## GRANT AWARD AGREEMENT

# Fiscal Year 2017 Class B Infrastructure Incentive Grant Program

THIS	THIS AGREEMENT, made and entered into on the	made	and (	entered	into	on	the			day of	of
	, 20 , by and between the LEXINGTON-FAYETTE URBAN	by and	betwe	en the	LEX	NGT	N-I	AYE	TTE	URB	Z
COUNTY GO	COUNTY GOVERNMENT (LFUCG), an urban county government of the Commonwealth of	FUCG),	an urbai	n county	gover	nmen	t of t	ле Со	mmon	wealth	of
Kentucky, purs	Kentucky, pursuant to KRS Chapter 67A (hereinafter "Government"), on behalf of its Division of	ter 67A (	hereinat	ter "Gov	ernme	nt"),	on bel	half o	f its D	ivisior	of
Water Quality,	Water Quality, and LINK-BELT CONSTRUCTION EQUIPMENT COMPANY, L.P., LLLP	CONST	RUCTI	ON EQ	UIPM	ENT	CON	PAN	Y, L.	P., LL	LP
(LINK-BELT	(LINK-BELT), 2651 Palumbo Drive, Lexington, Kentucky 40509 (hereinafter "Grantee" and	Orive, Le	xington	, Kentu	sky 4(	)509	(herei	nafter	"Gra	ntee"	and
"Property Owner"	er")										

 $\overline{\phantom{a}}$ 

### WITNESSETH:

Management Fee; and WHEREAS, the Grantee is a documented fee-payer of the Government's Water Quality

implement a proposed project by submitting a valid grant application; and WHEREAS, the Grantee has proposed a need for the funds requested to develop and

Code of Ordinances; and the Water Quality Fees Board in accordance with Sections 16-408 and 16-410 of the Government's WHEREAS, the Grantee's grant application has been reviewed and selected for funding by

projects that meet the goals of the program; and Incentive Grant Program to assist the qualified Grantee in the development and implementation of WHEREAS, the Government has funds available through the Stormwater Quality Projects

public or private education related to stormwater quality; and Incentive Grant program goals to improve water quality, reduce stormwater runoff, and provide WHEREAS, the Grantee desires to implement a specific project that meets one or more

through installed improvements and/or educational programming; WHEREAS, any such improvements funded by the Government shall benefit the public

#### FOLLOWS: COVENANTS HEREIN EXPRESSED, GOVERNMENT AND GRANTEE THAT FOR AND IN CONSIDERATION OF THE MUTUAL PROMISES AGREE AND AS

- $\Xi$ The Government hereby grants the Grantee the sum of \$44,000.00 (hereinafter "the 20% of the total project cost. share the Grant with contributions, labor, and/or other services equal to or greater than incorporated herein by reference as if fully set out herein. The Grantee agrees to cost Grant"), for use in implementing the project elements as listed in Attachment A which is
- 2 which includes construction of stormwater control infrastructure at the following site lo-The Grantee agrees to use the Grant only for the activities set forth in Attachment A 2651 Palumbo Drive, Lexington, KY 40509.
- 3 ter quality/quantity monitoring by LFUCG. agrees to design the facilities in such a way as not to preclude the potential for future waand sediment control, traffic control, utility relocations, seeding, etc. The Grantee further improvements. This includes all associated activities including but not limited to erosion ing Manuals or as further described in Attachment A in the design of all Grant-funded The Grantee agrees to meet all design standards specified in the Government's Engineer-

- 4 tions, ordinances, and laws in implementation of the project. The Grantee agrees to comply with all applicable local, state, and federal rules, regula-
- (5) The Grantee agrees to obtain all necessary local, state, and federal permits, encroachments, permissions, approvals etc. in a timely manner and prior to start of construction.
- (6) expenditures. Other deliverables include the following: vided by the Government summarizing all work completed and detailing the total grant of the project elements in digital and hard copy following a standardized format to be prolow, and produce a Project Final Report within thirty (30) calendar days of the completion The Grantee agrees to perform periodic reporting as detailed in Paragraph (7) herein be-
- (a) At the end of the Feasibility Phase (if applicable), the following five deliverables. Revised Statutes (KRS), shall be provided: sealed by a professional licensed to perform such work in accordance with Kentucky
- 0 Feasibility report evaluating the use of the potential BMP(s) on the proposed
- Conceptual design concept;
- Detailed cost estimate for design;
- Conceptual cost estimate for construction;
- specific site and application. Letter certifying all BMPs proposed for design as viable and feasible for the
- (b) At the end of the Design Phase or prior to the start of the Construction Phase, the accordance with Kentucky Revised Statutes (KRS), shall be provided: following six deliverables, sealed by a professional licensed to perform such work in
- Set of all final design calculations;
- control, grading plans, etc.; Set of final construction plans, including traffic control, erosion and sediment
- Set of final specifications and bidding documents (if applicable);
- . Final detailed engineer's construction cost estimate including quantities:
- All required permit submittals and approvals;
- spection and maintenance of each proposed facility for design performance and safety in accordance with manufacturer's specifications and the Government's Inspection, Operation, and Maintenance Plan laying out the plan for regular in-
- (c) At the end of the Construction Phase, the following five deliverables shall be provided:
- Summary of final construction costs and quantities;
- Copies of all federal, state, and local permits obtained for the project;
- sional of record certifying the project as shown meets all original design intent; Record Drawing showing all field changes, and signed and sealed by the profes-
- after construction; Photo documentation of site conditions and improvements before, during, and
- Signed Agreement to Maintain Stormwater Control Faciliti. LFUCG Stormwater Quality Projects Class B Incentive Grant. Control Facilities Funded by an
- 9 The Grant to the Grantee shall be disbursed in the following manner:
- (a) ed the requested funds or shall be in a position to expend properly the requested The Grantee shall submit at least once every three (3) months, if not specified otherwise in Attachment A, a Request for Funds to the Government's Grant Manager ment A. include full accounting of these eligible grant-related expenses, as listed in Attachfunds within thirty (30) days of receipt of the funds. Request for Funds shall include documentation that the Grantee has already expenddesignated by the Director of the Division of Water Quality for the project. Each Copies of invoices, purchase orders, or receipts showing vendor, date, The Request for Funds shall

tion of work performed for hours billed hours shall include copies of employee timesheets, hourly payroll rate, and descrip-For project specific personnel costs and stipends, documentation of all billed and items purchased or ordered shall be provided with the Request for

- **6** the progress of the project to date, including a description and schedule of all activities completed, and hardcopy or electronic copies of materials (e.g. calculations, pre-Each Request for Funds shall be accompanied by a Project Status Report describing liminary plans, etc.) completed to date. For educational events (if applicable), copies of the class rosters or sign-in sheets documenting the number of attendees shall
- <u>O</u> counting for payment. Grant Program and that the activity progress and management program of the Grantee satisfy the terms of the grant award, he or she shall approve the Request for this Agreement and the guidelines of the Stormwater Quality Projects Incentive The Government's Grant Manager shall review each Request for Funds and sup-Funds within 15 calendar days of receipt and then forward it to the Division of Ac-Manager finds the Grantee's Request for Funds is in compliance with the terms of porting documents for compliance with the terms of this Agreement and the guidelines of the Stormwater Quality Projects Incentive Grant Program. If the Grant
- (b) counting for payment. ceptable, forward approval within 15 calendar days of receipt to the Division of Acshall review the Project Final Report and provide comments to the Grantee or, if acceipt and acceptance of the Project Final Report. The Government's Grant Manager The Government shall release payment of the final 10% of the Grant only after re-
- (e) Grantee is not in compliance with the terms of this Agreement and/or the Storm-water Quality Projects Incentive Grant Program, including deficiencies in progress and management of the project, the Division of Water Quality shall notify the meet with the Grantee on matters that prevent approval of the Request for Funds Grantee, the Mayor's Office, and the appropriate district Council person, Should the Government's Incentive Grant Program Administrator determine that the to termination of the Agreement for cause pursuant to Paragraph (20) herein below. Failure to resolve any such matters to the satisfaction of the Government may lead
- 8 to Paragraph (20) herein below. listed in Attachment A prior to implementing the changes. Failure to gain written approv-Program Administrator for any proposed changes to the Project Team or Project Plan as The Grantee agrees to obtain written approval from the Government's Grant Manager or prior to making changes may lead to termination of the Agreement for cause pursuant
- 9 The Grantee agrees to complete the project phase(s) (i.e. Construction) outlined herein within 15 months from the date of this Agreement. The Grantee shall obtain written approval from the Government's Grant Manager or Program Administrator for any time exmay lead to termination of the Agreement for cause pursuant to Paragraph (20) herein betensions beyond the schedule. Failure to obtain written approval prior to making changes
- (10)This Agreement may not be modified except by written agreement of the Government and the Grantee
- (1)The Grantee understands that the Grant amount shown herein in Paragraph (1) is a providing a complete and detailed written explanation of its inability to comply with the immediately notify the Government's Grant Manager and Program Administrator by either in the manner or for the amount described in this Agreement, then the Grantee must to the Grantee or the Government that the Grantee will be unable to complete the project ments listed in Attachment A is the responsibility of the Grantee. not-to-exceed amount, and any additional funding needed to complete the project ele-If it becomes apparent

- proposed changes, and the reasons for those changes. ager and Program Administrator with a complete and detailed written explanation of any terms of the Agreement. The Grantee must further provide the Government's Grant Man-
- (12)The Grantee asserts that it is in full compliance with all applicable provisions of the Lexington-Fayette Urban County Government's Code of Ordinances Chapter 5 – Buildings any such matters to the satisfaction of the Government may lead to termination of the compliance with any of these provisions, it will notify the Government's Grant Manager oversight as opposed to local ordinances and regulations. for those state institutions, parcels or buildings which are subject to state regulations and partment of Housing Buildings and Construction rules and requirements as is appropriate Chapter 16 and Building Regulations, Chapter 7 - Finance and Taxation, Chapter 12 -Agreement for cause pursuant to Paragraph (20) herein below. Program Administrator immediately. Failure to notify the Government and resolve Sewage, Garbage, Refuse, and Weeds, or in compliance with Kentucky De-If the Grantee becomes out of - Housing, and Buildings
- The Grantee agrees to allow the Government access to its property to perform monitoring of the project elements for compliance with this Agreement, as provided in the "Agreement to Maintain Stormwater Control Facilities Funded by an LFUCG Stormwater Quality Projects Class B Incentive Grant" (Attachment B).
- (14)In any advertisement of the project funded by the Grant, whether written or oral commuindividual or elected official as being responsible for the funds donated by the Governas the source of the above referenced funds; the Grantee shall not specifically identify any nications, the Grantee agrees to identify the Lexington-Fayette Urban County Government
- (15)The Grantee agrees to allow the Government to publicize the Grantee's project through the Government's website and other media.
- The Grantee agrees to reference the Lexington-Fayette Urban County Government's Wachures, presentations, websites, etc. produced using grant monies. gram as a source of funding for the project on any permanent signage or educational broter Quality Management Fee and the Stormwater Quality Projects Incentive Grant Pro-
- (17)The Grantee and Property Owner agree that all stormwater control facilities, including equipment and infrastructure, constructed and funded by a Construction Grant through the Stormwater Quality Projects Incentive Grant Program shall remain in service and mainif fully set out herein. Owner further accepts and agrees to enter into the "Agreement to Maintain Stormwater Maintenance Plan developed for each facility referenced in (6b) above. tained by the Control Facilities Funded by an LFUCG Stormwater Quality Projects Class B Incentive Grant' attached hereto as Attachment B and which is incorporated herein by reference as Grantee or its representatives following the Inspection, Operation, The Property
- The Grantee and Property Owner agree that all stormwater control facilities, including equipment and infrastructure, constructed and funded by this Grant shall remain the property of the current Property Owner, or his successors and assigns, unless otherwise specified in Attachments A and B.
- (19)The Grantee and Property Owner understand that if any of the Grant-funded facilities not in Attachment B time of removal shall be liable to reimburse the Government for 100% of the Remaining owned by the Government are removed from service, the property owner of record at the Value of the facility or portion removed, based upon the depreciation schedule provided
- (20)If, through any cause, the Grantee or Property Owner shall fail to fulfill in timely and proper manner its obligations under this Agreement, or if the Grantee or Property Own-Government shall provide the Grantee or Property Owner thirty (30) calendar days to er shall violate any of the covenants, agreements or stipulations of this Agreement, the

of the Government, become its property and the Grantee shall immediately repay to the Government all monies received pursuant to this Agreement less any amount representing just and equitable compensation for the Government's share of any satisfactory thereupon have the right to terminate this Agreement by giving written notice to the Grantee of such termination and specifying the effective date thereof, at least five (5) work completed pursuant to the Agreement. unfinished documents, receipts and reports prepared by the Grantee shall, at the option calendar days before the effective date of such termination. In that event, all finished or thirty (30) days, come into compliance with this Agreement, the Government shall address the deficiency or violation. If the Grantee or Property Owner does not, after the

- (21)The Grantee shall provide equal opportunity in employment as required by applicable federal, state, and local laws, regulations, and ordinances.
- (22)The Grantee is solely responsible for assuring that adequate and appropriate insurance or other necessary coverage is maintained during the term of this Agreement.
- (23)The Grantee's sole remedy for a breach of this Agreement by the Government shall be limited to the amount of the Grant.
- (24)The Government assumes no responsibility whatsoever in the Grantee's project activimisconduct, or errors or omissions, in connection with the activities carried out pursuant to this Agreement, the Grant award or the Stormwater Quality Projects Incentive Grantee's or Property Owner's or its contractor(s), agents, or assigns, negligent acts or arise or are alleged to have arisen, directly or indirectly, in whole or in part, from or by costs and attorney's fees that are in any way incidental to or connected with, or that costs, expenses, obligations, fines, and assessments of whatever kind, including defense fy, and hold harmless Government from and against all liability, claims, losses, actions, ties. Grantee and Property Owner shall, to the extent allowed by law, defend, indemni-

IN WITNESS WHEREOF, the parties hereto have executed this Agreement at Lexington, Fayette County, Kentucky, as of the day and year first above written.

### LEXINGTON-FAYETTE URBAN COUNTY GOVERNMENT

ВҮ:_	
ATTEST:	JIM GRAY, MAYOR
CLERK, URBAN COUNTY COUNCIL	

Grantee Organization: LINK-BELT CONSTRUCTION COMPANY, L.P., LLLP

2651 PALUMBO DRIVE

**LEXINGTON, KENTUCKY 40509** 

NAME: PAUL DILLEP

TITLE: VICE PRESIDENT MANUFACTURING

The foregoing Agreement was subscribed, sworn to and acknowledged before me by Paul Culler and on behalf of Link-Bit Coashands on this the 145 day of March 2017.

My commission expires: March 20, 2016.

NOTARY PUBLIC



