

City of Grand Island

Tuesday, May 24, 2011 Council Session

Item G9

#2011-126 - Approving Program Agreement with Nebraska Department of Roads for the Grand Island Historical Lighting Project on 3rd Street and Wheeler Avenue

Staff Contact: John Collins, Public Works Director

Council Agenda Memo

From:	Scott Griepenstroh, Project Manager	
Meeting:	May 24, 2011	
Subject:	Approving Program Agreement with Nebraska Department of Roads for the Grand Island Historical Lighting Project on 3rd Street and Wheeler Avenue	
Item #'s:	G-9	
Presenter(s):	Tom Ziller, Downtown Business Improvement District Scott Griepenstroh, Project Manager	

Background

All agreements must be approved by the City Council.

The Federal-aid Transportation Enhancement (TE) Program provides funding to construct and restore transportation infrastructure that are not eligible to be funded through other programs. TE activities offer funding opportunities to help expand transportation choices and enhance the transportation experience. Project types eligible for this funding are hike/bike trails, historic preservation, and scenic or historic byways. Currently approved projects can receive up to 80% Federal funding with a \$500,000 limit.

In 2009, the City of Grand Island requested TE Program funds for a Third and Wheeler Downtown Historical Lighting Improvement project. This grant application was approved by Council for submission on June 22, 2009 and was awarded from the Department of Roads. Changes in the Department of Roads program management requirements have delayed the project but the funds are still allocated to the project.

This project will construct 21 Historical Street Lights one block west, one block east and one half block south of the Kaufmann Park at 3rd Street and Wheeler Avenue. The lighting will be constructed in similar appearance to street lights that existed in this location during the early 20th Century, a period that saw the construction of several buildings in the area that are now on the National Register of Historical Places. The nostalgic appeal will be another draw for shoppers, tourists and seekers of entertainment to an area well known for history, commerce and popular community events.

The design of the foundations, poles and luminaires are based on photographs and other supporting historical documents as required by the grantee.

Discussion

A Project Programming Request was prepared by Public Works and approved by the Nebraska Department of Roads. The estimate of the entire project, including preliminary engineering, environmental clearance and construction oversight is \$189,540. Construction is anticipated to be completed in 2012. The Downtown Business Improvement District will provide local matching funds (20%) through funding awarded by the Community Redevelopment Authority in March 2011.

The Project Program Agreement between the City of Grand Island and Nebraska Department of Roads specifies the various duties and funding responsibilities of this Federal-aid project. The Project Program Agreement must be executed before the project can move forward.

The Project Program Agreement must be authorized by the Mayor's signature for the City of Grand Island before it can be fully executed.

<u>Alternatives</u>

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

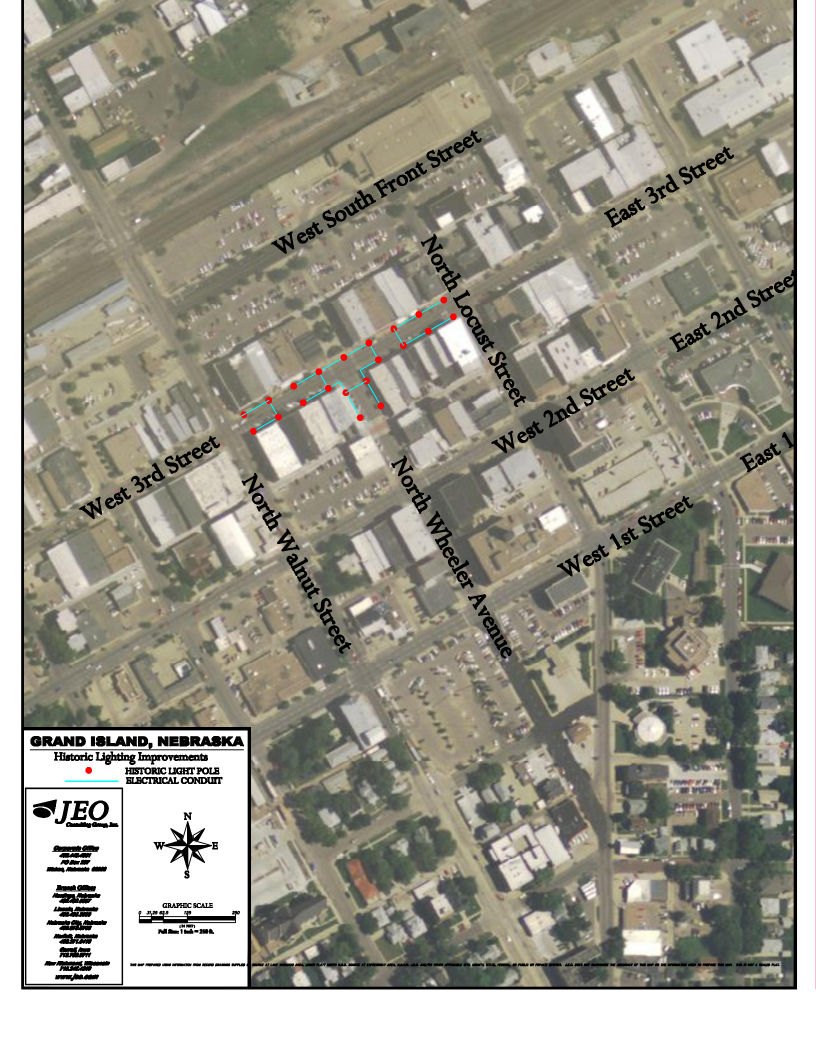
- 1. Move to approve
- 2. Refer the issue to a Committee
- 3. Postpone the issue to future date
- 4. Take no action on the issue

Recommendation

Public Works 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.



PA PROGRAM AGREEMENT- STP FUNDS

CITY OF GRAND ISLAND, NEBRASKA STATE OF NEBRASKA, DEPARTMENT OF ROADS PROJECT NO. ENH-40(60) STATE CONTROL NO. 42651 GRAND ISLAND 3rd & WHEELER HISTORICAL LIGHTING IMPROVEMENT

Roads, hereinafter referred to as the "State", and collectively referred to as the "Parties" Nebraska hereinafter referred to as the "LPA", THIS AGREEMENT, made and entered into by and between the City of Grand Island, and the State of Nebraska, Department of

WITNESSETH:

being called the FHWA, in compliance with Federal laws pertaining thereto, and (STP) Funds by the Department of Transportation, Federal Highway Administration, eligible WHEREAS, or the certain historic areas in the LPA 's jurisdiction have been designated as Enhancement Program portion of the Surface Transportation Program hereinafter

United WHEREAS, States Code, providing for improvements on eligible historic areas, and STP Enhancement Funds have been made available by Title 23 of the

ď 80 percent of the eligible costs, and WHEREAS, the Federal share payable on any portion of a STP project will be Ø maximum

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

matching Federal Funds for the improvements of those historic areas, and WHEREAS, the regulations further permit the use of funds other than State funds 2.

the expended on this project, and the understanding that this project is not a State project and that no State Funds are proposed work and Federal Funds for the construction of the proposed improvement, with WHEREAS, the State is willing to assist LPA to the end of obtaining Federal approval of ರ be

ç Transportation project, and elected WHEREAS, the official to act as "Responsible Charge" LPA has designated an available fully-qualified public employee (RC) for the subject Federal-aid

serve as WHEREAS, the RC has successfully completed training required by the State to an RC for the Federal-aid Transportation project, and

project, from planning through post-construction activities and maintain the project's eligibility for Federal-aid Transportation project funding, and WHEREAS, the RC will be in day-to-day responsible charge 오 all aspects of the

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

that, at a minimum: WHEREAS, the LPA will support the RC and is ultimately responsible to ensure

- <u>_</u> inspection, The project receives independent and careful development, supervision and
- N The project is constructed in compliance with the plans and specifications
- ω all environmental commitments remain eligible for Federal funding, and All aspects of the project from planning through construction activities, including
- 4 documentation filed in an organized fashion, and Decisions made and actions taken for the project have adequate supporting

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

Consultant and Contractors, and conduct a letting and receive bids for the project and will pay all eligible costs directly to the WHEREAS, the State and the LPA agree the State, on behalf of LPA, will advertise

federal funding issues, and managed according to federal rules and regulations. assurance and project assistance to ensure that the project is designed, constructed and WHEREAS, the State's role is only federal funding eligibility, including providing quality The State will coordinate with the LPA on

this record-keeping system for construction and construction engineering services for project, and WHEREAS, Trans*Port Site Manager will be used as the construction

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

requirements \$500,000 or more in total federal awards in a fiscal year, then monies from the Federal Highway Administration (FHWA). If a non-federal entity expends WHEREAS, the funding for the project under this agreement includes pass-through must be addressed as explained further in this agreement, OMB Circular A-133 and audit

ffe estimated to be \$189,540, but such costs may increase or decrease due to variations between estimated and actual project costs, and WHEREAS, the total cost of the project, including preliminary engineering, is currently

\$37 pay actual project costs, ,908, but such costs may increase or decrease due to variations between the estimated and all project costs not paid for by Federal funds; such costs are currently estimated to WHEREAS, the LPA has earmarked and will place in its fiscal budget sufficient funds and б б ರ

WHEREAS, the project is described as follows:

luminaries) and replacement of concrete sidewalk, and and foundation work, construction of Historical Street Lighting Units (foundations, poles and details include removal of existing street lighting units, removal of existing sidewalk for boring east and one half block south of the Kaufmann Park at 3rd Street and Wheeler Avenue. Downtown Grand Island. The termini of the proposed project are one block west, one block This project will construct 21 Historical Street Lights in a central, two block segment of Scope

EXHIBIT "B" and made a part of this agreement. of the LPA dated the constructed under the designation of Project No. ENH-40(60), as evidenced by the Resolution WHEREAS, the LPA desires that this project as shown on attached EXHIBIT "A" day of 2011, attached as be

SECTION 1. NOW THEREFORE, in consideration of these facts, the LPA and PURPOSE OF AGREEMENT State agree as follows:

aid management, planning, design, construction, operation and maintenance. purpose of this agreement is to set forth the understanding of the LPA and the State concerning this agreement as a steward of federal funds and as a liaison between LPA and FHWA. LPA's agreement if FHWA determines that the project is not eligible in whole or in part, for federal-aid LPA further agrees that LPA shall have no claim or right of action against the State under this agreement shall be construed to agreement, the LPA shall continue to have all duties concerning any aspects of project their respective duties to enable the project to be eligible for federal-aid funding. Under for the project through the State. The State, pursuant to Neb.Rev.Stat. §39-1305, will act under (FHWA) will not provide funding directly to LPA for this project; instead, FHWA provides funding transportation project on a street, highway, road or other transportation related facility under jurisdiction. The LPA wishes to implement, plan, design, construct, operate, and maintain a Federal-The LPA and the State understand that the Federal Highway Administration create any duty of the State to LPA concerning such matters Nothing in this this The

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federal funding conditions State believes in good faith that LPA must meet for this project to be eligible for funding. The following sections of this agreement include the program requirements and other

SECTION 2. DEFINITIONS

For purposes of this agreement, the following definitions will apply:

Officials "AASHTO" means American Association of State Highway and Transportation

"ADA" means the Americans with Disabilities Act

"ASTM" means the American Society for Testing and Materials

"CFDA" means Catalog of Federal Domestic Assistance.

"CFR" means the Code of Federal Regulations.

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

representatives of Transportation, Washington, D.C. 20590, acting through its authorized "FHWA" means the Federal Highway Administration, United States Department

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

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

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

Lincoln, Nebraska "LPD" means the Local Projects Division at Nebraska Department of Roads, Ξ.

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

Nebraska law.

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shall notify the State and negotiate any necessary project termination conditions, and the will not continue with the development of this project as a Federal-aid project, the LPA notifying the State that it is discontinuing work on the project. LPA shall pay or repay the State for all costs incurred by the State prior to the LPA as long as required by law or agreement. If the LPA determines that for any reason it

SECTION 4 RESPONSIBLE CHARGE (RC) REQUIREMENTS

The consistent with the following requirements: LPA must immediately and formally appoint an RC for this project according to q

- ≥ The LPA hereby designates Scott Griepenstroh as the RC for this projec
- ω Duties and Assurances of the LPA concerning its designated RC for this project
- <u>---</u> involvement in the project including identifying issues, supervising, overseeing or delegating various tasks, it means active day-to-day The LPA has authorized and fully empowered the RC to be in day-to-day directly with stakeholders, and decision making. responsible charge of the subject Federal-aid project; this does not mean merely investigating options, working
- N defined in "Public Employee" above The RC is a full-time employee or elected official of the LPA or of another entity as
- ω as an RC The RC is fully qualified and has successfully completed required training to serve
- 4 Federal-aid highway project funding. of the project, from planning through post-construction activities, remain eligible for discharge all duties associated with the project, including ensuring that all aspects The LPA shall allow the RC to spend all time reasonably necessary to properly
- Ω properly carry out the duties set out in this agreement. The LPA shall not assign other duties to the RC that would affect his or her ability to
- S for the RC The LPA shall provide necessary office space, materials and administrative support
- 7 eligible to-day control of the RC concerning the acts necessary for making the project The LPA shall fully cooperate with, support and not unreasonably interfere with dayfor Federal funding
- 00 The LPA shall take all necessary actions and make its best good faith efforts to

comply and assist the RC in complying with all Federal and State requirements and

ģ policies applicable to Federal-aid transportation projects, including, but not limited all applicable requirements of 23 CFR 635.105

- ဖ standards 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 The LPA agrees to take all necessary actions and make its best good faith efforts ರ
- 10 49 The LPA shall comply with the conflict-of-interest requirements CFR 18.36(b)(3) as described elsewhere in this agreement. <u>q</u> 23 CFR 1.33 and
- <u>1</u> ten calendar days or sooner if possible. The State will require the LPA to sign a Management Engineer, the LPD Project Coordinator, and the State District sooner if possible, notify verbally and in writing the State's LPD Quality than thirty calendar days or sooner if possible. If the designated RC must be If, for whatever reason, the designated RC is no longer assigned to the project supplemental agreement designating the replacement RC Representative; after such notification, the LPA shall replace the RC no later than replaced during the letting or construction phases, the LPA shall, within one day Project Coordinator; after such notification the LPA shall replace the RC no later verbally and in writing the State's LPD Quality Management Engineer and the LPD during the design phase, the LPA shall, within one day or sooner if possible, notify g
- 3 for the time and expenses of the RC State has incurred for the project, including but not limited to, any costs reimbursed paid Federal funds, as determined by the State, and any costs or expenses project is ineligible for Federal funding, the LPA will repay the State all previously omissions of RC, the LPA or its agents or representatives result in a finding that a result in the loss of all Federal funding for the project. understands that failure to meet any eligibility requirements for Federal funding may includes meeting all post-construction environmental commitments. The LPA State requirements and policies applicable to Federal-aid highway projects. The LPA agrees that it is ultimately responsible for complying with all Federal and In the event that the acts or Ħ This
- 0 The LPA understands that the following are the duties of the RC
- . ` Serve by the LPA as the LPA's contact for issues or inquiries for Federal-aid projects assigned

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Ņ Ensure that all applicable Federal, State and local laws, regulations, policies and

guidelines are followed during the development and construction of the project.

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- ω Know and follow the State's LPA Guidelines Manual for Federal-Aid Projects
- 4 ш any phase that the LPA expects to be reimbursed with Federal funds insure that funds have been authorized by FHWA, in writing, prior to doing work in
- Ωī Have active day-to-day involvement in identifying issues, investigating working directly with stakeholders, and decision making. options
- တ §81-3445) professional engineer licensed in the State of Nebraska (reference Neb. Rev. licensed in the State of Nebraska or a person under direct supervision of a been prepared and the construction has been observed by a professional engineer professional licensed engineer in the State of Nebraska, and that estimates Ensure that the project plans and specifications are sealed, signed and dated have Stat. ŝ മ
- \mathbf{z} body, project related decisions, on behalf of the LPA, which includes the LPA's governing Competently manage and coordinate the project day-to-day operations, including staff and any extended staff dedicated to the project such as consulting ല്ല
- ω Ensure that project documents are thoroughly checked, reviewed and have had quality control measures applied, prior to submitting to the State and/or FHWA.

engineers

- <u>o</u> dates Monitor the progress and schedule of the project and be responsible for ensuring that the project is completed on time in accordance with established milestone
- 6 Notify and invite the State to all coordination meetings, environmental scoping meetings, Plan-In-Hand review, public meetings and hearings
- <u>_</u>___ Keep the State informed of all project issues
- 12 Arrange preconstruction conference
- ω Keep the State's District Construction Representative informed of project start, and
- 4 Be trained in the use of Trans*Port Site Manager if the LPA is providing the ending dates and other scheduled construction milestones
- construction engineering services
- 5 Prepare contractor change orders
- 6 Notify the State when consultant services agreements need to be supplemented

- Properly serve as the LPA's representative, and to visit the project site during

construction frequency commensurate with the magnitude and complexity of the

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project

Historical

Lighting Improvement

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- <u>1</u>8 Ensure that proper construction management processes have been developed and implemented for the project
- 10 Serve as a steward of the public funds, i.e. ensure that the public gets what it paying for <u>ത</u>.
- 20 Attend all required training including the annual LPA RC workshop
- 21. Manual for Federal-aid projects Fulfill continuing education requirements as specified in the State's LPA Guidelines
- 22 Review and approve Professional Services invoices man.html#forms4. Reimbursement Procedures located at http://www.dor.state.ne.us/gov-aff/lpa-guidein accordance with the LP A

SECTION 5. FEDERAL AID

may failure to properly prosecute and construct the project in accordance with the approved plans sole duty of proper prosecution of the project, in accordance with the approved plans, and that result in the loss of federal funding The LPA understands and agrees that the LPA, its RC, agents, and Contractor have the

to the project, all phases or certain phases of work may become ineligible for Federal Funds if according to Federal procedures and requirements. Although Federal Funds may be allocated environmental studies, acquisition of Right-of-Way, construction, construction engineering, etc., perform the services for all phases of work, including, but not limited to preliminary engineering, Federal procedures and requirements are not met. Because the LPA is to receive Federal Funds for any part of this project, the LPA shall

with the State's Local Projects Division Section Engineer for direction and assistance beginning any new phase of project work verify with documented evidence that federal funding authorization was obtained prior to according to Federal concerning funding requirements to ensure that all upcoming project work will be accomplished Prior to beginning any phase of work on the proposed project, the LPA shall coordinate procedures and requirements. It is the responsibility of the LPA/RC đ

SECTION 6. FEDERAL APPROVAL

approval, if necessary. This project has been designated as a full oversight project The State, on behalf of the LPA agrees to present the project to the FHWA for its

Federal approval for proceeding with the project must be obtained by the LPA at the

beginning of each of the following phases of the project:

1. Preliminary Engineering and NEPA

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- 2. Right of Way
- 3. Utilities
- 4. Construction Engineering
- 5. Construction

the മ notice to proceed to be issued obligation of funds (2) authorized the work in that phase to begin, and (3) given approval for a supplemental services agreement, the LPA must confirm that FHWA (1) has approved the notice to proceed to be issued. Before providing services covered in any original and/or obligation of funds (2) authorized the work in that phase to begin, and (3) given approval for Before each new work phase begins, the LPA must confirm that FHWA (1) has approved

SECTION 7. LPA GUIDELINES

SECTION 8 clarification from the State's Local Project Division Section Engineer or Project Coordinator address clearly a particular aspect of the project work, the LPA shall seek guidance all phases of this project. In the event the LPA believes that the LPA Guidelines Manual doesn't The LPA agrees to conform to the requirements of the LPA Guidelines Manual throughout OMB CIRCULAR A-133 AUDIT Q

means state and local governments and non-profit organizations entity expends \$500,000 or more in total federal awards in a fiscal year. Non-federal entity regulations contained in OBM Circular A-133, the A-133 Audit is required if the non-federal from the FHWA. The funding for the project under this agreement includes pass-through federal monies According to the Single Audit Act Amendments of 1996 and the implementing

report's Schedule of Expenditures of the Federal Awards (SEFA). expenditures related to the federal funds expended under this project should be shown in the the LPA must do to comply with this federal mandate. If an A-133 audit is necessary, The LPA shall have its finance officer or auditor; review the situation to determine what the

The Federal award information needed for the SEFA includes:

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

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If an A-133 Audit is performed, the LPA shall provide a copy of the audit report to the Nebraska

Department of Roads, Highway Audits Manager, P.O. Box 94759, Lincoln, NE 68509-4759

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SECTION 9. TOTAL PROJECT COSTS, REIMBURSEMENT AND INVOICING

and LPA Incurred Oversight Costs: the actual eligible costs of the improvement which is estimated to be \$151,632. costs which is estimated to be \$37,908. outlined below) is currently estimated to be \$189,540. rehabilitation, construction, construction engineering, and LPA and State eligible expenses which includes: preliminary engineering, final design, right-of-way, nonbetterment utility records detailing the basis for all costs incurred on the project. The total cost of the project costs are eligible for payment. Upon request from the State, the LPA will produce all cost Federal-aid. State recognize this is a preliminary estimate and the final cost may be higher or lower. The LPA is responsible for submitting for payment only those costs that are eligible for The State, on behalf of FHWA, will review the costs submitted and determine what The State agrees to use the LPA's Federal Funds for The LPA's share of all actual eligible Both the LPA (as

will be costs incur more than monthly. request reimbursement of their eligible actual costs by submitting an invoice to the State, no accordance with the LPA Reimbursement Procedures and this agreement. The LPA may expenses such as railroad, utilities, and right-of-way, must be invoiced to the State in man.html#forms4. Reimbursement Procedures located at http://www.dor.state.ne.us/gov-aff/lpa-guidereimbursable costs, the LPA must receive pre-authorization in accordance with Project initiation and oversight costs incurred by the LPA with respect to the entire project part of the cost of the project to be paid out of LPA Federal Funds. Before the LPA can Pre-authorized costs for project initiation, project oversight, and incurred The State will reimburse the LPA for the Federal share of the eligible actual the LPA

LPA Incurred Professional Services:

Proceed will not be eligible for Federal-aid Professional Services performed prior to Federal authorization and receipt of a services to be provided by the LPA, associated costs, and method of reimbursement. construction engineering, require execution of a Professional Services Agreement to identify the Professional services provided by the LPA, such as preliminary engineering and Notice Any đ

State may invoice the LPA their share Upon execution of any professional consultant services agreement for this project, the of the total agreement amount. The RC will review and

Professional Consultant Services:

approve any professional services invoices

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accordance with the LPA Reimbursement

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invoices, the State will pay the consultant(s) directly Procedures. Upon review and approval by the State of RC approved professional services

Construction, Contingencies and Construction Engineering:

directly the State of invoices in accordance with the LPA Reimbursement Procedures. receipt of invoice from the State. preliminary engineering expenses. construction contract plus contingencies and construction engineering, and any unbilled Upon award of the construction contract, the State will invoice the LPA their share RC approved professional services invoices, the State will pay the consultant(s) The RC will review and approve The LPA shall pay the State within 30 calendar days any Construction Engineering Upon review and approval by of the <u>q</u>

(48 agreement; to include any Professional Services agreements CFR 31) will be applied to determine the allowability of costs The criteria contained in Part 31 of the Federal Acquisition Regulations System incurred by the LPA under this

State Incurred Costs

shall make payment within 30 calendar days of receipt of invoice Funds. The State at its discretion may invoice the LPA their share of these costs and the LPA respect to the entire project will be part of the cost of the project to be paid out of LPA Federal Any project coordination and quality assurance review costs incurred by the State with

days completed State DR Form 299 with the State. Any invoices submitted after the 60 calendar will be ineligible for reimbursement. Final reimbursement requests must be made within 60 days after the LPA has filed ß

and agreement for additional information. determine eligible actual costs. Refer to the AUDITS AND FINAL SETTLEMENT section of this approval by the The final settlement between the State State and after an audit, if deemed and the LPA will be necessary, made has been performed after final funding ರ review

SECTION 10. LPA FINANCIAL RESPONSIBILITY

where project payment with no cost or expense to the State in the project or in the ineligible portion of refuses determined engineering, Right-of-Way, utilities, material or otherwise, are the sole responsibility of the The LPA understands that payment for the costs of this project, whether they be services The LPA's share of the total project cost will be all costs not paid for by Federal Funds. Federal participation is not allowable to participate in the project or any portion of the project the LPA is responsible for full ರೆ be ineligible for Federal-aid funding. or available or if the project is subsequently Therefore, where the Federal government LPA

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State for all costs incurred by the the project. Should the project be abandoned before completion, the LPA shall pay or repay the State prior to such abandonment

SECTION 11. SCHEDULE

SEC milestone dates. **TION 12** The LPA shall provide the State with current project schedules, submittal dates and PROCUREMENT OF PROFESSIONAL SERVICES The LPA shall notify and keep the State informed on all project issues critical

eligibility, the must follow all guidelines and requirements outlined in the LPA Guidelines Manual. For funding (preliminary engineering, construction engineering), the method of procurement and evaluation ᆍ a Consultant is to be selected to provide professional services State will review and approve the Request for Proposals prior to advertising. for the project Г

SECTION 13. PRELIMINARY ENGINEERING

Consultant.

maintain Federal-aid eligibility for the project, the selected Consultant must be

a State Certified

in this agreement accordance with the TOTAL PROJECT COSTS, REIMBURSEMENT AND INVOICING section Consultant directly. receipt of a Notice to Proceed will not be eligible for Federal-aid. by the State for funding eligibility. Any PE work performed prior to Federal authorization and the LPA and Consultant. The form of the Professional Services Agreement must be approved 0 0 0 0e State Certified Consultant selected by the LPA. development, negotiated by the LPA and outlined in a Professional Services Agreement and executed by \$20,866. The Parties The scope of professional services to be provided by the selected Consultant must environmental studies and final design, will be accomplished by the LPA or agree that The Consultant and LPA shall invoice the State for reimbursement preliminary engineering, which includes Preliminary engineering costs are estimated to project design, plan The State will pay the Ξ മ

Access Part II or II: Best Practices Design Guide, the Americans with Disabilities Guide Highway design the project according to the current State of Nebraska Standard Specifications funding approval to ensure adherence to Federal Standards. proposed work. All plans, specifications, and estimates must be presented to the State for performed a preliminary survey and all necessary plans, specifications and estimates for the for the Development of Bicycle Facilities and the Designing Sidewalks and Trails The LPA, with State technical advice when requested, agrees to perform or caused to Construction, the American Association <u>q</u> State Highway The LPA or its Consultant shall and Transportation Officials Act (ADA) ਰੂੰ ਰੂ g

from the above must be approved by the State prior to preparation of plans Accessibility Guidelines and the LPA Guidelines Manual for Federal-aid projects. Any deviations

enter into a Supplemental Agreement, if necessary, should the Nebraska State Historical correspondence and communications resulting from such review. The LPA and State agree Society's review request or recommend any additional work or changes to this project Nebraska State Historical Society for review and to provide the State with copies In addition, the LPA agrees to present the project plans and specifications to the of all ರ

Professional Performance

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

SECTION 14. ENVIRONMENTAL RESPONSIBILITY

actions, commitments, and documents for this project, and receive approval by the State and design for the project. the FHWA prior to proceeding with appraising property, acquiring any right-of-way, or final The LPA shall be responsible to complete any federally required environmental reviews

The LPA agrees to acquire any or all permits necessary to accomplish the project

public hearing LPA shall offer When it is determined that public involvement is a federal requirement for the project, the an opportunity for a location or design hearing or combined location and design

proper procedures and policies for conducting the hearing, or to answer any questions Officer (PHO) prior to doing any public hearing activity, so the PHO can advise the LPA If a public hearing/meeting is required, the LPA may contact the State's Public Hearing of the

SECTION 15. RAILROAD

This section has intentionally been left blank in this contract

SECTION 16. UTILITIES

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work used; a copy of this agreement can be obtained from the LPD Project Coordinator between the LPA and the Utility will need to be executed by both parties and approved by the LPA manual. In order for the utility work to be eligible for Federal-aid, a utility agreement follow Department of Transportation, Federal Highway Administration, and a State approved Utility Federal-Aid Policy Guide, 23 CFR 645B, "Accommodation of Utilities" issued by the U.S execution of this agreement must be in accordance with the provisions of Federal-aid Highway State, and Notice to Proceed will be given by the State to the LPA, prior to beginning the utility Accommodation Policy. Policy Guide, being done. the current "Policy for Accommodating Utilities on State Highway Right-of-Way" and Any utility rehabilitations or installations made within the Right-of-Way on this project after N C C CFR 645A, "Utility Relocations, Adjustments and Reimbursement", and The State's standard utility agreement (State Template AGR167) In order to receive Federal-aid for this improvement, the LPA shall must be ffe

form and to make application for those permits if necessary District ç Any local project work within a State Highway right-of-way requires Engineer or Permits Officer to determine if a permit or permits is needed for the a letter of authorization or a permit from the State. The LPA shall contact the an approval in the State) project ທັ

private property. nonbetterment portion of utility rehabilitation costs will be reimbursed corporate limits of the LPA will become a project cost. All nonbetterment municipally owned and operated utility rehabilitation costs within the Outside the corporate limits, for facilities occupying ffe

the ರ g and operated construction and separate agreement (State Template AGR167) to provide for the preliminary engineering, reimbursements will be based on items and estimates submitted by the utility and approved privately owned and operated utilities that serve a public interest will be reimbursed if they exist operated utilities if they are beginning municipally and/or privately owned and operated utilities, the parties hereto agree to enter the private property and it is necessary to rehabilitate the utilities due to this project. All such LPA and State. Cit∕ Further, there will be no ý the utilities. construction engineering of the nonbetterment utilities and State for the Should this project necessitate the nonbetterment rehabilitation of Said agreement shall be located costs Federal reimbursement for private or nonmunicipally owned on public of the rehabilitation of municipally Right-of-Way, however, entered into and approved prior to utility work nonbetterment and/or privately owned the reimbursement costs any into and **앜** ŝ g

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SECTION 17. **RIGHT-OF-WAY**

Act, and the State's Right-of-Way Acquisition guide for LPA's. of 1970 as amended, commonly called the Uniform Act. The LPA shall comply with the Uniform Public Law 91-646, the Uniform Relocation Assistance and Real Property Acquisition Policies The Federal law governing acquisition and relocation on federally assisted projects is Act

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

Local Projects Division Project Coordinator Right-of-Way plans, legal descriptions and an estimate for review and approval for federal funding. If acceptable for funding, the State will issue the LPA a Notice-to-Proceed with the Right-of-Way work phase Prior to beginning Right-of-Way appraisals and acquisition, the LPA shall submit to the

project to begin, if the documentation submitted by the LPA supports the Right-of-Way and that the project is ready for construction. The State will allow the construction phase **Right-of-Way** Certificate and if all other Right-of-Way requirements have been met. Prior to proceeding with the construction phase, the LPA shall present to the State Certificate that certifies the LPA has complied with the Uniform Act requirements ۵ ۵ of the

approved by FHWA acquired in accordance with the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 as amended, 49 CFR 24, and the State's Right-of-Way Manual as for this improvement not donated in compliance with FHWA guidelines will be or has been The LPA shall assure the State, and certify after accomplishment, that any Right-of-Way

INVOICING section in this agreement. reimbursement in accordance with the TOTAL PROJECT COSTS, REIMBURSEMENT AND Any eligible actual Right-of-Way costs incurred by the LPA shall be billed to the State for

SECTION 18. **RIGHT-OF-WAY ENCROACHMENTS**

project of any private or non-LPA uses or occupancy of the area above, below, or on the encroachments, except those specifically authorized by permit existing Right-of-Way. Also, the LPA agrees to keep the old and new Right-of-Way free of future The LPA, at no cost to the project, shall clear the entire existing Right-of-Way of this

Right-of-Way Certificate and must attest to said clearance The LPA must have all encroachments cleared from the Right-of-Way before requesting യ

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• The purpose of the special assessment is not to recover the acquisition costs.
project.
they will not be assessed the cost to acquire their property needed for the
 The acquisition costs will be paid by the LPA and property owners made aware
Uniform Act.
property as required by the Federal and State Constitutions and reiterated the
 The affected property owners will be provided just compensation for their
following:
The LPA needs to confirm there is no Uniform Act violation by documenting the
ordinances."
area or in the district being improved and provided it is consistent with applicable local
improvement, provided the assessment is levied against all properties in the taxation
However, an LPA may levy an assessment to recapture funds expended for a public
donation, which is coercive and thus not permitted under the Uniform Act.
for the real property. This recapture of compensation would constitute a form of forced
the public improvement, for the primary purpose of recovering the compensation paid
assessment, solely against those property owners from whom acquisitions are made for
"When federal funds participate in a project, an LPA may not levy a special
Revised NDOR Right of Way Manual language:
Federal-aid project.
are also required to follow all the terms of the Uniform Act in the acquisition of right of way for a
The LPA is required to provide the four points of documentation to the LPD-PC. They
NDOR Right of Way manual language below.
which, as of October 2010, is in the process of being revised on this issue. See the revised
Federal-aid project, it shall be conducted as described in the NDOR Right of Way manual,
NDOR LPD-PC of their proposed assessment. If a special assessment is levied as part of a
Prior to initiating a special assessment on a federal aid project, the LPA shall notify the
SECTION 20. SPECIAL ASSESSMENTS
project in accordance with Section 39-1708 et. seq., R.R.S. 1943 as amended.
quarter section corners and subdivision lot corners required for construction of the proposed
The LPA shall locate and reference or have located and referenced all section corners,

Historical Lighting Improvement

SECTION 19. LAND CORNERS

en.,

. circumstances from the way other like assessments have been imposed under similar compensation or that the assessment will be implemented in a way that differs the special improvement district in response to their demand for just The assessment will not be arbitrarily imposed on selected property owners in

SECTION 21 The project files must contain documentation affirming the above LETTING bulleted items

the ď concurred in by the LPA, and the construction contract shall be signed by the LPA project. The State agrees to receive and review all plans, specifications, estimates and surveys the LPA and to advertise and conduct a bid letting for this project. The State will recommend selection of low bidders and the awarding of a contract or contracts which shall At the request of FHWA, the State, on behalf of the LPA, will hold a bid letting for <u>b</u> this

tax exempt certificates for this project. and awarding of a contract or contracts must be concurred in by the LPA prior to State award. accuracy and completeness of the plans and bidding documents. The selection of low bidders advertising the project for bids when appropriate. when the package is complete. The State will review the submitted items and proceed with contract bidding documents) to the State's Local Projects Division Project Coordinator for engineers The LPA will sign the contract and will issue all applicable purchasing agent appointments and The LPA shall submit the final plans package (100 percent plans, specifications estimate, status of utilities, environmental permits, right-of-way The LPA is solely responsible for the certificate and review

SECTION 22. CONTRACTOR PAYMENTS

by the State, and processed for payment approved by the LPA or RC shall be submitted to the State Representative for funding Consultant using Trans*Port Site Manager Software. State in the use of Trans*Port Site Manager Software. on behalf of the LPA. Progress invoices and final invoices shall be prepared by the RC ≧ project contractor construction costs will be paid directly to the contractor by the The RC or Consultant must be trained Any progress and final invoices approval q

SECTION 23. CONSTRUCTION ENGINEERING

Parties by LPA forces or a State Certified Consultant selected in accordance with the LPA Guidelines includes construction management, staking, inspection and field testing, will be accomplished agree that the The LPA will be solely responsible for all construction engineering on this project. construction engineering, which is an eligible project expense and which The

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Federal funding Federal authorization and receipt of a written Notice to Proceed will not be eligible for construction engineering services performed prior to execution of said agreement, Professional Services Agreement must be approved by the State for funding eligibility. Any Professional Services Agreement executed by the Consultant and the LPA. The form of the scope of services and associated costs must be negotiated by the LPA and outlined in Manual. Prior to the selected Consultant providing any construction engineering services, the യ

the Professional Services Agreement. Standard Methods of Tests or applicable AASHTO or ASTM procedures and as outlined in Materials Sampling Guide, the Quality Assurance Program for Construction, and the State current State of Nebraska Standard Specifications for Highway Construction, the State The inspection, sampling and testing of all materials must be done in accordance with the

project qualified laboratory and will be responsible for the sampling and delivery of The LPA shall provide adequate quality control, construction administration on project materials for testing the ರ ß

the LPA's work solely for federal funding eligibility specifications, scope of work, regulations, statutes, assurance, and insuring that the project is constructed in compliance with this contract, plans, In all cases, the LPA is solely responsible for inspecting the project, performing quality etc The State Representative will evaluate

SECTION 24. PROJECT COMPLETION

Representative for further action "Notification of Project Completion and Materials Certification" Upon project completion, the LPA shall complete and sign a State DR and provide it to the Form State 299

used requested in writing to do so. available for inspection to the State and the FHWA or their authorized representatives when reports meet contract requirements and are on file with the LPA. on the project, manufacturer's certificates of compliance and manufacturer's certified test The LPA by signing DR Form 299 certifies that all sampling and test results of materials The LPA shall make them

and State District Engineer for signature. Construction Representative determines the project, meets federal program will determine District Construction Representative will sign the DR Form 299 and send it to the State The State Representative assigned to the project will conduct a final review of the project if the project meets The State District Engineer will forward the form to the State's federal program requirements. If the requirements the State District

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costs this project will be part of the cost of the project and the State's expenses will be included as Representative assignment. It is understood that any time spent by the State Representative closeout. writing of what needs to be done to bring the project into compliance before the State District program requirements, the State District Construction Representative will notify the LPA's RC Construction Representative will sign the DR Form 299 and recommend the project is ready State District Construction Representative determines the project does not meet federal Local Projects Division Section Engineer for signing, project closeout and final payment. of the project, as specified in this agreement. The LPA shall contact the State's District Engineer for State District Construction If the ਰੂ 9 Ξ.

the **SECTION 25** State's Local Projects Section Engineer and one Upon project completion and final review, the LPA shall send one set of "As-Built" AUDIT AND FINAL SETTLEMENT set to the State's District Engineer plans ರ

completed Final settlement cannot be made between the State and the LPA until the LPA has filed State DR Form 299 with the State, and both the LPA and the State have signed Ŧ ω

paid LPA will be the calculated LPA's share of the total eligible project costs less the total local funds determine eligible actual costs. and approval by the State and after an audit, if deemed necessary, has been performed to the State by the LPA The final settlement between the State and the LPA will be made after final funding review The amount of the final settlement between the State and the ರ

thirty The State LPA agrees to reimburse the State for any overpayments discovered by the State within (30) days of receipt the State will bill the LPA an amount up to the LPA's share of the eligible project costs If the LPA's share of the eligible project costs is more than the local funds paid to the

the **SECTION 26** State will reimburse the LPA an amount up to the LPA's share of the eligible project costs. If the LPA's share of the eligible project costs is less than the local funds paid to the State CHANGES TO LPA ROUTES

the final approval Representative made either during construction or after the project is completed, will require prior approval of State. Changes to the LPA routes which affect the function or operation of the improvement Requests for changes during project construction must be made to the State who will then forward Ŧ to the Local Projects **Division Project Coordinator** ð

SECTION 27 MAINTENANCE AND ENVIRONMENTAL COMMITTMENTS

ਰੂ include appropriate measures to protect the site and structure against willful damage architectural, historic, and/or archeological integrity of the property. Secretary vandalism; handling and placement of any recovered data and material as prescribed continued maintenance and protection of the property after the project is completed. costs associated with the continued maintenance and repair of the property to preserve the The LPA will release and hold harmless the State and the FHWA and will ensure the of the Interior's Standards for Archeology and Historic Preservation; and assumption This will q in the

without prior written permission of the State. The LPA further agrees that the conditions of this agreement are being observed. the right to inspect the property at all reasonable times in order to ascertain whether or not the The LPA agrees that no visual or structural alterations will be made to the property State shall have

this property covenant shall be signed by all signatories prior to project letting covenant running with the land, in favor of and legally enforceable by the These provisions shall be incorporated into a separate preservation covenant on the ō œ required term of 25 years and the LPA shall encumber the title of the property State. The with

monitoring after the construction of the project The LPA shall also be responsible for any required environmental commitments and

SECTION 28 TRAFFIC CONTROL

installed certifies that all traffic control devices on the finished project have been properly completed Uniform Traffic detours, The LPA shall be responsible for all traffic control along the project, and on project related before, during and after construction. Control Devices. By requesting financial settlement of the project the LPA Traffic control must conform to the Manual on ទ

SECTION 29 CONFLICT OF INTEREST LAWS

follow the instructions provided in the NDOR CONFLICT OF INTEREST project to remain fully eligible for State or Federal funding. LPA should review, understand 18.36(b)(3) and agrees to comply with all the Conflict of Interest provisions in order for the The LPA shall review the Conflict of Interest provisions of 23 CFR 1.33 and 49 CFR GUIDANC and

UMENT for LPA OFFICIALS, EMPLOYEES ø AGENTS for LOCAL FEDERAL-AID

http://www.dor.state.ne.us/gov-aff/lpa/chapter-forms/coi/coi-guidance-doc-lpa.pdf TRANSPORTATION PROJECTS located on the State website at the following location:

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on the -PAs for Local Federal-aid Transportation Projects, for each project. State website at the following location: LPA must also complete and sign the NDOR Conflict of Interest Disclosure Form for This form is located

http://www.dor.state.ne.us/gov-aff/lpa/chapter-forms/coi/coi-disclosure-doc-lpa.pdf

9 potential conflict of interest on an LPA federal-aid transportation project ownership, personal, or other interest with Consultant or sub-consultant having ਰ੍ਹ revised Conflict of Interest Disclosure Form for Consultants for any changes in circumstances discovery of any additional facts, that could result in someone employed by, or who has services, Consultants and sub-consultants providing services shall notify, or be required to notify, the LPA and the NDOR LPD PC and for LPA's, or submitting proposals ω real q submit a an

State The LPA shall have an acceptable and current drug-free workplace policy on file with the SECTION 30

DRUG

FREE WORKPLACE

SECTION 31. RECORDS RESPONSIBILITY

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

SECTION 32. FAIR EMPLOYMENT PRACTICES

section also means the programs of the Department of Transportation, Title 49 provisions of the Nebraska Fair Employment Practices Act as provided by Neb.Rev.Stat. DISCRIMINATION CLAUSES 1101, through 48-1126, If the LPA performs any part of the work on this project itself, the LPA shall abide by the "LPA" and all regulations relative to nondiscrimination in federally assisted Section of this agreement. CFR, The reference to "Contractor" Parts 21 and 27 as set forth in the in this §48-

SECTION 33. DISABILITIES ACT

The LPA agrees to comply with the Americans with Disabilities Act of 1990

(P.L this agreement by reference 101-366), as implemented Š 28 CFR 35, which is hereby made a part of and included in

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SECTION 34. LAWFUL PRESENCE IN USA AND WORK ELIGIBILITY STATUS PROVISIONS

employees physically performing services within the State of Nebraska ੜੋਂ use a federal immigration verification system to determine the work eligibility status of new any contract it enters into with a public contractor a provision requiring the public contractor to т ederal-aid project, including, but not limited to, the requirements of §4-114(1)(b)) to place in The LPA agrees to comply with the requirements of Neb.Rev.Stat. §4-108 to 4-114 with

SEC **TION 35** DISADVANTAGED BUSINESS ENTERPRISES (DBE)

A. Policy

into this agreement financed in whole or in part with Federal Funds under this agreement. requirements of 49 CFR Part 26 are hereby made a part of and incorporated by this reference 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 Consequently, the DBE CFR

B. Disadvantaged Business Enterprises (DBEs) Obligation

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

enters into on this project disadvantaged business enterprise program of the State for the Federal-aid contracts the LPA The LPA, acting as a subrecipient of Federal-aid funds on this project shall adopt the

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 Failure of the LPA to carry out the requirements set forth above shall constitute breach of

SECTION 36. TITLE VI NONDISCRIMINATION CLAUSES

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

Ξ Compliance with Regulations: The LPA shall comply with the Regulations of the

of the Department of Department of Transportation relative to nondiscrimination in federally assisted programs Transportation (Title 49, Code of Federal Regulations, Parts 2 and

and made a part of this agreement 27, hereinafter referred to as the Regulations), which are herein incorporated by reference

- <u>ک</u> đ 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 including procurements of materials and leases of equipment. color, sex, religion or national origin in the selection and retention of subcontractors 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 The LPA shall not Section award 2 and prior σī <u>q</u>
- ω disability, race, under this agreement and the Regulations relative to nondiscrimination on the basis 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, each solicitations either by competitive bidding or negotiation made by the LPA for work to be Solicitations for Subcontracts, Including Procurements of Materials and Equipment: In all color, sex, religion or national origin. ್ತ
- £ set forth what efforts it has made to obtain the information information, the LPA shall so certify to the State, or the FHWA as appropriate, and shall contractor is in the exclusive possession of another who fails or refuses to furnish this such Regulations, orders and instructions. may be determined by the State or the FHWA to be pertinent to ascertain compliance with 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 Information and Reports: The LPA shall provide all information and reports required by Where any information required of യ as
- ত (a) sanctions as it or the FHWA may determine to be appropriate, including but not limited Sanctions for Noncompliance: nondiscrimination provisions of this agreement, the State will impose such contract Withholding of payments to the LPA under this agreement until the LPA complies. In the event of the LPA's noncompliance with the ರ
- Incorporation of Provisions: ত্ত Cancellation, termination or suspension of this agreement, in whole or and/or The LPA shall include the provisions <u>q</u> paragraph (1) in part.
- 6 equipment, unless exempt by the Regulations, order, or instructions issued pursuant through (6) in every subcontract, including procurements of materials and leases <u>ç</u>

thereto. The LPA shall take such action with respect to any subcontract or procurement

involved in, or is threatened with, litigation with a subcontractor or supplier as a result of interests of the State, and in addition, the LPA may request the United States to enter into as the State or the FHWA may direct as a means of enforcing such provisions including such litigation to protect the interests of the United States such direction, the LPA may request the State to enter into such litigation to protect the sanctions for noncompliance: Provided, however, that, in the event a contractor becomes

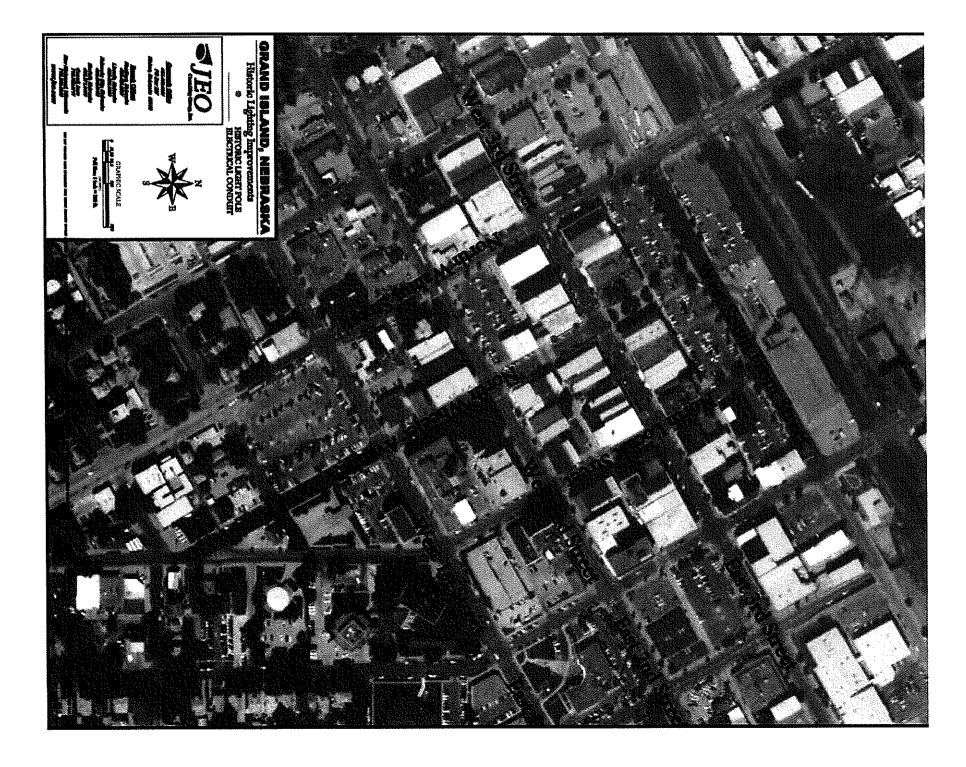
SECTION 37. REPRESENTATIONS

terms in this and State No agent, employee or other representative of LPA or State is empowered to alter any of the were made or relied upon by LPA or State other than those that are expressly set forth herein. This agreement contains the entire agreement of the LPA and State. agreement unless done in writing and signed by an authorized officer of the LPA No representations

SECTION 38. ACKNOWLEDGEMENTS

state, statement shall also be incorporated into all press releases, web sites and printed information about the project Roads Transportation Enhancement Program and the Federal Highway Administration." This recognition plaques "This project made possible through funds provided by the Nebraska Department of The LPA agrees to acknowledge federal and state funding with proper signage such as on buildings or markers on trails. The funding acknowledgement shall

executed by their proper officials thereunto d	executed by their proper officials thereunto duly authorized as of the dates below indicated.
EXECUTED by the LPA this d	day of, 2011
WITNESS: RaNae Edwards	CITY OF GRAND ISLAND Jay Vavricek
LPA Clerk	Mayor
EXECUTED by the State this da	day of, 2011.
	STATE OF NEBRASKA DEPARTMENT OF ROADS Jim Wilkinson, P.E.
	Local Projects Division Engineer
RECOMMENDED: Wesley Wahlgren	
District 4 Engineer	



RESOLUTION 2011-126

WHEREAS, the City of Grand Island Public Works Department prepared a Project Programming Request to the Nebraska Department of Roads for the 3rd Street and Wheeler Avenue Downtown Historical Lighting Project; and

WHEREAS, such request was approved by the Nebraska Department of Roads on June 22, 2009; and

WHEREAS, the total project cost is currently estimated at \$189,540, with \$37,908 being the responsibility of the Downtown Business Improvement District through funding awarded by the Community Redevelopment Authority in March 2011; and

WHEREAS, an agreement with the Nebraska Department of Roads is required to proceed with this project.

NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND COUNCIL OF THE CITY OF GRAND ISLAND, NEBRASKA, that the agreement with the Nebraska Department of Roads for the 3rd Street and Wheeler Avenue Downtown Historical Lighting Project is hereby approved.

BE IT FURTHER RESOLVED, that the Mayor is hereby authorized and directed to execute such agreement on behalf of the City of Grand Island.

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Adopted by the City Council of the City of Grand Island, Nebraska, May 24, 2011.

Jay Vavricek, Mayor

Attest:

RaNae Edwards, City Clerk

Approved as to Form		
May 19, 2011		City Attorney