RESOLUTION NO. 7038

AUTHORIZING AN INTERGOVERNMENTAL AGREEMENT WITH THE PORTLAND BUREAU OF TRANSPORTATION FOR CONSTRUCTION OF THE SE 122ND: RAMONA TO HOLGATE SIDEWALK INFILL PROJECT IN THE LENTS TOWN CENTER URBAN RENEWAL AREA; PROVIDING FUNDING IN AN AMOUNT NOT TO EXCEED $1,000,000

WHEREAS, the Portland Development Commission’s (“PDC”) Lents Town Center Urban Renewal Plan, adopted in 1998 and amended in 2008, identified SE 122nd Avenue between Foster Road and Powell Boulevard as a commercial corridor priority area;

WHEREAS, the Lents Town Center Urban Renewal Area Transportation Task Force recommended and the Lents Town Center Urban Renewal Advisory Committee endorsed SE 122nd Avenue between Foster Road and Powell Boulevard as a priority infrastructure project;

WHEREAS, the Portland Bureau of Transportation (“PBOT”) is responsible for transportation operations and improvements within the City of Portland public rights of way;

WHEREAS, the Portland City Council adopted the SE 122nd Avenue Study in 2010 recommending pedestrian and bicycle improvements on SE 122nd Avenue between Division Street and Foster Road;

WHEREAS, PBOT identified the segments of sidewalk infill and pedestrian crossings in need of improvement along SE 122nd Avenue between Division Street and Foster Road;

WHEREAS, PBOT and PDC entered into an Intergovernmental Agreement (“IGA”) dated January 24, 2012, whereby PDC provided $225,000 for design and engineering for pedestrian infrastructure improvements (the “Project”) on SE 122nd Avenue; and

WHEREAS, SE 122nd Avenue is lacking in infrastructure, hindering redevelopment and pedestrian safety, and this Project will mark a significant investment in the Powellhurst-Gilbert Neighborhood.

NOW, THEREFORE, BE IT RESOLVED, that the Executive Director is hereby authorized to enter into an IGA substantially in the form attached hereto as Exhibit A under which PDC will provide funding for the construction of sidewalk and pedestrian crossings in an amount not to exceed $1,000,000;

BE IT FURTHER RESOLVED, that the Executive Director may approve changes to the IGA if such changes, in the opinion of the Executive Director in consultation with the General Counsel, do not materially change PDC’s obligations or risks; and
BE IT FURTHER RESOLVED, that this resolution shall become effective 30 days after its adoption.

Adopted by Portland Development Commission on January 9, 2014

[Signature]

Gina Wiedrick, Recording Secretary
PORTLAND DEVELOPMENT COMMISSION
Portland, Oregon

RESOLUTION NO. 7038
EXHIBIT A

AUTHORIZING AN INTERGOVERNMENTAL AGREEMENT WITH THE PORTLAND BUREAU OF TRANSPORTATION FOR CONSTRUCTION OF THE SE 122ND: RAMONA TO HOLGATE SIDEWALK INFILL PROJECT IN THE LENTS TOWN CENTER URBAN RENEWAL AREA; PROVIDING FUNDING IN AN AMOUNT NOT TO EXCEED $1,000,000

Exhibit A includes this cover page and contains 15 pages:

- Intergovernmental Agreement between Portland Development Commission and the Portland Bureau of Transportation for the SE 122nd: Ramona to Holgate Sidewalk Infill Project: Construction Phase
  - Appendix A – Scope Work and Budget
INTERGOVERNMENTAL AGREEMENT
Between
Portland Development Commission
and the
Portland Bureau of Transportation
for the
SE 122\textsuperscript{nd}: Ramona to Holgate Sidewalk Infill Project: Construction Phase

This Intergovernmental Agreement (this “Agreement”), dated this _____ day of ____________, 20__, (“Effective Date”) is made and entered into by and between the City of Portland, Bureau of Transportation (“the Bureau” or “PBOT”) and the Portland Development Commission (“PDC”).

RECITALS

1. PDC, as the duly-designated Urban Renewal agency of the City of Portland, is granted broad powers under ORS 457.170 for the planning and implementation of urban renewal projects.

2. The Bureau is responsible for transportation operations and improvements within the City public rights of way.

3. A cooperative partnership between PDC and the Bureau will be beneficial to the implementation of urban renewal plans and the development of other public policies, plans and capital projects.

4. Both parties desire to enter into an agreement that will establish terms and conditions by which one party will engage and compensate the other party for performing specific services.

5. The SE 122\textsuperscript{nd} project has completed 100% Plans, Specifications, and Estimate and has also completed the Right-Of-Way phase and is seeking to proceed to construction.

Now therefore, the parties agree as follows:

AGREEMENT

I. The Project

A. Background

In 2010, the Lents Town Center Urban Renewal Advisory Committee (LTC URAC) Transportation Task Force recommended, and the LTC URAC endorsed, the SE 122\textsuperscript{nd} sidewalk infill project (collectively, the “Project”) as a priority transportation project as part of a five year budget prioritization package.

Portland Development Commission  ♦  Portland Bureau of Transportation
Intergovernmental Agreement – SE 122\textsuperscript{nd} Avenue: Ramona to Holgate Sidewalk Infill project
Page 1 of 13
In January 2012, PDC authorized a $225,000 IGA, #511013, with Portland Bureau of Transportation (PBOT) to leverage funds from PBOT, Bureau of Environmental Services and a federal grant for the Design and Engineering Phase of the Project and acquire necessary right-of-way with the intention of future funding for construction. With the Design and Engineering Phase now complete the Project moves to the Construction Phase. This IGA provides funds for the Construction Phase of the Project in combination with PBOT funds.

**B. Summary of Work and Budget**

1. The following is a summary of the scope of work: The scope of the work includes the bid and award process, as well as construction management and engineering to complete and closeout the Construction Phase of the Project. The Project begins at SE Holgate and ends at SE Ramona Street.

2. The following is a summary of the budget: The total Construction Phase Project budget is estimated at $1,743,387. Portland Development Commission will contribute up to $1,000,000 with the remainder of the Project costs paid by PBOT.

3. A detailed description of the scope of work and the budget is set forth in Exhibit A (the “Scope of Work and Budget”) to this Agreement. The tasks, activities, and deliverables described in this Section B and detailed in the Scope of Work and Budget shall be referred to in this Agreement as the “Work”.

**II. CONTRACT MANAGEMENT**

**A.** The party for whom the Work is being performed, and who will be compensating the other party for performing the Work, shall be referred to in this Agreement as the “Funding Agency”. *PDC* shall be referred to herein as the Funding Agency.

**B.** The party performing the Work for the Funding Agency shall be referred to in this Agreement as the “Performing Agency”. *The Bureau* shall be referred to herein as the Performing Agency.

**C. Funding Agency.**

1. **Contract Signatory.** The Funding Agency Contract Signatory shall be *Patrick Quinton* or such other person as designated in writing by the Funding Agency Director (the "Funding Agency Contract Signatory"). The Funding Agency Contract Signatory is authorized to give notices and to carry out other actions referred to herein, including termination of this Agreement as provided in Section V.

2. **Contract Manager.** The Funding Agency Contract Manager shall be *Daniel Spero* (the “Funding Agency Contract Manager”). The Funding Agency Contract Manager is responsible for the day-to-day management of this Agreement as provided herein and serves as the first level of conflict resolution.
D. **Performing Agency.**

1. **Contract Signatory.** The Performing Agency Contract Signatory shall be *Leah Treat* or such other person as designated in writing by the Director (the "Performing Agency Contract Signatory"). The Performing Agency Contract Signatory is authorized to give notices and to carry out other actions referred to herein, including termination of this Agreement as provided in Section V.

2. **Contract Manager.** The Performing Agency Contract Manager shall be Kathryn Levine (the “Performing Agency Contract Manager”). The Performing Agency Contract Manager is responsible for the day-to-day management of this Agreement as provided herein and serves as the first level of conflict resolution.

E. **Management Staffing.**

1. A project manager shall be designated by Performing Agency (the "Performing Agency Project Manager"), and a project manager shall be designated by Funding Agency (the "Performing Agency Project Manager") to carry out the responsibilities designated in this Agreement.
   
   a) The Funding Agency Project Manager shall be Sue Lewis, or such other person as designated in writing by Trang Lam.

   b) The Performing Agency Project Manager shall be Kyle Chisek, or such other person as designated in writing by Dan Layden and approved by the Funding Agency Project Manager.

2. If either project manager is not performing or is not able to continue performing the responsibilities designated in this Agreement, then the respective contract manager shall designate a replacement project manager. If a replacement project manager is not available, then upon written agreement of the parties, the other party may take on all project management responsibilities designated in this Agreement.

3. If either PDC or the Bureau desires to replace a project manager, or other key staff identified in section II.F. or section II.G. of this Agreement, the party’s contract manager shall notify the other contract manager in writing, and if required, they will meet to discuss and agree on any necessary adjustments to provide adequate time to make such change.

F. **Project Staffing – Performing Agency:** The following Performing Agency personnel are being assigned to perform the Work. Only personnel listed below, or subsequently identified and authorized by the Funding Agency Project Manager, shall be reimbursed for performance of the Work. The Funding Agency will not unreasonably delay or withhold subsequent authorization for personnel identified by the Performing Agency to perform the Work, and its failure to notify the Performing Agency in writing of denial of authorization within 10 business days after the Project
Manager's receipt of a written request for authorization from the Performing Agency shall be deemed as authorizing those identified personnel to perform the Work.

1. Kyle Chisek, Capital Projects Manager
2. Construction Manager – to be assigned
3. Tech II – to be assigned
4. Inspector – to be assigned

G. **Project Staffing – Funding Agency**: The following Funding Agency personnel are being assigned to perform the Work.

1. Sue Lewis, Project Manager

H. **Approvals**.

1. No work shall be performed and no funds shall be obligated until this Agreement is executed.
2. The Performing Agency is not obligated to perform, and the Funding Agency is not authorized to pay for, any work not identified in the Scope of Work and Budget.

I. **Project Management**.

1. The Performing Agency Project Manager will be responsible for coordination and management of the construction contract, as well as the PBOT matching funding and coordination with the Oregon Department of Transportation for the project;
2. Performing Agency Project Manager will coordinate project needs with other bureaus and/or agencies as necessary to complete the Project;
3. The Performing Agency Project Manager will provide Project Status Report summaries in verbal communication on a monthly basis.
4. Project Status Reports are required to be submitted with each invoice describing work completed to date.

J. **Public Involvement**.

1. Where projects require public involvement, the Bureau and PDC will collaborate on design of the public involvement plan that is endorsed by both project managers.
2. The Bureau and PDC will keep each other informed of written material (e.g., news releases, brochures, newsletters, reports) produced for the Project that are intended for public distribution and will provide adequate time for review and discussion prior to distribution.
3. Each project manager will inform the other project manager of inquiry from a media or press representative and make reasonable efforts to consult with the
other project manager prior to any verbal or written information on the Project being provided to such a representative; if unable to make a prior consultation, notice will be provided afterwards.

K. **Meeting Participation.** Each project manager will invite the other to attend all regular or significant Project meetings and to participate in steering, management, or technical advisory committees organized for the Project.

L. **Work Product.** The Funding Agency Project Manager will, upon his or her request, receive timely copies of all work products, including drawings, specifications, designs, draft and final copies of technical and consultant analysis and reports, construction progress reports, and key correspondence prepared or received during the course of the Project.

M. **Subcontractors.** A subcontractor is any other entity that the Performing Agency uses to carry out all or part of the Work.

   1. The Performing Agency will have the sole authority to direct the work of any authorized and approved subcontractors. Subcontractors approved by the Funding Agency Project Manager: None

   2. The Performing Agency and/or any approved subcontractors are not obligated to perform, and the Funding Agency is not authorized to pay for, any work not identified in the Scope of Work and Budget.

N. **Regional Arts & Culture Council (RACC) – Percent for Art Program.** City Code Section 5.74 sets the policy of the City of Portland to dedicate two percent of the total Eligible Costs, as defined by Code, or two percent of the total Eligible Funds, as defined by Code, of all Improvement Projects, as defined by Code, (whichever is less) to the selection, acquisition, fabrication, installation, maintenance, management, de-accessioning, community education, documentation and registration of Public Art.

   1. This Agreement includes Eligible Costs and/or Eligible Funds for work conducted by the Bureau. The Bureau is responsible for fulfilling the requirements.

   2. Payments to RACC will be calculated based on the Eligible Costs of an Improvement Project and will be made according to one of three options: payment in full upon signing of this Agreement; payment in full upon issuance of the construction contract; or installation payments upon signing of this Agreement and the construction contract. The parties elect to make payment in full upon issuance of the construction contract. The RACC amount listed in Exhibit A is an estimate for budget purposes. The Bureau will determine full payment calculated on the construction contract which is to be awarded through the construction bid process. A Funding Agency representative will be included in the Selection Panel as per City Code Section 5.74.020.F. A Performing Agency representative will not be included in the Selection Panel as per City Code Section 5.74.020.F.
O. Business and Workforce Equity

The Business Equity Program of PDC’s Business and Workforce Equity Policy (the “Policy”) shall apply if the Project is anticipated to have hard construction costs greater than $200,000 and PDC’s compensation under this Agreement is more than $100,000. If the Business Equity Program applies, PDC’s utilization goal for Minority, Disadvantaged, Woman-owned and Emerging Small Businesses (collectively, “M/D/W/ESBs”) is twenty percent (20%) of the hard construction costs (“PDC’s Goal”) of the Project (the “Utilization Goal”). The Workforce Equity Program of the Policy shall apply if the Project is anticipated to have hard construction costs greater than $200,000. If the Workforce Equity Program applies, prime contractor and all subcontractors with subcontracts greater than $100,000 must comply with the Policy’s Workforce Training and Hiring Program to, among other things, ensure that a minimum of twenty percent (20%) of labor hours in each apprenticeable trade performed by the contractor and subcontractors on the Project are worked by state-registered apprentices (Mandatory). And to work toward achieving certain Workforce Diversity Goals, as such terms and requirements are further described in the Policy attached hereto as Exhibit __. The Utilization and Workforce Diversity Goals described in the Policy are aspirational only. There will be no legal consequence, including but not limited to termination, damages or liquidated damages, on account of the Performing Agency’s failure to realize the goals described in the Policy. The Workforce Training and Hiring Program requirements are mandatory. Nothing in this Agreement shall require the Performing Agency to discriminate in the award of contracts on the basis of race, sex or other impermissible criterion, or otherwise to violate the law. If the Policy applies, information on utilization will be included in monthly Project Status Reports, as described in Section II above.

III. FUNDING / COMPENSATION / ALLOWABLE COSTS

A. The Funding Agency shall pay the Performing Agency an amount not to exceed ONE MILLION DOLLARS ($1,000,000.00) for accomplishment of the Work, subject to budget authorization by the Funding Agency.

B. The funding is from Lents Town Center URA.

C. The full amount of funds is authorized in the current fiscal year’s budget. If the Project funding spans multiple fiscal years, the PDC will encumber the funds as the funds are approved through budget appropriation. All funding is subject to budget appropriation. If the full amount of funds is not authorized in the current fiscal year’s budget, it is acknowledged that contract amounts identified for expenditure in future fiscal years have not been appropriated in the current year budget. If funding has been identified in the Portland Development Commission Five-Year Budget Forecast, PDC staff agree to recommend to the PDC Budget Workgroup that the funds identified in the Five-Year Budget Forecast be appropriated in subsequent budgets.
D. Portland Bureau of Transportation expended General Transportation Revenue (GTR) and System Development Charge (SDC) funds for the design of the project. STP Flexible Funds (ODOT administered federal funding) was utilized for the Right-Of-Way purchase phase of the project and additional GTR will be applied to fund the remainder of construction costs.

E. PDC funds shall only be expended on Tax Increment Financing eligible uses, for example, planning for improvements, design and engineering for improvements, and construction of improvements. Costs for operations, maintenance, and moving transit stock are not typically eligible for Tax Increment Financing.

F. The Performing Agency may seek reimbursement from the Funding Agency for the following costs, subject to the expenditure of these funds for performance of the Work and within the authorized budget. In certain circumstances, such as advance payment to RACC, the Funding Agency Project Manager may authorize a prepayment of future expense obligations.

1. Direct Costs
   a) **Personal Services.** Covers reimbursement for direct wages paid to personnel engaged in performance of the Work.
   b) **Benefit Costs.** Covers reimbursement for the fully loaded benefit costs associated with direct wages, which represents the actual benefit load attributable to the respective employees.
   c) **Materials & Services.** Covers actual costs for the purchase of materials, supplies, and services, or reimbursement of incidental expenses and the Bureau or PDC support staff personal services where the expenditure is for performance of the Work and within the authorized budget.
   d) **Contracted Services.** Covers reimbursement for contracted professional or construction services in carrying out the Work and within the authorized budget.

2. Indirect Costs. Covers reimbursement for overhead costs at the rate established annually, for the Bureau in accordance with City Code Section 5.48 and for PDC in accordance with Cost Recovery Policy through Resolution 6560.
   a) This Agreement was originated in Fiscal Year 2013-14. For that Fiscal Year, the Bureau’s rate is 72.13% (Seventy-Two and Thirteen One Hundredths Percent) of Personal Services and Benefit Costs. The Bureau Indirect costs pay for generally fixed costs related to the administration and operation, as well as program management costs including executive management staff, rent, telephone, power, insurance, office supplies, and equipment.
b) If this Agreement extends to a new Fiscal Year, the Performing Agency Contract Manager shall provide written notification to the Funding Agency Contract Manager of the new Fiscal Year rate.

3. The Funding Agency Project Manager shall be immediately notified of any actual or anticipated variance between the authorized budget and the estimated cost or expenditures described in the Scope of Work and Budget. The parties shall then make a good faith effort to negotiate for a successful modification to this Agreement. Unless this Agreement is modified, the Funding Agency shall not be obligated to make payments for costs that exceed the authorized budget.

G. Expense Costs. Expenses, including personal services, incurred for out of town travel, training, educational expenses and equipment purchase are not reimbursable under this Agreement unless mutually agreed to in advance.

H. Change Management Controlled by Performing Agency. “Change management” is the process by which the impact of changes is controlled or mitigated and alterations are evaluated, approved, and incorporated into the Scope of Work and Budget. It is required that funds for change management be identified in the Scope of Work and Budget. These funds are intended to be used to accommodate such changes within the specific task or fiscal year. The funds shall be managed by the Performing Agency, which shall notify the project manager and contract manager of the Funding Agency in writing of their use.

I. Contingency Controlled by Funding Agency. It is required that an amount for project contingency be identified in the Scope of Work and Budget. Communications regarding events that may lead to the usage of the contingency are described in Section V. B. Use of all or part of the contingency must be approved in writing by the Funding Agency, including underlying change orders.

IV. BILLING AND PAYMENT PROCEDURE

A. The Performing Agency shall submit to the Funding Agency Project Manager a separate itemized billing for work performed as described in the Scope of Work and Budget for review and approval at least quarterly.

1. In order to receive timely payment, interim billings must be received no later than thirty (30) days following the end of a billing period.

2. Final billings upon termination or early termination of this Agreement need to be received within sixty (60) days of the date of termination. If no bill or interim Project Status Report is received within this time period, the Funding Agency will have no obligation to honor late billings.

B. Each billing shall include a Billing Detail Report in a format created and/or approved by the Funding Agency. At a minimum, each billing shall include:
1. a description of the nature and cost of work accomplished;
2. the names, rates and hours worked of personnel;
3. disbursements to consultants, contractors and outside vendors for materials and services; and
4. any other specific detail or documentation as desired by the Funding Agency Contract Manager, which can be reasonably provided by the Performing Agency.

C. If billings are received with incomplete information or disputed items, the Funding Agency will advise the Performing Agency in writing what specific information is missing or disputed. The Funding Agency will proceed to process payment for items not in dispute.

V. GENERAL

A. Termination.

1. The Termination Date of this Agreement is June 30, 2015.
2. Early Termination of Agreement.
   a) This Agreement may be terminated at any time by mutual written consent.
   b) Upon thirty (30) days written notice, either party may terminate this Agreement where the public interest requires work to cease.
   c) In the event of early termination of this Agreement, the work shall cease promptly and a final billing request submitted within sixty (60) days of the effective date of termination. In the event of early termination, eligible costs incurred through the date of the Agreement’s termination will be reimbursed.

B. Change and Conflict Resolution.

1. Every effort has been made to accurately identify the scope, schedule and budget for the Work. The Performing Agency and the Funding Agency recognize that events and conditions may arise that significantly impact the Project. A “significant” impact is one that may require expenditure of the Funding Agency controlled contingency, increase the budget beyond the total authorized budget amount shown in the Scope of Work and Budget, or delay completion of this phase of the Project more than one year. Should either party identify or foresee such a circumstance, both parties agree to the following:
   a) As soon as practicable, notify both the project manager and contract manager of the other party in writing of the circumstance, its origin and anticipated or confirmed impact.
b) Both project managers shall make reasonable efforts to meet within 14 days to identify anticipated or confirmed affects to the Project’s scope, schedule and budget.

c) Both parties shall seek to reach agreement on any necessary revisions to this IGA as described below in Section V. B. 2.

2. If a dispute arises regarding performance, cost, schedule, scope, quality or other terms and conditions of this Agreement, all parties agree to exercise good faith in expeditiously resolving said conflict in the following manner.

a) All conflicts should first be discussed and resolved if at all possible by the project managers specified in Section II.

b) If the conflict cannot be resolved by the project managers, or involves one of the project managers, then the conflict should be elevated to the contract managers specified in Section II for discussion and resolution.

c) Any conflicts not resolved by the contract managers shall be elevated to the contract signatories for discussion and resolution.

C. Compliance with Laws. In connection with its activities under this Agreement, the parties shall comply with all applicable federal, state and local laws and regulations.

D. Indemnification.

Subject to the limits of the Oregon Tort Claims Act and Oregon Constitution, Bureau agrees to indemnify, hold harmless and defend, PDC, its directors, officers, employees and agents from and against all claims, suits, actions of whatsoever nature, damages or losses, and all expenses and costs incidental to the investigation and defense thereof including reasonable attorneys’ fees, resulting from or arising out of the activities of Bureau, its officers, employees or agents under this Agreement.

Subject to the limits of the Oregon Tort Claims Act and Oregon Constitution, PDC agrees to indemnify, hold harmless and defend, Bureau, its officers, employees and agents from and against all claims, suits, actions of whatsoever nature, damages or losses, and all expenses and costs incidental to the investigation and defense thereof including reasonable attorneys’ fees, resulting from or arising out of the activities of PDC, its directors, employees or agents under this Agreement.

E. Subcontracting. Work under this Agreement shall not be subcontracted in whole or in part to other than City agencies, without the prior written approval of the Funding Agency Project Manager. The Funding Agency will not unreasonably delay or withhold subsequent authorization for contractors identified by the Performing Agency to perform the Work under the Agreement, and its failure to notify the Performing Agency in writing of denial of authorization within 10 business days after the Funding Agency Project Manager's receipt of a written request for authorization from the Performing Agency shall be deemed as authorizing those identified contractors to perform the Work. The Performing Agency shall require any
approved subcontractor to agree, as to the portion subcontracted, to fulfill all obligations of the Performing Agency as specified in this Agreement. Notwithstanding approval by the Funding Agency Project Manager of a subcontractor, the Performing Agency shall remain obligated for full performance hereunder, and the Funding Agency shall incur no obligation to the subcontractor hereunder. The Performing Agency shall have the sole authority to direct the work of any authorized and approved subcontractors.

F. Ownership of Work Product.

Ownership of any and all plan sets, technical data, documents, plans, designs, drawings, technical data reports, specifications, working papers and other materials produced in connection with this Agreement (the “Work Product”) will be handled as described below. Ownership of the Work Product includes all rights, title and interest, including but not limited to copyright rights of specified Work Products. Notwithstanding anything to the contrary contained herein, the parties acknowledge that section 17.24.085 of the City Code may require that all or part of the Work Product will become the property of the Bureau and be transferred to the Bureau Engineer upon completion of the Project.

1. Except as described in paragraph 2 below, the Performing Agency shall own all Work Product.

2. If the parties determine that the Performing Agency is unable or unwilling to complete the Project, and the Funding Agency determines that a transfer of ownership of the Work Product is necessary in order to effect completion of the Project, upon the Funding Agency’s written request the Performing Agency shall assign ownership of the Work Product to the Funding Agency.

3. Regardless of ownership of the Work Product, both parties shall have reasonable access to the Work Product.

G. Delivery / Maintenance of Records. The Performing Agency shall maintain records on a current basis to support its billings to the Funding Agency. The Funding Agency or its authorized representative shall have the authority to inspect, audit and copy, on reasonable notice and from time to time, any records of the Performing Agency regarding its billings or its work hereunder, for a period of 3 years after completion or termination of this Agreement.

H. Funding Acknowledgement / Signage.

1. Any oral reports made to neighborhood, business, or other civic organizations, as well as to any members of the press shall acknowledge work being done is based on a partnership between the Bureau and the Portland Development Commission and, if appropriate, financed by “the Lents Town Center Urban Renewal Project”.

2. For projects involving construction activities funded by PDC, the Bureau shall display a sign near the construction site and readily visible to the public,
specifying that the Project is being "funded by the Portland Development Commission’s Lents Town Center Urban Renewal Project". The sign shall remain in place until construction is complete.

VI. Amendments

1. Except as otherwise provided for in this Agreement, the Bureau or PDC may amend this Agreement only in writing signed by the contract signatories.

2. Changes to the Scope of Work and Budget:
   a) Changes to the Scope of Work and Budget, including changes to scope, schedule, and budget identified in Section I, which do not increase the total compensation under this Agreement, may be made upon written agreement by the project managers identified in Section II of this Agreement.
   b) Changes will not take effect or be binding on either party until agreed to in writing.

VII. Merger Clause

This Agreement contains the entire agreement between PDC and the Bureau. It supersedes all prior written or oral discussions or agreements concerning work to be performed by either party.

[Signature page to follow]
IN WITNESS WHEREOF, the Bureau and PDC have executed this Agreement as of the Effective Date.

**CITY OF PORTLAND**

________________________________

Commissioner Steve Novick

____________________

Date

**PORTLAND DEVELOPMENT COMMISSION**

________________________________

Patrick Quinton, Executive Director
Portland Development Commission

____________________

Date

APPROVED AS TO FORM:

________________________________

City Attorney

____________________

Date

APPROVED AS TO FORM:

________________________________

Legal Counsel
### Intergovernmental Agreement - Appendix A

#### Scope Work and Budget

SE 122nd Ave: SE Ramona to SE Holdgate Sidewalk Infill Project

#### Fiscal Year 2011-12

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<th>Materials &amp; Services</th>
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Subtotals = $ 390,409.00 $ 402,283.00 $ 1,136,489.00 $ 1,515,135.00 $ 1,136,489.00 $ 1,515,135.00 $ 1,136,489.00 $ 1,515,135.00 $ 1,136,489.00 $ 1,515,135.00

Fiscal Year Total = $ 390,409.00 $ 402,283.00 $ 1,136,489.00 $ 1,515,135.00 $ 1,136,489.00 $ 1,515,135.00 $ 1,136,489.00 $ 1,515,135.00 $ 1,136,489.00 $ 1,515,135.00

#### Fiscal Year 2012-13

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Subtotals = $ 402,283.00 $ 402,283.00 $ 1,136,489.00 $ 1,515,135.00 $ 1,136,489.00 $ 1,515,135.00 $ 1,136,489.00 $ 1,515,135.00 $ 1,136,489.00 $ 1,515,135.00

Fiscal Year Total = $ 402,283.00 $ 402,283.00 $ 1,136,489.00 $ 1,515,135.00 $ 1,136,489.00 $ 1,515,135.00 $ 1,136,489.00 $ 1,515,135.00 $ 1,136,489.00 $ 1,515,135.00

#### Fiscal Year 2013-14

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<th>#</th>
<th>Description</th>
<th>Estimated Completion Date</th>
<th>Personal Services</th>
<th>Materials &amp; Services</th>
<th>Capital Outlay</th>
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<td>33</td>
<td>Contract costs</td>
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Subtotals = $ 530,279.00 $ 1,327,373.00 $ 1,857,652.00 $ 980,000.00 $ 877,652.00 $ 1,857,652.00

FY 2013-14 Construction Phase + RACC estimate

| 38 | FY 2013-14 Construction Phase                    | $ 530,279.00              | $ 1,327,373.00     | $ 1,857,652.00       | $ 980,000.00   | $ 877,652.00 | $ 1,857,652.00 | $ 877,652.00      | $ 1,857,652.00|
| 39 | FY 2012-13 ROW Phase                             | $ 402,283.00              | $ 402,283.00       | $ 402,283.00         | $ 402,283.00   | $ 402,283.00 | $ 402,283.00   | $ 402,283.00      | $ 402,283.00 |
| 40 | FY 2011-12 Design Engineering Phase              | $ 390,409.00              | $ 250,000.00       | $ 640,409.00         | $ 225,000.00   | $ 415,409.00 | $ 640,409.00   | $ 415,409.00      | $ 640,409.00 |
| 41 | Project Subtotal                                 | $ 920,688.00              | $ 402,283.00       | $ 1,377,373.00       | $ 2,900,344.00 | $ 1,293,061.00 | $ 402,283.00 | $ 2,906,344.00  | $ 1,293,061.00|
| 42 | RACC Percent for Art PROJECT TOTAL =             |                            | $ 22,729.78        | $ 22,729.78          | $ 22,729.78    | $ 22,729.78 | $ 22,729.78   | $ 22,729.78       | $ 22,729.78 |
| 43 | PROJECT TOTAL =                                  |                            | $ 2,923,073.78     | $ 2,923,073.78       | $ 2,923,073.78 | $ 2,923,073.78 | $ 2,923,073.78 | $ 2,923,073.78    | $ 2,923,073.78 |

| 45 | IGA TOTAL AUTHORIZED AMOUNT =                    |                            | $ 1,000,000.00     | $ 1,000,000.00       | $ 1,000,000.00 | $ 1,000,000.00 | $ 1,000,000.00 | $ 1,000,000.00    | $ 1,000,000.00 |

FY13/14 Construction Phase + RACC estimate
RESOLUTION NO. 7038

RESOLUTION TITLE:
AUTHORIZING AN INTERGOVERNMENTAL AGREEMENT WITH THE PORTLAND BUREAU OF TRANSPORTATION FOR CONSTRUCTION OF THE SE 122ND: RAMONA TO HOLGATE SIDEWALK INFILL PROJECT IN THE LENTS TOWN CENTER URBAN RENEWAL AREA; PROVIDING FUNDING IN AN AMOUNT NOT TO EXCEED $1,000,000

Adopted by the Portland Development Commission on January 9, 2014

<table>
<thead>
<tr>
<th>PRESENT FOR VOTE</th>
<th>COMMISSIONERS</th>
<th>VOTE</th>
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<tr>
<td>✅</td>
<td>Chair Scott Andrews</td>
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<td>☐</td>
<td>Commissioner Aneshka Dickson</td>
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<tr>
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<td>Commissioner Charles Wilhoite</td>
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</tbody>
</table>

☐ Consent Agenda   ✅ Regular Agenda

CERTIFICATION

The undersigned hereby certifies that:

The attached resolution is a true and correct copy of the resolution as finally adopted at a Board Meeting of the Portland Development Commission and as duly recorded in the official minutes of the meeting.

Date: January 10, 2014

Gina Wiedrick, Recording Secretary