## AGREEMENT BETWEEN COMMONWEALTH OF KENTUCKY TRANSPORTATION CABINET DEPARTMENT OF HIGHWAYS AND LEXINGTON-FAYETTE URBAN COUNTY GOVERNMENT

**THIS AGREEMENT,** entered into by and between the Commonwealth of Kentucky, Transportation Cabinet, Department of Highways, hereinafter referred to as the "**Department**," and Lexington-Fayette Urban County Government, 200 East Main Street, Lexington, KY 40507, hereinafter referred to as the "**LFUCG**".

## **WITNESSETH:**

**WHEREAS**, the parties hereto desire to rebuild the traffic signal at the intersection of Tates Creek Road (KY 1974) and Lansdowne Drive in Fayette County, which shall hereinafter be referred to as the "**Project**";

WHEREAS, the LFUCG desires to be the lead agency and perform this **Project** to enhance the safety and reliability of roadway connections for the commuting public;

WHEREAS, the LFUCG shall refer to the applicable state requirements listed in the Interim Project Development Guide for Local Public Agencies and any future revisions for assistance in complying with this Agreement;

WHEREAS, the LFUCG has asked the **Department** for funding assistance for costs incurred during this **Project**;

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WHEREAS, the **Department** agrees this is a worthwhile **Project** and is willing to reimburse the **LFUCG** up to \$100,000 in state funding (FE04) for the completion of this **Project**; and

WHEREAS, any cost in excess of the reimbursement funding (\$100,000) for this **Project** will be the responsibility of the **LFUCG**.

**NOW, THEREFORE,** in consideration of these premises and the mutual covenants contained herein, the parties hereby agree as follows:

1. The **Department** agrees to reimburse the **LFUCG** up to \$100,000 for completion of work by the **LFUCG**, or consultants, contractors, or subcontractors hired by the **LFUCG**, under the obligations of this Agreement for the following **Project:** 

Rebuild the traffic signal with mast arm poles at the intersection of Tates Creek Road (KY 1974) and Lansdowne Drive.

- 2. The **Department** has authorized up to \$100,000 in state funding (FE04) for all eligible expenses for this **Project**. This funding shall be made available for reimbursement to the **LFUCG** for all eligible expenses to the **Project**. The **LFUCG** shall be responsible for all eligible costs above the \$100,000 as well as any costs deemed ineligible for reimbursement from this **Project**. Any additional funding obligated for the completion of this **Project** shall be evidenced in writing by both parties with a Supplemental Agreement.
- 3. This Agreement is contingent upon the continued availability of appropriated funding. If the funding appropriated for the **Project** becomes unavailable for any reason including: the

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Kentucky General Assembly's failure to appropriate the funding, by operation of law or as the result of a reduction in funding, further reimbursement of **Project** expenditures may be denied, the **Project** may be cancelled, the timeline extended or the scope amended by the **Department** either in whole or in part without penalty. Denial of further reimbursement, **Project** cancellation, extension or amendment because of an interruption in the appropriated funding is not a default or breach of this Agreement by the **Department** nor may such denial, cancellation, extension or amendment give rise to any claim against the **Department**.

- 4. The effective date of this Agreement is the date of signature by the Secretary of the **Department's** Transportation Cabinet. The Term of Eligible Reimbursement under this Agreement shall be three (3) years from the date of its execution unless extended or amended by written Agreement in accordance with the provisions of KRS 45A. Any and all funding obligated for any phase of this **Project** shall be available to reimburse the **LFUCG** for eligible work activities completed and costs incurred prior to expiration.
- 5. The LFUCG shall follow state specifications for each necessary phase of this Project. The LFUCG shall adhere to all state regulations, including KRS 45A, KRS 176, KRS 177, and all terms of this Agreement for activities related to this Project as lead agency. The LFUCG will obtain any required permits, licenses or easements required to initiate, perform, and complete work and provide documentation to the Department's District Seven Office in Lexington. In addition, the LFUCG is responsible to meet all other requirements and adhere to all regulations necessary to qualify for the receipt of these state funds. Concurrence must be obtained by the LFUCG through the Department's District 7 Chief District Engineer in Lexington prior to the awarding of any contract for work or materials to be used on this Project.

- 6. Should the Project require any design services, the LFUCG agrees to use only licensed consultants who are pre-qualified to do work for the Department or to use a licensed Professional Engineer registered in the Commonwealth of Kentucky that demonstrates sufficient experience and knowledge in the type of work and receives the approval of the Department's District 7 Chief District Engineer in Lexington. The LFUCG shall be responsible for all Project design activities, which may be completed either by the LFUCG's staff or a consultant that is to be selected based on qualifications. All design work to be contracted must comply with all legal advertisement and selection requirements including, but not limited to, the Model Procurement Code provisions of KRS 45A and KRS 424. The LFUCG shall submit and obtain concurrences to the Department's District 7 Chief District Engineer in Lexington final design plans, specifications, and a total estimate prior to any construction. When applicable, the LFUCG must obtain any necessary permits or easements to allow for work to be accomplished on this Project and adhere to the Uniform Relocation Assistance (URA) and Real Property Acquisitions Policies Act.
- 7. Should the **Project** require the acquisition of any interest in real property by the **LFUCG** and the **LFUCG** does not have the authority to acquire property by eminent domain, the applicability of the Uniform Relocation Assistance (URA) and Real Property Acquisitions Policies Act shall be limited to the following requirements: (1) Prior to making an offer for the property, the property owner shall be advised in writing that should negotiations fail to result in an amicable agreement, the **LFUCG** will not be able to acquire the property, and (2) The property owner shall be informed in writing of what the **LFUCG** believes to be the fair market value of the property based upon a fair market value appraisal approved prior to any offer by the **Department**, Division of Right of Way and Utilities. The **LFUCG** shall ensure that all real property acquisition, relocation assistance, and property management are completed in a fair, equitable and approved manner consistent with all state laws and

regulations governing the acquisition of real property for public use using highway funding. In all real property acquisitions, concurrence must be obtained through the **Department's** Division of Right of Way and Utilities and shall be subject to review and approval by the **Department**.

- 8. The LFUCG must obtain encroachment permits to allow for work to be accomplished on state owned right-of-way from the Department's District 7 Office in Lexington. The LFUCG acknowledges that the Department will require the placement of a restrictive easement approved by and in favor of the Department in the chain of title of any real property acquired or improved pursuant to the Project. If the owner of any real property acquired or improved pursuant to the Project is not the Department or the LFUCG, the owner shall sign and be made a party to this Agreement and the owner hereby acknowledges, covenants and consents to the placement of a restrictive easement for perpetual maintenance of the property acquired or improved pursuant to the Project in the chain of title in favor of the Department prior to final reimbursement by the Department.
- 9. The LFUCG shall either adopt in writing the Department's written Policies and Procedures for Right of Way Acquisition and Relocation Assistance or present its own written Policies and Procedures for approval by the Department's Division of Right of Way and Utilities. The LFUCG shall conduct all appraisals and appraisal reviews using personnel meeting the Department's minimum qualifications and listed on the Department's pre-qualified appraiser and reviewer list. If the LFUCG chooses to use an acquisition consultant on all or any portion of the Project, the selection of the consultant shall be in accordance with the Department's Division of Right of Way Guidance Manual. All appraisals must be reviewed and approved by the Department's Central Office review appraisers, failure to do so will result in the Project being ineligible for funding reimbursement. The LFUCG shall provide

property management in accordance with approved procedures and be responsible for the abatement of any asbestos containing materials and removal of contaminated soils pursuant to applicable state laws and regulations. The LFUCG shall provide the **Department** necessary assurance that all real property has been acquired and all displaced individuals, businesses, non-profit organizations and farms have been offered relocation assistance according to applicable state laws and regulations. The LFUCG shall provide the **Department** necessary documentation for review and approval at various stages of the acquisition process, as described in the **Department**'s Right of Way Relocation Assistance Guidance Manual.

10. When conducting a utility relocation, KRS 177.035 and KRS 179.265 determine the necessity of payment for utility companies. Identification of utility or railroad facilities in conflict with the Project, the execution of a remedy for said conflict and oversight of the execution, and all work related to the Project shall be done in accordance with the Cabinet's Standards, Specifications, Standard Drawings, and Utilities and Rails Manual. relocations shall be designed by the utility company and shown on the Project's survey and general plan sheets. The impacted utility company, with its regular construction or maintenance personnel, and/or with an approved contractor or subcontractor, will furnish all engineering, administration, labor, and materials to make and complete all necessary adjustments of its facilities to accommodate the Project. Correspondence pertaining to utility or railroad coordination must be provided to both contracted parties. If a conflict of interest arises between the obligated party and a utility company, the unobligated party shall intercede to provide the utility coordination. The completed relocation shall be inspected to document the proper installation of the facilities. Upon full execution of the utility relocation for the Project, three (3) sets of as-built plans for each utility company that completes facility relocation on the project prior to the construction letting, a utility impact note

defining the utilities identified in the **Project**, relocations that have been performed, incomplete relocations, and completion schedules for the incomplete work must be provided.

- 11. State construction criteria for the type of work shall be followed, including but not limited to the **Department's** Highway Design Manual, the **Department's** Standard Drawings, the **Department's** Standard Specifications for Road and Bridge Construction, the **Department's** Drainage Manual, the **Department's** Structural Design Manual, the American Association of State Highway Transportation Officials' (AASHTO) "Policy on Geometric Design of Highways and Streets", and the FHWA Manual on Uniform Traffic Control Devices (MUTCD). All work performed shall be in accordance with the **Department's** Standard Specifications for Road and Bridge Construction, edition 2008 as revised, and as provided in Subsection 105.01 of said Specifications. All materials furnished shall be in accordance with Subsection 106 of said Specifications to include all **Department** List of Approved Materials. These standards, specifications, and criteria are incorporated in this Agreement by this reference.
- 12. The **LFUCG** agrees to use only licensed contractors and subcontractors who are prequalified to do work for the **Department** for any necessary construction services. The **LFUCG** shall be responsible for all **Project** construction activities, which may be completed either by the **LFUCG's** staff or through the advertisement, opening of bids, selection, and contracting for contractor services in accordance with the Model Procurement Code provisions of KRS 45A and KRS 424. Specific requirements defined within KRS 45A require that the award be made to the lowest responsive bidder meeting the criteria of responsibility established by the **Department**. The contractor affirms that it is properly authorized under the laws of the Commonwealth of Kentucky to conduct business in this state and will remain in good standing to do business in the Commonwealth of Kentucky for

the duration of any contract awarded. The contractor shall maintain certification of authority to conduct business in the Commonwealth of Kentucky during the term of this contract. Such registration is obtained from the Secretary of State, who will also provide the certification thereof. The **LFUCG** must receive **Department** approval for all change orders and shall have approval of the appropriate governing authority, but shall not increase the funding obligated to the **LFUCG** as a result of this Agreement.

- 13. The **LFUCG** shall be responsible for all aspects of administration, measuring, testing, and inspections to ensure the materials and work meets the **Department's** specifications of the construction contract. This includes providing daily, on-site inspection of the contractor's work activities and processing all of the paper work associated with the construction contract, including any change orders. The **Department** shall have access to the **Project** area and may conduct field reviews of the **Project** at any time. These field reviews are intended to verify status of the **Project**, performance of the contractor, adequacy of the **LFUCG** oversight, conformance with all laws, regulations, and policies and provide assistance to the **LFUCG** as may be necessary.
- 14. The LFUCG may submit to the Department's District 7 Office in Lexington current billings reflecting the actual cost of work incurred during any given work period, which will be paid within a reasonable time after receipt by the Department; however, in no event is the LFUCG to submit billings for work performed for less than a thirty (30) day period. All charges to the Project shall be supported by properly executed invoices, contracts, or vouchers evidencing in proper detail the nature and propriety of the charge. The Department may require additional documentation at their discretion.

- 15. The LFUCG is responsible for ensuring that all Project construction activities have been completed and are responsible for providing all of the necessary paperwork as required by the construction contract. The LFUCG will conduct a field inspection to verify completion of the work in conformance with the Agreement. This documentation must be provided to the Department's District 7 Chief District Engineer in Lexington prior to final payment of the Project. When both the LFUCG and the Department accept the field work as complete, the LFUCG's project manager shall certify the Project was constructed in accordance with the plans and specifications and that all funding authorized on this Project has been used to reimburse for materials, equipment, or labor as intended and at the location agreed herein by both parties. Upon receipt of the Department's Final Acceptance Report, the LFUCG will issue the final payment to the contractor with an official Release of Contractor form for signature. Within 30 days, the LFUCG shall provide the Department with a copy of the official Release of Contractor form, as well as proof of payment, which includes cancelled checks.
- 16. This Agreement and the maintenance responsibilities herein shall survive in perpetuity the cancellation or termination of all or any portion of the **Project**, and shall survive the completion of and acceptance of the **Project**. To protect the public interest and maintain the original intent, the **LFUCG** agrees to maintain in an acceptable condition all facilities improved by the **Project** to the condition existing at the time of the Final Acceptance Report in perpetuity. In the event that the **Project** improvements are not maintained as a public facility, the **LFUCG** shall reimburse the **Department** for all costs incurred and for all funding expended pursuant to the **Project**, including any applicable interest.
- 17. The **LFUCG** shall maintain for a period of three (3) years all records of materials, equipment, and labor costs involved in the performance of work of said **Project**. In order to

obtain reimbursement from the **Department** for constructing said **Project**, the **LFUCG** shall submit to the **Department's** District 7 Office in Lexington documented invoices of materials, equipment, and labor used on the **Project**, including certification that the work was accomplished on a publicly maintained facility.

- 18. No member, officer, or employee of the **Department** or the **LFUCG** during his tenure or for one (1) year thereafter shall have any financial interest, direct or indirect, in this Agreement or the proceeds thereof as identified in KRS 45A.340. The **Department** and the **LFUCG** shall comply with the requirements of the Executive Branch Code of Ethics KRS Chapter 11A. The **LFUCG** warrants that no person, elected official, selling agency or other organization has been employed or retained to solicit or secure this Agreement upon an agreement or understanding for a commission, percentage, brokerage, or contingent fee. No member, officer, or employee of the **Department** or **LFUCG** shall collude or lobby on behalf of this **Project** without penalty, including but not limited to suspension or debarment.
- 19. To the extent permitted by law, the **LFUCG** shall indemnify and hold harmless the **Department** and all of its officers, agents, and employees from all suits, actions, or claims of any character arising from any injuries, payments or damages received or claimed by any person, persons, or property resulting from implementation of any phase of the **Project** or occurring on or near the **Project** site.
- 20. Either party may cancel the contract at any time for cause or may cancel without cause on 30 days written notice.
  - a. The **Department** reserves the right to cancel all reimbursements under this Agreement at any time deemed to be in the best interest of the **Department** by giving thirty (30) days written notice of such cancellation to the **LFUCG**. If reimbursement under this

Agreement is canceled under this section by reason other than violation of this Agreement or any applicable law by the LFUCG, its agents, employees and contractors, the **Department** shall reimburse the LFUCG according to the terms hereof for all expenses incurred under this Agreement to the date of such cancellation of reimbursement.

- b. The **LFUCG** may seek to cancel its obligations under this Agreement at any time deemed to be in the best interest of the **LFUCG** by giving thirty (30) days written notice of such request to the **Department**. If the **Department** agrees to allow the **LFUCG** to cancel the Project or cancel its obligations under this Agreement, the **LFUCG** shall reimburse the **Department** for all funding reimbursements made under this Agreement.
- c. Any dispute concerning a question of fact in connection with the work not disposed of by Agreement between the **LFUCG** and the **Department** shall be referred to the Secretary of the Transportation Cabinet of the Commonwealth of Kentucky, or his duly authorized representative, whose decision shall be final. Any proposed change or extension to this Agreement shall be at the mutual consent of the **LFUCG** and the **Department** and be evidenced in writing.
- 21. The Kentucky General Assembly may allow for a reduction in a contract worker hours in conjunction with a budget balancing measure for some professional and non-professional service contracts. If under such authority the agency is required by Executive Order or otherwise to reduce contract hours, the contract will be reduced by the amount specified in that document
- 22. The **Department** certifies that it is in compliance with the provisions of KRS 45A.695. "Access to contractor's books, documents, papers, records, or other evidence directly pertinent to the contract." The **LFUCG** hereby acknowledges it is responsible to inform any

entity it intends to hire or use as a contractor, as defined in KRS 45A.030(9), that the contracting agency, the Finance and Administration Cabinet, the Auditor of Public Accounts, and the Legislative Research Commission, or their duly authorized representatives, shall have access to any books, documents, papers, records, or other evidence, which are directly pertinent to this contract for the purpose of financial audit or program review. Records and other prequalification information confidentially disclosed as part of the bid process shall not be deemed as directly pertinent to the contract and shall be exempt from disclosure as provided in KRS 61.878(1)(c). The contractor also recognizes that any books, documents, papers, records, or other evidence, received during a financial audit or program review shall be subject to the Kentucky Open Records Act, KRS 61.870 to 61.884.

23. KRS 45A.485 requires the **LFUCG** to certify that all contractors shall reveal to the **Department**, any final determination of a violation by the contractor within the previous five (5) year period of the provisions of KRS chapters 136, 139, 141, 337, 338, 341, and 342. These statutes relate to the state sales and use tax, corporate and utility tax, income tax, wages and hours laws, occupational safety and health laws, unemployment insurance laws, and workers compensation insurance laws, respectively.

The **LFUCG** shall certify that all contractors agree to be in continuous compliance with the provisions of those statutes which apply to the contractor's operations. Failure to reveal a final determination or failure to comply with the above statutes for the duration of the contract, shall be grounds for the **LFUCG's** cancellation of the contract and the contractor's disqualification from eligibility for future state contracts for a period of two (2) years.

24. It is understood and agreed by these parties that if any part of this contract is held by the courts to be illegal or in conflict with any law of the Commonwealth of Kentucky, the

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validity of the remaining portions or provisions shall not be affected, and the rights and obligations of the parties shall be construed and enforced as if the contract did not contain the particular part, term, or provision held to be invalid.

25. The **LFUCG** will pass a resolution authorizing the Mayor to sign this Agreement on behalf of the **LFUCG**. A copy of that resolution shall be attached to and made a part of this Agreement.

**IN WITNESS WHEREOF,** the parties have caused these presents to be executed by their officers thereunto duly authorized.

| LEXINGTON-FAYETTE URBAN COUNTY GOVERNMENT | COMMONWEALTH OF KENTUCKY TRANSPORTATION CABINET                                   |
|---|---|
| Jim Gray<br>Mayor                         | Michael W. Hancock<br>Secretary   |
| DATE:                                     | DATE:   |
|   | APPROVED AS TO FORM & LEGALITY  Todd Shipp Office of Legal Services  DATE: 8/3/12 |