

Local Programs State Funding Agreement		Agency and Address	
Work by Public Agencies			
Agreement Number	Project Number	Description of Work (See also "Exhibit A")	
Project Title			
Termini		Advertisement Date	Indirect Cost Rate Yes No

This AGREEMENT is made and entered into between the STATE OF WASHINGTON, Department of Transportation, acting by and through the Secretary of Transportation, hereinafter called the "STATE," and the above named organization, hereinafter call the "AGENCY."

WHEREAS, the AGENCY is planning the work shown above, and in connection therewith, the AGENCY has requested financial assistance for the project or program, and

WHEREAS, the AGENCY has requested funds for the above shown project or program, which has been selected by the STATE for funding assistance.

NOW THEREFORE, in consideration of the terms, conditions, covenants, and performances contained herein, or attached and incorporated and made a part hereof, IT IS MUTUALLY AGREE AS FOLLOWS:

		Estimate of Funding			
	Type of Work	(1) Estimated Total Funds	(2) Estimated Agency Funds	(3) Estimated State Funds	
PE or Planning	a. Agency				
	b. Other				
	c. Other				
	d. State Services				
	e. Total PE Cost Estimate				
RW	f. Agency				
	g. Other				
	h. Other				
	i. State Services				
	j. Total R/W Cost Estimate				
CN	k. Contract				
	I. Other				
	m. Other				
	n. Other				
	o. Agency				
	p. State Services				
	q. Total CN Cost Estimate				
	r. Total Project Cost Estimate				

General

The AGENCY agrees to perform the above described work in accordance with the Project Application attached hereto as "Exhibit A" and made a part of this AGREEMENT.

Plans, specifications, and cost estimates shall be prepared by the AGENCY in accordance with the current State of Washington Standard Specifications for Road, Bridge, and Municipal Construction and adopted design standards, unless otherwise noted. The AGENCY will incorporate the plans and specifications into the AGENCY's project and thereafter advertise the resulting project for bid and, assuming bids are received and a contract is awarded, administer the contract, or if the project is of a size which the AGENCY is authorized to perform with its own forces under the laws of the State of Washington, the AGENCY may proceed with its own forces.

All work performed under this AGREEMENT shall comply with the applicable provisions of state law.

II Payment

The STATE, in consideration of the faithful performance of the work to be performed by the AGENCY, agrees to reimburse the AGENCY for the percentage of the actual direct and related indirect cost of the work shown above, up to the "MAXIMUM AMOUNT AUTHORIZED". The agency will comply with Governmental Accounting Auditing and Financial Reporting Standards and applicable state law and local regulations, policies and procedures. No payment will be made for work done prior to execution of this AGREEMENT.

Partial payments shall be made by the STATE, upon request of the AGENCY, to cover costs incurred. These payments are not to be more frequent than one (1) per month. It is agreed that any such partial payment will not constitute agreement as to the appropriateness of any item and that, at the time of the final audit, all required adjustments will be made and reflected in a final payment. The AGENCY agrees to submit a final bill to the STATE within forty-five (45) days after the AGENCY has completed work.

The AGENCY agrees that all costs in excess of the amount authorized and the AGENCY's matching funds shall be the responsibility of the AGENCY.

III

Audit

The AGENCY agrees that an audit may be conducted by the STATE. During the progress of the work and for a period not less than three (3) years from the date of final payment to the AGENCY, the records and accounts pertaining to the work and accounting thereof are to be kept available for inspection and audit by the STATE and copies of all records, accounts, documents, or other data pertaining to the project will be furnished upon request. If any litigation, claim, or audit is commenced, the records and accounts along with supporting documentation shall be retained until all litigation, claim, or audit finding has been resolved even though such litigation, claim, or audit continues past the three-year retention period.

IN WITNESS WHEREOF, the parties hereto have executed this AGREEMENT on the day and year last written below.

AGENCY

STATE

By: _____

Title:

By: ____

Agency Date:

DOT Form 140-087LP Revised 12/2024 • Previous Versions Obsolete • IV

Legal Relations

No liability shall attach to the AGENCY or the STATE by reason of entering into this AGREEMENT except as expressly provided herein.

V

Nondiscrimination

The AGENCY agrees to comply with all applicable state and federal laws, rules, and regulations pertaining to nondiscrimination and agrees to require the same of all subcontractors providing services or performing any work using funds provided under this AGREEMENT.

VI

Venue

For the convenience of the parties to this AGREEMENT, it is agreed that any claims and/or causes of action which the AGENCY has against the STATE, growing out of this AGREEMENT or the project or program with which it is concerned, shall be brought only in the Superior Court for Thurston County.

VII

Termination

The Secretary of the Department of Transportation may terminate this AGREEMENT if the funding becomes unavailable or if the Secretary determines that it is in the best interest of the STATE.

VIII

Final Report and Final Inspection

Within ninety (90) days following the completion of the project and submission of the final billing for the project, a final report and/or final inspection shall be submitted to the Director, Highways & Local Programs containing the following information:

Non-Capital Projects

- 1. A description of the project or program.
- 2. A summary of actual costs of the project or program.
- An evaluation of the project or program. This should address aspects such as transportation and/or other benefits to the public.

Capital Projects

1. A final inspection is required.

IX

Supplement

This agreement may be modified or supplemented only in writing by parties.

Director, Local Programs

Instructions – Local Programs State Funding Agreement

- 1. Name and Address Enter the agency name and billing address of the lead agency that will become a party to the agreement.
- 2. Agreement Number MUST be left blank. This number will be assigned by WSDOT.
- 3. Project Number MUST be left blank. This number will be assigned by WSDOT.
- **4. Description of Work** Enter a concise statement of the major items of work to be performed. If applicable, attach the signed Project Summary from the project's selection letter as "Exhibit A".
- 5. Project Title Enter the project's title.
- 6. Termini Enter the begin and end points of the project.
- 7. Advertisement Date At construction phase authorization only, enter the proposed construction contract advertisement date.
- 8. Indirect Cost Rate
 - a. Check the Yes box if the agency will be claiming indirect costs on the project. For those projects claiming indirect costs, supporting documentation that clearly shows the indirect cost rate being utilized by the agency must be provided with the Local Programs State Funding Agreement. Indirect cost rate approval by your cognizant agency or through your agency's self-certification and supporting documentation is required to be available for review by WSDOT and/or State Auditor.
 - b. Check the No box if the agency will not be claiming indirect costs on the project.
- 9. Type of Work and Funding (Round all dollar amounts to the nearest whole dollar)
 - a. *Planning* For projects that only include planning and/or study activities, lines a through d show Planning costs for the project by type of work (e.g., agency, consultant, state services, etc.).
 - Line a Enter the estimated cost of agency performed work in columns 1 through 3.
 - Line b & c Identify consultant, etc., and enter the estimated amounts in columns 1 through 3.
 - Line d State Services. Every project must have funding for state services. Enter the estimated amounts in columns 1 through 3.
 - Line e Total of lines a + b + c + d.
 - b. *Preliminary Engineering* For projects authorizing a Preliminary Engineering phase, lines a through d show PE costs for the project by type of work (e.g., agency, consultant, state services, etc.).
 - Line a Enter the estimated cost of agency performed work in columns 1 through 3.
 - Line b & c Identify consultant, etc., and enter the estimated amounts in columns 1 through 3.
 - Line d State Services. Every project must have funding for state services. Enter the estimated amounts in columns 1 through 3.
 - Line e Total of lines a + b + c + d.
 - c. *Right of Way* For projects authorizing a Right of Way phase, lines f through i show RW costs for the project by type of work (e.g., agency, consultant, state services, etc.).
 - Line g & h Identify consultant, etc., and enter the estimated amounts in columns 1 through 3.
 - Line i State Services. Every project must have funding for state services. Enter the estimated amounts in columns 1 through 3.
 - Line j Total of lines f + g + h + i.
 - d. *Construction* For projects authorizing a Construction phase, lines k through p show CN costs for the project by type of work (e.g., contract, agency, consultant, state services, etc.).
 - Line k Enter the estimated cost of the CN contract in columns 1 through 3.
 - Lines I, m, & n Identify consultant, utilities, etc., and enter the estimated amounts in columns 1 through 3.
 - Line o Enter the estimated cost of agency performed work in columns 1 through 3.
 - Line p State Services. Every project must have funding for state services. Enter the estimated amounts in columns 1 through 3.
 - Line q Total of lines k + l + m + n + o + p.

e. Total Project Cost Estimate

- Line r Total Cost Estimate of the Project. Total of lines e + j + q.
- **10.Signatures** An authorized official of the local agency signs the agreement and enters their title and date of signature (include month, day, and year). Note: Do NOT enter a date on the Date Executed line.