic to the transfer of th	macii supporu	OL LOMBING (V	IMAILD I NOOL	

likely to be higher as the project goes through the development and design process Both the LPA and State recognize the above estimate is preliminary and the final cost is

### 14.3 Authority of State

directly on LPA's behalf. LPA authorizes State to include State's costs for overseeing the development and construction of the project as a LPA hereby authorizes State to pay project consultants and the construction contractor reimbursable cost of the project

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- described elsewhere in this Agreement, LPA's cost of the non-betterment rehabilitation of LPA owned utility facilities as
- Ö LPA's costs to file and handle any condemnation proceeding needed for this project including the costs of the property rights acquired as described elsewhere in this

The allowable under this Agreement CFR 31) will be applied to determine whether the costs incurred by the LPA are criteria contained in Part 31 of the Federal Acquisition Regulations System

### 14.4 State-Incurred Costs

funds have been obligated. costs may be eligible for Federal-aid participation up to the amount for which federal LPA shall be responsible for such costs as charged by State employees; however, these development and construction of this project will be part of the cost of the project. The costs incurred by State employees to perform tasks on behalf of LPA related to the The

which an obligation is not obtained share of the obligated funds, 2) not eligible for reimbursement for any reason, or 3) for LPA shall be solely responsible for any State incurred costs 1) exceeding the Federal

## 14.5 LPA Project Budget and Invoicing by the State

project commitments as shown in subsection 14.1 above The LPA will earmark and place in its fiscal budget an amount sufficient to fund LPA's

invoice the LPA for some or LPA's entire share of the State incurred project costs. LPA their share of the total agreement amount. execution of a professional services agreement for this project, the State will invoice the At times determined by the State, and after execution of this Agreement, the State will After

the State within 30 calendar days of receipt of invoice from State other arrangement have been agreed upon in writing by the Parties. (includes audit costs), and (4) any unbilled preliminary engineering expenses, unless Upon award of the construction contract, the State will send an invoice to the LPA construction contract, (2) contingencies, (3) the costs of construction engineering requesting LPA to pay its share of (1) the costs of construction, based on the The LPA shall pay

## 14.6 Audit and Final Cost Settlement

ineligible for reimbursement Final reimbursement requests must be made within 60 days after the filing of the Any invoices submitted after the 60 calendar day deadline will be State

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

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associated with the project that have not been reimbursed by LPA. funds that have been expended for the project and (b) pay State for all of State's costs If the LPA withdraws the project for any reason, LPA shall (a) repay State all Federal-aid

## SECTION 15. SUSPENSION OR TERMINATION

### 15.1 Suspension

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

for termination of this Agreement. suspension will be grounds for the loss of eligibility for federal funding for the project and Termination subsection below. A suspension may also be imposed by the State for any of the reasons listed in Failure to correct the deficiencies identified in

### 15.2 Termination

This Agreement may be terminated as follows

- മ at any time The State and the LPA, by mutual written agreement, may terminate this Agreement
- Ö The State may terminate this Agreement for the following reasons
- A decrease or shift in available federal-aid funding that will, in the sole discretion receive federal-aid funding of the State, make it unlikely or impossible for this project to be prioritized
- Ņ When LPA's project has not been properly advanced as evidenced by the occurrence of any of the following events:
- <u>a</u> LPA has failed to replace the Project Liaison (PL) with a PL approved by the the project for any reason letting or construction stages, from when the PL leaves, or is removed from State within 30 days during the design stage or 10 days during the project
- <u>o</u> does not move promptly to acquire the needed property rights acquire any of the property interests needed to construct the project, or (2) LPA either (1) informs the State that it is unwilling to use condemnation to
- C ᅙ LPA has failed to take any action deemed necessary by State for the project be ready for the targeted letting date within the year specified in the STIP
- ٩ LPA has not included the project or project phases within the LPA's one or six Program (TIP), in the correct fiscal year year plans or, when applicable, within the LPA's Transportation Improvement

- ယ LPA's failure to meet the requirements for Federal-aid local projects found in federal, state, or local law or policy, or the requirements of the LPA Guidelines
- 4 A notice or declaration of FHWA or the State that any part of the project is or has become ineligible for federal funding
- G LPA's failure to sign any State requested project documents in a timely manner.
- တ LPA's failure to pay in full the local share specified in any agreement within 30 days after receipt of an invoice from the State
- LPA's breach of a provision of this Agreement.
- ဂ္ဂ termination to the State, subject to the LPA meeting the conditions of paragraph (e) The LPA may terminate this Agreement upon sixty (60) days written notice of
- ٩ provide the LPA sixty (60) days to properly resolve all issues identified by the State the LPA of the basis for termination and, when determined applicable by State Prior to the State terminating this Agreement, the State shall provide written notice to
- Φ Further, the LPA will thereafter be solely responsible for all costs associated with State's costs associated with the project that have not been reimbursed under 5.(a). Whenever the project is terminated for any reason, LPA shall (a) repay State all LPA's project Federal-aid funds that have been expended for the project and (b) pay State for all of

## SECTION 16. FEDERAL AUDIT REQUIREMENT

- governments and non-profit organizations. more in total federal awards in a fiscal year. Non-federal entity means state and local Part 200), the Part 200 Audit is required if the non-federal entity expends \$750,000 or regulations contained in 2 CFR, Subtitle A, Chapter 2, Part 200, Subpart F (hereinafter The funding for the project under this Agreement includes federal monies from the According to the Single Audit Act Amendments of 1996 and the implementing
- 16.2 Schedule of Expenditures of the Federal Awards (SEFA) related to the federal funds expended under this project should be shown in the report's (SEFA) and need not be reported by LPA (as per FHWA's February 16, 2012 letter and behalf of the LPA, will be reported on State's schedule of expenditures of federal awards federal funds for LPA projects paid directly to contractors and consultants by State, on The LPA shall comply with this Single Audit mandate as described in Section 16.1. February 24, 2012 letter). If a Part 200 audit is necessary, the expenditures

Federal Grantor: U.S. Department of Transportation - Federal Highway

Administration

Pass-Through Grantor: Nebraska Department of Roads

Program Title: Highway Planning and Construction (Federal-Aid Highway

Program)

CFDA Number: 20.205

Project Number: HSIP-5402(5

16.4 68509-4759 when the audit reporting package and the data collection form have been If a Part 200 Audit is submitted by the LPA, the LPA shall notify the Nebraska submitted to the Federal Audit Clearinghouse (FAC) website Department of Roads, Highway Audits Manager, at P.O. Box 94759, Lincoln, NE

## SECTION 17. COMMITMENT TO CONTINUED USE OF TRANSPORATION FACILITY

construction or improvement of a street, road, highway, bridge, trail, or other transportation operation of the project facility either during construction or after the project is completed for review and approval, any proposed changes to the LPA routes which affect the function or need that was the basis for the expenditure of Federal-aid funds. LPA shall submit to the State facility. If the project is constructed, LPA commits to use the project facility to meet the specific LPA has requested Federal-aid funds for this project based on a specific need for the

### SECTION 18. INDEMNITY

all liability, loss, damage, or expense, including reasonable attorney's fees and expert fees, that out of LPA's project and the terms of this Agreement State and/or FHWA may suffer as a result of claims, demands, costs, or judgments arising The LPA agrees to hold harmless, indemnify, and defend the State and FHWA against

### SECTION 19. TRAFFIC CONTROL

control devices on the completed project have been properly installed LPA's PL shall monitor the construction work zone to confirm that the traffic control devices control plan for the project, and for project related detours, before, during and after construction remain in conformance with the traffic control plan. LPA shall certify that all permanent traffic Traffic control must conform to the current adopted Manual on Uniform Traffic Control Devices. LPA shall assist State in the development, installation, and monitoring of the traffic

## **SECTION 20. CONFLICT OF INTEREST LAWS**

**EMPLOYEES & AGENTS FOR LOCAL FEDERAL-AID TRANSPORTATION PROJECTS** in the NDOR CONFLICT OF INTEREST GUIDANCE DOCUMENT FOR LPA OFFICIALS (including applicable State and local provisions) in order for the project to remain fully eligible for located on the State website at the following location: State and federal funding. LPA should review, understand and follow the instructions provided 18.36(b)(3) and 2 CFR, and agrees to comply with all the Conflict of Interest provisions The LPA shall review the Conflict of Interest provisions of 23 CFR 1.33 and 49 CFR

http://www.roads.ne.gov/gov-aff/lpa/chapter-forms/coi/coi-guidance-doc-lpa.pdf

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PROJECTS, for each project. This form is located on the State website at the following DISCLOSURE FORM FOR LPAS FOR LOCAL FEDERAL-AID TRANSPORTATION http://www.roads.ne.gov/gov-aff/lpa/chapter-forms/coi/coi-disclosure-doc-lpa.pdf

or discovery of any additional facts that could result in someone employed by, or who has potential conflict of interest on an LPA federal-aid transportation project ownership, personal, or other interest with Consultant or Subconsultant having a real or Consultants and Subconsultants shall submit a revised form for any changes in circumstances proposals for services, shall submit a Conflict of Interest Disclosure Form for Consultants Consultants and Subconsultants providing services for the project, or submitting

## SECTION 21. DRUG FREE WORKPLACE

State The LPA shall have an acceptable and current drug-free workplace policy on file with the

## SECTION 22. RECORDS RESPONSIBILITY

those mentioned in this section when requested to do so project completion; such records must be available for inspection by the State and the FHWA or any authorized representatives of the Federal government, and the LPA shall furnish copies at all reasonable times during the contract period and for at least three years from the date of related to LPA's involvement in the project. LPA shall make such material available at its office correspondence, files, books, documents, papers, accounting records and other evidence The LPA shall keep a project file for this project and keep and maintain all

The State shall provide LPA with copies of the letting plans and specifications and all orders. LPA shall be given reasonable access upon request to State's project files The State will also provide LPA with as-built plans after the conclusion of the

## SECTION 23. FAIR EMPLOYMENT PRACTICES

to "Contractor" in this section also means the "LPA" 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. Stat. SECTION 27. TITLE VI NONDISCRIMINATION CLAUSES of this Agreement. 48-1101 to 48-1126, and all regulations relative to nondiscrimination in federally assisted If the LPA performs any part of the work on this project, the LPA shall abide by the The reference

### **SECTION 24. DISABILITIES ACT**

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

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

### SECTION 26. **DISADVANTAGED BUSINESS ENTERPRISES (DBE**

#### 26.1 Policy

contracts financed in whole or in part with Federal Funds under this Agreement. Part 26 shall have the maximum opportunity to participate in the performance of The LPA shall ensure that disadvantaged business enterprises as defined in 49 CFR

### 26.2 Disadvantaged Business Enterprises (DBEs) Obligation

enterprises have the maximum opportunity to compete for and perform contracts. steps in accordance with 49 CFR Part 26 to ensure that disadvantaged business under this Agreement. In this regard, the LPA shall take all necessary and reasonable origin in the award and performance of FHWA assisted LPA shall not discriminate on the basis of race, color, sex, age, disability, or national contracts and subcontracts financed in whole or in part with Federal Funds provided 49 CFR Part 26 have the maximum opportunity to participate in the performance of The LPA and State shall ensure that disadvantaged business enterprises as defined The Ξ.

### SECTION 27. TITLE VI NONDISCRIMINATION CLAUSES

assignees and successors in interest agrees as follows: During LPA's performance of the work under this Agreement, the LPA, for itself, its

### Compliance with Regulations:

(Title 49, Code of Federal Regulations, Parts 21 and 27, hereinafter referred to as the nondiscrimination in federally assisted programs of the Department of Transportation Regulations), which are herein incorporated by reference and made a part of this The LPA shall comply with the Regulations of the Department of Transportation relative ರ

#### 27.2 Nondiscrimination

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 including procurements of materials and leases of equipment. The LPA shall not disability, religion or national origin in the selection and retention of subcontractors the contract work, shall not discriminate on the basis of disability, race, color, sex, age The LPA, with regard to the work performed by it after award and prior to completion of 앜

### 27.3. Solicitations for Subcontracts, Including Procurements of Materials and Equipment:

be performed under a subcontract, including procurements of materials or equipment In all solicitations either by competitive bidding or negotiation made by the LPA for work to

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on the basis of disability, race, color, sex, religion or national origin LPA's obligations under this Agreement and the Regulations relative to nondiscrimination

#### 27.4. Information and Reports:

made to obtain the information certify to the State, or the FHWA as appropriate, and shall set forth what efforts it has possession of another who fails or refuses to furnish this information, the LPA shall so and instructions. State or the FHWA to be pertinent to ascertain compliance with such Regulations, orders accounts, other sources of information, and its facilities as may be determined by the and instructions issued pursuant thereto, and will permit access to its books, records, The LPA shall provide all information and reports required by the Regulations, or orders Where any information required of a contractor is in the exclusive

### 27.5. **Sanctions for Noncompliance:**

determine to be appropriate, including but not limited to, Agreement, the State will impose such contract sanctions as it or the FHWA may In the event of the LPA's noncompliance with the nondiscrimination provisions of this

- ø Withholding of payments to the LPA under this Agreement until the LPA complies,
- Ø Cancellation, termination or suspension of this Agreement, in whole or in part

#### 27.6 Incorporation of Provisions:

United States enter into such litigation to protect the interests of the United States such litigation to protect the interests of State, and in addition, LPA may request the subcontractor or supplier as a result of such direction, LPA may request State enter into that, in the event a contractor becomes involved in or is threatened with litigation with a with respect to any subcontract or procurement as State or FHWA may direct as a means of enforcing such provisions including sanctions for noncompliance: Regulations, order, or instructions issued pursuant thereto. including procurements of materials and leases of equipment, unless exempt by the The LPA shall include the provisions of sections 27.1 through 27.6 in every subcontract, LPA shall take such action Provided, however,

#### SECTION 28. ENTIRE AGREEMENT

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

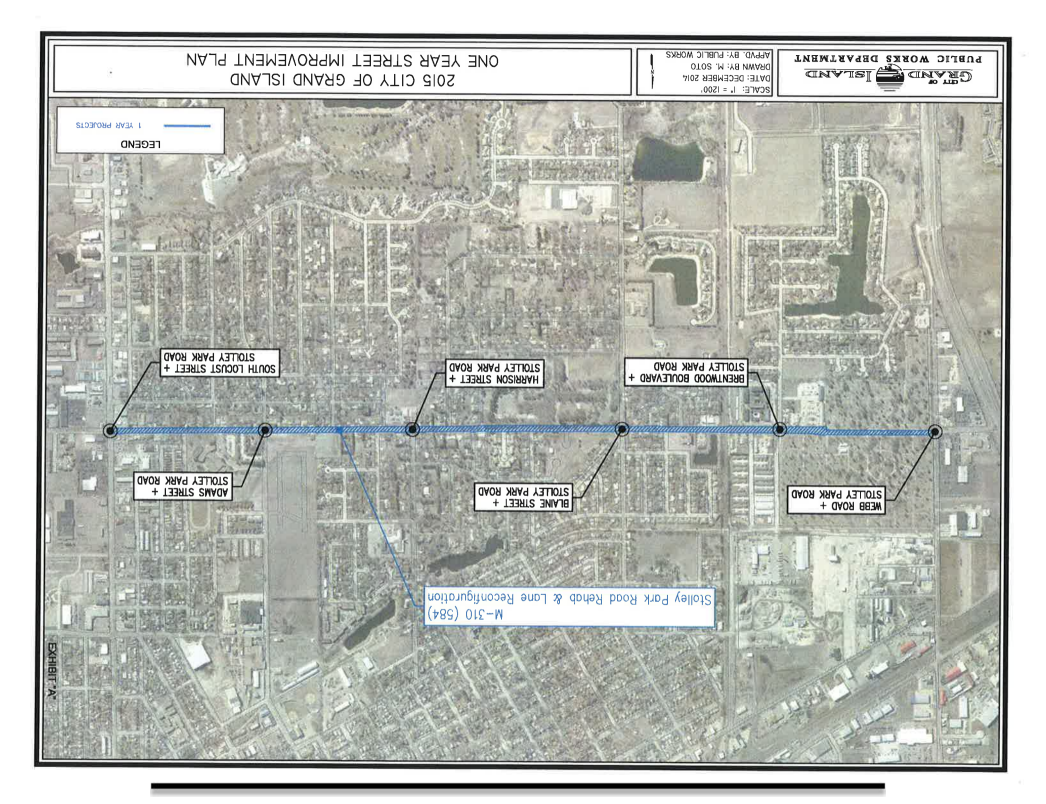
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authority as of the date signed by each party. IN WITNESS WHEREOF, the Parties hereby execute this Agreement pursuant to lawful

<b>EXECUTED</b> by the LPA this da	day of, 2015
WITNESS: RaNae Edwards	CITY OF GRAND ISLAND Jeremy Jensen
LPA Clerk	Mayor
<b>EXECUTED</b> by the State this c	day of, 2015
	STATE OF NEBRASKA DEPARTMENT OF ROADS Mick Sysio, P.E.
	Materials & Research Engineer

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#### RESOLUTION 2015-329

WHEREAS, the City of Grand Island is proposing to develop and construct a transportation project for which it would like to obtain Federal Funds; and

WHEREAS, the City 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 City and State of Nebraska, Department of Roads (State) wish to enter into an **LPA Program Agreement** – **Federal-Aid Funds** which will set out the various duties and funding responsibilities for the Federal-aid project; and

WHEREAS, the City wishes to designate its representative for this project.

NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND COUNCIL OF THE CITY OF GRAND ISLAND, NEBRASKA, that the Mayor, Jeremy Jensen, is hereby authorized to sign the attached **LPA Program Agreement – Federal-Aid Funds** between the City and the State.

BE IT FURTHER RESOLVED, that the City hereby designates Terry Brown to serve as the City's representative and Project Liaison (PL) with the State for this project.

BE IT FURTHER RESOLVED, that the City of Grand Island is committed to providing local funds for the project as required by the **LPA Program Agreement – Federal-Aid Funds.** 

NDOR Project No.: HSIP-5402(5)

NDOR Control No.: 42812

NDOR Project Name: Stolley Park Road Reconfiguration, Grand Island

- - -

Adopted by the City Council of the City of Grand Island, Nebraska, November 24, 2015.

The City Council of the City of Grand Island

Vaughn MintonJeremy JonesMark StelkRoger SteeleLinna Dee DonaldsonJulie HehnkeMike PaulickMitch NickersonMichelle FitzkeChuck Haase

Council Memb				moved the adoption of said resolution; seconded the motion
Roll Call:	Yes _	No	Abstained	Absent
Resolution ado	pted, sign	ed and bille	ed as adopted	
Attest:				Jeremy L. Jensen, Mayor
RaNae Edward	ls, City Cl	erk		
				Approved as to Form ¤