

State of Utah Department of Transportation

Cooperative Agreement Local Agency Performing Work for UDOT	Project Description: Design and Construction of 2550 S. from 5600 W. to 8000W. Local Agency:Greater Salt Lake Municipal Service District (GSLMSD)	CID# 73068
Pin:17015 Job/ Project:S-R299(301)		Date Executed

THIS AGREEMENT, made and entered into on the executed date ,by and between the UTAH DEPARTMENT OF TRANSPORTATION, hereinafter referred to as "UDOT", and the Greater Salt Lake Municipal Service District, a political subdivision of the State of Utah, hereinafter referred to as the "Local Agency."

Description of Work and Funding: Local Agercy will design and construct a highway from 2550 South from 5600 West to 8000 West. Pursuant to Utah Code Section 11-58-207(1) and with money designated in the Transportation Investment Fund for that purpose, UDOT will provide funding for the design and construction of 2550 South from 5600 West to 8000 West. UDOT is advancing \$500,000.00 for the Fiscal Year 2020 and \$500,000.00 for the 2021 Fiscal Year from the Transportation Investment Fund to the Local Agency for the sole purpose of designing and constructing the highway. The funds cannot be used for any other purpose. Local Agency shall provide updates and any other information requested by UDOT concerning the design and construction expenses.

Item #	Item Description	Estimated Quantity	Unit Price	Estimated Cost
#1	Design and Construction Fiscal Year 2020			\$500,000.00
#2	Design and Construction Fiscal Year 2021			\$500,000.00
#3				
			Estimated Total Cost	\$1,000,000.00

Any additional costs above the \$500,000.00 for the Fiscal Year 2020 and \$500,00.00 for the Fiscal Year 2021 will require another agreement. UDOT will pay the amount to the Local Agency within 30 days from the date of this Agreement. If the project costs less than the estimated amount, the Local Agency shall refund the remaining amount equally between UDOT and the Greater Salt Lake Municipal Service District.

Provisions

Local Agency will include the UDOT's Work provided UDOT pays the actual costs incurred for the Work. Local Agency's contractor will perform the Work described in this Agreement in UDOT's accordance with plans specifications. Local Agency will notify UDOT two weeks in advance prior to starting the Work so UDOT may inspect the Work. UDOT has the right to inspect the Work but may choose not to exercise this right. Regardless of any inspection by UDOT, Local Agency is still required to construct the Work in accordance with the plans and specifications. UDOT, through its inspection of the Work, will provide Local Agency with information addressing any problems or concerns UDOT may have with acceptance of said Work. Upon completion of the Work, the Local Agency will contact UDOT for a final review and inspection. UDOT reserves the right to withhold payment unless the Work is completed to **UDOT** standards specifications. The Local Agency has the right to correct any deficiencies in a timely manner and resubmit the Work for inspection and approval.

I. Liability:

UDOT and the Local Agency are both governmental subject entities the Governmental Immunity Act. Each party agrees to indemnify, defend and save harmless the other party from any and all damages, claims, suits, costs, attorney's fees and actions arising from or related to its actions or omissions or the acts or omissions of its officers, agents, or employees in connection with the performance and/or subject matter of this Agreement. The obligation to indemnify is limited to the dollar amounts set forth in the Governmental Immunity Act, provided said Act applies to the action or omission giving rise to the protections of this paragraph. This paragraph shall not be construed as a waiver of the protections of the Governmental Immunity Act by the parties. The indemnification in this paragraph shall survive the expiration or termination of this Agreement.

II. Termination:

This Agreement may be terminated as follows:

a. By mutual agreement of the parties, in writing

- b. By either UDOT or the Local Agency for failure of the other party to fulfill their obligations as set forth in the provisions of this Agreement. Reasonable allowances will be made for circumstances beyond the control of the parties. Written notice of intent to terminate is required and shall specify the reasons for termination. If a party fails to cure the breach, the other party may terminate this Agreement.
- c. By UDOT for the convenience of the State upon written notice to the Local Agency. However, UDOT will be responsible for the costs incurred for the Work before the termination of the Agreement.

III. Maintenance:

Division of jurisdiction and responsibilities of state highways shall be in accordance with Utah Code Section 72-3-109 and applicable rules.

IV. Payment and Reimbursement to Local Agency:

UDOT shall be responsible for all actual costs associated with the Work described in this Agreement up to the maximum total cost or lump sum. The Local Agency must submit the billing within 3 months of the Work completion date.

V. Change in Scope and Schedule:

If Work scope or schedule changes from the original intent of this Agreement, UDOT will notify the Local Agency prior to changes being made. If the Local Agency modifies its Project and the modification affects the Work, Local Agency will immediately notify UDOT. In the event there are changes in the scope of the Work, extra work, or changes in the planned Work covered by this Agreement, a modification to this Agreement must be approved in writing by the parties prior to the start of work on the changes or additions.

VI. Environmental Compliance

The Local Agency will assure compliance of the Project with all applicable state and federal environmental statutes, regulations, rules, and permitting requirements.

VII. Miscellaneous:

Each party agrees to undertake and perform all further acts that are reasonably necessary to carry out the intent and purposes of the Agreement at the request of the other party.

The failure of either party to insist upon strict compliance of any of the terms and conditions, or failure or delay by either party to exercise any rights or remedies provided in this Agreement, or by law, will not release either party from any obligations arising under this Agreement.

This Agreement does not create any type of agency relationship, joint venture or partnership between the parties.

Each party represents that it has the authority to enter into this Agreement.

This Agreement may be executed in counterparts by the parties.

VIII. Content Review:

Language content was reviewed and approved by the Utah AG's office on February 2, 2015.

Greater Salt Lake Municipal Service District			Utah Department of Transportation		
Ву		Date		Ву	Date
Title/Signature of Official		Project Manager, Brian Allen			
Ву		Date		Ву	Date
Title/Signature of additional official if required		Region Director, Bryan Allen			
Ву		Date		Ву	Date
Title/Signature of additional official if required		Comptrollers Office			