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CITY OF LOS ANGELES

CALIFORNIA



ERIC GARCETTI MAYOR

June 8, 2022

OFFICE OF THE **BOARD OF PUBLIC WORKS**

DR. FERNANDO CAMPOS **EXECUTIVE OFFICER**

200 NORTH SPRING STREET ROOM 361, CITY HALL LOS ANGELES, CA 90012

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http://bpw.lacity.org

BPW-2022-0375

The Honorable City Council Room No. 395 City Hall

MEMORANDUM OF UNDERSTANDING (MOU) - DISCOVERY CUBE LOS ANGELES - CALIFORNIA NATURAL RESOURCE AGENCY GRANT

As recommended in the accompanying report from the Director of the Bureau of Sanitation, which this Board has adopted, the Board of Public Works (Board) recommends that the City Council, subject to concurrence of the Mayor:

- AUTHORIZE the Director of the Bureau of Sanitation to negotiate and execute an MOU with Discovery Cube Los Angeles as Grantee and Pass-Through Entity for California Natural Resources Agency State Specified Grant for Discovery Cube Los Angeles. The term of this MOU will be three (3) years with a total cost ceiling of \$2.6 million pursuant to the approved Council File No. 22-0141, March 11, 2022, which authorizes the Director of the Bureau of Sanitation or designee, relative to the disposition of the aforementioned State Specified Grant to:
 - a. NEGOTIATE and EXECUTE a grant agreement with the California Natural Resources Agency (CNRA) to administer the State Specified Grant Project and submit all documents, including the Project Information package to the CNRA;
 - b. ESTABLISH a separate interest-bearing fund and accept and disburse the grant funds in the amount of \$2,600,000;
 - NEGOTIATE and EXECUTE a contract or contract amendment with the Discovery Cube Los Angeles in accordance with the terms substantially similar to those set forth in the aforementioned grant agreement;
- EXECUTE the MOU upon the Mayor's authorization; and
- RETURN the executed MOU to BOS for further processing.

Sincerely,

DR. FERNANDO CAMPOS. Executive Officer, Board of Public Works



DEPARTMENT OF PUBLIC WORKS BUREAU OF SANITATION BOARD REPORT NO. 1 JUNE 8, 2022 ADOPTED BY THE BOARD
PUBLIC WORKS OF THE CITY
OF Los Angeles California
AND REFERRED TO THE CITY COUNCIL
JUN 0 8 2022

CD: 7

AND REFERRED TO THE MAYOR

REQUEST FOR AUTHORITY TO EXECUTE THE PHIEMORANDUM OF UNDERSTANDING (MOU) WITH DISCOVERY CUBE LOS ANGELES AS GRANTEE AND PASS-THROUGH ENTITY FOR CALIFORNIA NATURAL RESOURCES AGENCY STATE SPECIFIED GRANT FOR DISCOVERY CUBE LOS ANGELES

RECOMMENDATION

1. APPROVE and FORWARD this report with transmittals to the City Council and Mayor with the recommendation that the City Council, subject to concurrence of the Mayor, authorizing the Director of LA Sanitation and Environment (LASAN) to negotiate and execute a Memorandum of Understanding (MOU) with Discovery Cube Los Angeles as Grantee and Pass-Through Entity for California Natural Resources Agency State Specified Grant for Discovery Cube Los Angeles.

The term of this MOU will be three (3) years with a total cost ceiling of \$2.6 million pursuant to the approved Council File No. 22-0141, March 11, 2022, which authorizes the Director and General Manager of LASAN or designee, relative to the disposition of the aforementioned State Specified Grant to:

- Negotiate and execute a grant agreement with the California Natural Resources Agency (CNRA) to administer the State Specified Grant Project and submit all documents, including the Project Information package to the CNRA;
- b. Establish a separate interest-bearing fund and accept and disburse the grant funds in the amount of \$2,600,000;
- c. Negotiate and execute a contract or contract amendment with the Discovery Cube Los Angeles (DCLA) in accordance with the terms substantially similar to those set forth in the aforementioned grant agreement.
- 2. EXECUTE the MOU upon the Mayor's authorization; and
- 3. RETURN the executed MOU to LASAN for further processing. Notify LASAN contact Niesha Louis at niesha.louis@lacity.org.

TRANSMITTALS

- 1. Council File Number 22-0141
- 2. Memorandum of Understanding (MOU) between LASAN and DCLA

BUREAU OF SANITATION BOARD REPORT NO. 1 JUNE 8, 2022

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DISCUSSION

Background

In mid-November 2021, the State of California Natural Resources Agency (CNRA) notified the City of Los Angeles that State-specified funds were approved for five (5) Los Angeles community-based organizational projects through the Fiscal Year 2021-22 California State budget process. Although the City is designated as the grantee and pass-through administrator of these grant funds, the funds are intended for the benefit and use by the organizations likewise identified in the State budget process. Typically when a Specified Grant has been approved (via the State Fiscal Year Budget) to the City of Los Angeles, the City of Los Angeles City Councilmember(s), the Assemblyperson, and/or the California Senator have agreed that the project in their district needs additional funding for improvements.

DCLA will be using these funds for support of general operating expenses and repayment of debt. All funds are to be expended no later than March 1, 2026. The State Specified Grant awards do not include any additional funds for City management and administrative costs. Departments are expected to manage the workload accordingly.

PROGRAM REVIEW COMMITTEE (PRC) APPROVAL / PROJECT REVIEW BY DIRECTOR (PRD) APPROVAL

PRD is not required as LASAN is functioning as a Pass-Through-Entity (PTE) for State-Specified-Funding and does not manage the specific grant activities.

STATUS OF FINANCING

There is no impact to the General Fund. In accordance with Council File 22-0141 approved on March 11, 2022, a separate interest bearing fund was established to accept and disburse state grant funds from the California Natural Resources Agency (CNRA) to DCLA. LASAN will use State Specified Grant Project DCLA Fund 65C. Reimbursements from the California Natural Resources Agency will be deposited into the State Specified Grant Project DCLA Fund 65C using Departmental Revenue Source Code 336100 (Other State Grants - General).

Funds and appropriations for future fiscal years are not yet identified and existing appropriations may change based on available cash balances. Therefore, funds and appropriations will be determined by the Director and General Manager of LASAN or designee.

BUREAU OF SANITATION BOARD REPORT NO. 1 JUNE 8, 2022

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Respectfully submitted,

BARBARA ROMERO

Director and General Manager

Bureau of Sanitation

REVIEWED AND APPROVED BY:

EVA P. SUNG, Acting Chief Financial Officer

Bureau of Sanitation

Date:

Prepared by:

Paru Proffitt, Centralized Grants Unit, (213) 485-3148 Niesha Louis, Administration Division, (213) 248-1992

REPORT FROM

OFFICE OF THE CITY ADMINISTRATIVE OFFICER

Date:

February 8, 2022

CAO File No.

0130-02117-0000

Council File No. [Click and type #]

Council District:

To:

The Mayor

The Council

From:

Matthew W. Szabo, City Administrative Officer

Subject:

CITY AS GRANTEE AND PASS-THROUGH-ENTITY (PTE) FOR STATE

SPECIFIED GRANTS TO VARIOUS ORGANIZATIONS

RECOMMENDATION

That the Council, subject to approval by the Mayor:

- 1. Adopt the required Resolution for the five (5) State Specified Grant Projects awarded through the 2021-22 State Budget Process and administered by the California Natural Resources Agency (CNRA), as set forth in Attachment A (Resolution);
- 2. Approve the grant agreement templates with the State for the Specified Grant Projects with terms substantially similar to those set forth in the sample grant agreements attached to this Report as Attachments C and D (Construction and Non-Construction), subject to approval as to form by the City Attorney;
- 3. Relative to the disposition of the Specified Grant Project for the Alliance for Community Empowerment (ACE) as identified in Attachment B, direct and authorize the General Manager of the Bureau of Engineering or designee to:
 - Negotiate and execute a grant agreement with the CNRA to administer the State Specified Grant Project and submit all documents, including the Project Information Package, to the CNRA;
 - b. Establish a separate interest-bearing fund and accept and disburse the grant funds in the amount of \$500,000; and,
 - Negotiate and execute a contract, or contract amendment, with the ACE in accordance with terms substantially similar to those set forth in the aforementioned grant agreement;
- 4. Relative to the disposition of the Specified Grant Project for the Chinese American Museum (CAMLA) as identified in Attachment B, direct and authorize the General Manager of the Bureau of Engineering or designee to:

- Negotiate and execute a grant agreement with the CNRA to administer the State Specified Grant Project and submit all documents, including the Project Information Package, to the CNRA;
- b. Establish a separate interest-bearing fund and accept and disburse the grant funds in the amount of \$2,000,000; and,
- Negotiate and execute a contract or contract amendment with the CAMLA in accordance with terms substantially similar to those set forth in the aforementioned grant agreement;
- 5. Relative to the disposition of the Specified Grant Project for the Discovery Cube Los Angeles (DCLA) as identified in Attachment B, direct and authorize the Executive Director of the Bureau of Sanitation, or designee, to:
 - Negotiate and execute a grant agreement with the CNRA to administer the State Specified Grant Project and submit all documents, including the Project Information Package, to the CNRA;
 - b. Establish a separate interest-bearing fund and accept and disburse the grant funds in the amount of \$2,600,000; and,
 - Negotiate and execute a contract or contract amendment with the DCLA in accordance with terms substantially similar to those set forth in the aforementioned grant agreement;
- 6. Relative to the disposition of the Specified Grant Project for the Little Tokyo Service Center (LTSC), as identified in Attachment B, authorize the General Manager of the Department of Cultural Affairs, or designee, to:
 - Negotiate and execute a grant agreement with the CNRA to administer the State Specified Grant Project and submit all documents, including the Project Information Package, to the CNRA;
 - b. Establish a separate interest-bearing fund and accept and disburse the grant funds in the amount of \$300,000; and,
 - Negotiate and execute a contract or contract amendment with the LTSC in accordance with terms substantially similar to those set forth in the aforementioned grant agreement;
- 7. Relative to the disposition of the Specified Grant Project for the YMCA Weingart East Los Community Development Center (YMCA), as identified in Attachment B, authorize the General Manager of the Community Investment for Families Department, or designee, to:
 - a. Negotiate and execute a grant agreement with the CNRA to administer the State Specified Grant Project and submit all documents, including the Project Information Package, to the CNRA:
 - b. Establish a separate interest-bearing fund and accept and disburse the grant funds in the amount of \$500,000, and,

- Negotiate and execute a contract or contract amendment with the YMCA in accordance with terms substantially similar to those set forth in the aforementioned grant agreement;
- 8. Authorize the aforementioned General Managers or designees, of these administering departments to make any technical corrections or clarifications to the above fund transfer instructions in order to effectuate the intent of this matter, including any corrections and changes to fund or account numbers.

SUMMARY

In mid-November 2021, the State of California Natural Resources Agency (CNRA) notified the City that State-specified funds were approved for five (5) Los Angeles community-based organizational projects through the Fiscal Year 2021-22 California State budget process. Although the City is designated as the grantee and pass-through administrator of these grant funds, the funds are intended for the benefit and use by the organizations likewise identified in the State budget process. Typically when a Specified Grant has been approved (via the State Fiscal Year Budget) to the City of Los Angeles, the City of Los Angeles City Councilmember(s), the Assemblyperson, and/or the California Senator have agreed that the project in their district needs additional funding for improvements. The State Specified Grant Projects are identified in Attachment B for the benefit of the following organizations: 1) Alliance for Community Empowerment, 2) Chinese American Museum, 3) Discovery Cube Los Angeles, 4) Little Tokyo Service Center, and 5) YMCA Weingart East Los Angeles Community Development Center.

The process for specified grants is different than bond-funded or competitive project grants in that specified grants are funded out of the State's General Fund and allow for more flexibility from certain requirements. For State-specified grants, the State requires the grantee to first adopt a resolution. Once the resolution is adopted and submitted to the State, along with the requisite Project Information Packages comprised of a project summary, budget, proposed timeline, and if applicable, property ownership) on the five projects. The Project Information Packages form the basis for the CNRA to develop and execute grant agreements with each administering City department as detailed in the Procedural Guide for General Fund Specified Planning Grant Projects or the Procedural Guide for General Fund Specified Development and Acquisition Grant Projects (Attachments C and D respectively). The Guides outline the financial management and grant administration requirements, required Project Information Package documents (Project Information Form, Project Summary, Budget and Timeline templates), Sample Grant Agreement, Sample Resolution, payment instructions, and resources. Grantees and recipient organizations are expected to collaborate in submitting quarterly progress reports. All funds are to be expended no later than March 1, 2026. The State Specified Grant awards do not include any additional funds for City management and administrative costs. Departments are expected to manage the workload accordingly.

FISCAL IMPACT STATEMENT

There is no impact to the General Fund. Departments must absorb the workload of administering these grants and contracts within existing resources. The successful completion of these State Specified grant-funded projects is the desired goal and outcome for both the CNRA and the City. The recipient organizations will utilize the grant funds to support their top priorities and critical needs including capital improvements, operating support, programmatic enhancements, or installation of a memorial garden. Once completed, these projects will strengthen and sustain the recipient organizations and their surrounding communities.

FINANCIAL POLICIES STATEMENT

The City's Financial Policies require that the City pursue federal, state and private grants but strictly limit financial support of these programs to avoid commitments that continue beyond available funding. The recommendations in this report comply with the City's Financial Policies in that the proposed funding is balanced against established revenue approved by Council actions and from Federal or State grant receipts. All funding is subject to the availability of grant funds and funding determinations by Mayor and Council.

MWS:JL:CLF:02220100c

Attachments: A Resolution

B List of State Specified Grant Projects

C Procedural Guide for General Fund Specified Planning Grant Projects

D Procedural Guide for General Fund Specified Development and Acquisition Grant Projects

RESOLUTION OF THE CITY COUNCIL OF THE CITY OF LOS ANGELES

APPROVING THE ACCEPTANCE OF GENERAL FUND SPECIFIED GRANT FUNDS

WHEREAS, the California Natural Resources (CNRA) has been delegated the responsibility by the Legislature of the State of California for the administration of various grant projects to the City of Los Angeles, setting up necessary procedures governing the grant award (s); and,

WHEREAS, said procedures established by the California Natural Resources Agency require the Grantee's Governing Body to certify, by resolution, the approval of the Project Information Package(s) before submission of said packages to the State; and,

WHEREAS, the Grantee will enter into an agreement with the State of California for the subject project(s) as identified in Attachment B;

NOW, THEREFORE, BE IT RESOLVED that the City Council of the City of Los Angeles hereby:

- 1. Approves the acceptance of General Fund allocation for local assistance for the following specified grant projects identified in Attachment B;
- 2. Certifies that said Grantee has, or will have available, prior to commencement of project work utilizing specified grant funds, sufficient funds, including those provided by this grant, to complete the project;
- 3. Certifies that the Grantee has or will provide sufficient funds to develop, operate, and maintain the project(s) consistent with the land tenure requirements or will secure the resource to do so:
- 4. Certifies that the Grantee has reviewed, understands, and agrees to the General Provisions contained in the contract shown in this Procedural Guide;
- 5. Delegates the authority to the Department General Manager, Executive Officer, Assistant General Manager, and Chief Financial Officer, or designee per Attachment B, to conduct all negotiations, sign and submit all documents, including, but not limited to applications, agreements, amendments, and payment requests, which may be necessary for the completion of the project scope(s); and,
- 6. Agrees to comply with all applicable federal, state and local laws, ordinances, rules, regulations and guidelines.

Approved and adopted the day of , 2022	
I, the undersigned, hereby certify that the foregoing Council of the City of Los Angeles at its meeting of	
	HOLLY L. WOLCOTT, City Clerk
	By:

Project Name	Location	CD	Grant	Administering	Project Type	Project Description
Alliance for Community Empowerment	6925 Canoga Avenue, Canoga Park, CA 91303	3	\$ 500,000	Department Engineering	Capital Improvements	Retrofit and install an elevator in an existing three-story building and update the site for necessary ADA access requirements.
Chinese American Museum – Unity Garden	425 N. Los Angeles Street, Los Angeles, CA 90012	1	\$2,000,000	Engineering	Capital/New Construction	Planning, design, construction and installatio of a unity garden to commemorate the 1871 Chinatown massacre.
Discovery Cube Los Angeles	11800 Foothill Blvd., Sylmar, CA 91342	7	\$2,600,000	Sanitation	Operating, debt repayment	Support for general operating expenses and repayment of debt.
Little Tokyo Service Center – Terasaki Budokan	231 E. Third Street, Los Angeles, CA 90013	14	\$ 300,000	Cultural Affairs	Operating/ Program	Support and enhance Terasaki Budokan community service projects Mi Casa Little Tokyo, Far East Lounge, Play Little Tokyo, Hoops Over Hate and other athletic programs for children, youth and seniors.
YMCA – Weingart East Los Angeles Community Development Center	2900 Whittier Blvd. Angeles, CA 90023	14	\$ 500,000	Community Investment in Families	Capital/ Renovation	Renovate an existing facility into a multi-purpose community development center to accommodate current potential YMCA members.
			\$5,900,000			

PROCEDURAL GUIDE FOR GENERAL FUND SPECIFIED PLANNING GRANT PROJECTS





Bonds & Grants Office 715 P Street, 20th Floor Sacramento, CA 95814 (916) 653-2812

www.resources.ca.gov/grants

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C.	PROJECT ADMINISTRATION	3
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A. INTRODUCTION

This guide governs the administration of appropriations made to the California Natural Resources Agency (Agency) for specified projects. Enclosed are items that make up a Project Information Package, a Grant Agreement template, and a resolution template, payment instructions and resources. The completed Project Information Package provides a means to define projects for grant funding as well as to specify its authorized representative delegated to sign all documents to be submitted to the California Natural Resources Agency.

Project Information Package documents should be completed, signed, and emailed to the Bonds and Grants Unit Grant Administrator.

B. GENERAL GRANT INFORMATION, TERMS AND REQUIREMENTS

Grant Agreement - Funds will not be disbursed until there is a fully executed Agreement between the California Natural Resources Agency (Agency) and the grantee. Expenditures made prior to the effective date of the appropriation will not be reimbursed.

Grant Period - Agreements for funds approved by the Legislature must be executed within the period of availability provided in the state budget. Funds must be expended, and all invoices received by March 1, 2026, unless otherwise specified in the FY 21/22 Budget Act.

California Environmental Quality Act (CEQA) Compliance - As applicable, grantees must identify their CEQA compliance status. Grantees must receive CEQA approval for the proposed project prior to construction or be exempt from CEQA. Proper documentation of CEQA compliance will be required as part of the information package.

Required Approvals - The grantee must certify that all approvals (including, but not limited to, local permitting requirements, and/or rules from local agencies) required for the project, will be obtained.

Reporting Requirements - Grantees may be required to submit quarterly progress reports detailing progress on the project to date.

Financial Management and Grant Administration Requirements - It is the responsibility of all grantees to ensure appropriate stewardship of State grant funds. Each grantee must maintain financial management systems that provide accurate, current, and complete disclosure of the financial activities of the grant-funded project. To meet this requirement, grantees must maintain adequate accounting practices and procedures, internal controls, and audit trails.

Grant Agreement and Invoicing – In general, this is a reimbursement-based grant and expenses are incurred and paid for prior to the submission of invoices to Agency. Upon request however, advances are allowed to assist in cash flow. The amount of the advances will be determined based on need. Once an advance is reconciled, Grantee may seek another. Once an executed Grant Agreement is in place, grantees may invoice for expenses on a regular basis, but not more frequently than once a month. Generally, grantees will receive reimbursement within 6-8 weeks of submitting a properly completed invoice. Grantees are advised to maintain adequate funds to cover project costs prior to reimbursement. Ten percent of each payment request is retained until project completion.

C. PROJECT ADMINSTRATION

Process after Designation of Grant Award by Legislature

- 1. Grantee completes and submits Project Information Package (Package) to Agency.
- Agency reviews Package and, if the proposed project scope meets the legislative intent, develops a Grant Agreement with the Grantee. Agency sends a Grant Agreement to Grantee for signature.
- 3. Grantee returns signed Grant Agreement to Agency.
- 4. Agency returns a fully executed Grant Agreement to Grantee.
- 5. Grantee submits periodic progress reports and periodic reimbursement requests for eligible expenses, subject to retention. (See Section M Payment Request Instructions.)
- 6. Grantee completes project and submits Project Completion Package.
- 7. The state may perform audits, as frequently as annually during the course of the project, and for 4 years after the project is completed.

Project Withdrawal

If a grantee fails to submit a Project Information Package for its allocated amount or otherwise elects not to use its allocation, the allocation will be lost to that grantee. In the event an approved project cannot be completed, and if grant funds were advanced, those funds plus any accrued interest must be returned to the State within 30 days.

Changes to Approved Project

A Grantee wishing to change an approved project shall submit the proposed change in writing to Agency for approval. Any change must be consistent with the authorizing legislation.

Time Extensions

A request for a time extension and its justification must be submitted to the State for approval.

D. PROJECT INFORMATION PACKAGE CHECKLIST

Grantee sends the completed Project Information Package to Agency. Grantee should keep a complete copy of the Project Information Package for future use and reference.

Provide the package in the order shown in the following checklist.

Required Documentation	Page
Project Information Package Checklist (this page)	4
Project Information Form	6
Project Summary	7
Authorizing Resolution	8
Cost Estimate	9
Project Timeline	10
Environmental Compliance Documents (if applicable)	11
Payee Data Form (Std. 204)	12

E. PROJECT INFORMATION PACKAGE - WHAT TO SUBMIT

- 1. Project Information Form Fill out as follows:
 - **a.** Grantee: The grantee is the organization that takes formal responsibility and assumes liability for the project. All correspondence regarding the administrative process will be sent to the day-to-day contact person listed for the grantee.
 - **b.** Project: Provide the title of your project.
 - **c.** District Information: List the district numbers for the Congressional, State Senate, and State Assembly districts in which the project is located.
 - **d.** CEQA Status: Indicate the environmental compliance status of your project by checking the applicable box in this section.
 - **e.** Site Control/Land Tenure: Indicate how the Grantee will satisfy site control by checking the applicable box.
 - **f.** Individual authorized in the Resolution must sign the certification at the bottom of the page.
- 2. Project Summary Provide a one-page overview of the project.
- 3. Authorizing Resolution Provide a signed resolution from the governing board, providing authorization to accept the general fund allocation for local assistance. Follow the template included in this guide.
- **4.** Cost Estimate Provide a cost estimate reflecting all costs associated with the project. Projects using in-house services must also detail the labor, materials, and equipment costs as separate line items. (See Section I for a sample format.)
- **5. Project Timeline** Provide the timeline for key milestones and estimated date ranges of accomplishments. (See Section J for a sample format.)
- **6. CEQA Compliance** Grantees must demonstrate CEQA compliance, as applicable. If completed, provide with package. (See Section K Environmental Compliance.)
- 7. Payee Data Record Fill in sections 1-5. (See Section L Payee Data Record Form.)

F. PROJECT INFORMATION FORM

Project Name		Estima	ted Date	of Completion:	Enter da	ate
Enter project name				•	\$Enter a	amount
		Grant Amount: Estimated Total Project Cost:				
				Project Cost: unds, and in-kind	\$Enter a	imount
Grantee Name (with mailing address)		County	,		Nearest City/	Town
Enter name (Check one:	Enter	county	4111	Enter city/to	wn
Enter address	☐ Nonprofit	Project	Address	(or nearest cr	oss street)	
Enter address	□ Local Agency	Enter a	address			
	☐ State Agency	Enter a	ddress			
			e Dist.	Assembly Di		ngressional Dist.
		Enter	number	Enter numb	er Ent	ter number
Grantee's Representative Authorized in	n Resolution (Sign	nature re	quired at	bottom of this	page)	
Name: Enter name		Title:	Enter t	itle		
Phone: Enter telephone number		Email:	Enter e	mail		
Project Manager – Person with day to o	day responsibility fo	r projec	t (if differ	ent from autho	rized represen	ntative)
Name: Enter name		Title:	Enter t	itle		
Phone: Enter telephone number		F	Enter e	mail		
Phone: Enter telephone number		Email:	Linter	IIIaII _		<u></u>
Brief Description of Pr	oject		Lat	titude	Lo	ongitude
(Summarize major activities to be funded by this Grant)			Enter data Enter data			
Enter brief project description						
			CI	EQA/Environm	ental Requirer	ments
				er CEQA Guid	_	er section
			Attach fi	led Notice of E	xemption.	
			CEQA co	mpleted.		
				ed Notice of D		
			Deciarat	ion, or Mitigate	ed Negative De	eciaration
				not complete.		
Site Control/Land Tenure (check the bo	ox that applies)		Attach d	raft Initial Stud	ly with checkli	ists.
☐ Grantee owns the property.			CEQA do	oes not apply ui	nder Code § Er	nter section
☐ Grantee leases the property – Term	End: _Enter date_					
☐ Grantee owns an easement on the p	roperty.					
☐ Grantee has an MOU with the proper	rty owner.					
I certify that the information in this Pro	ject Information Fo	rm, inclu	ding all a	ttachments, is	complete and	accurate.
Signed:					Enter date	1
Grantee's Authorized Repre	esentative as shown in	Resoluti	on		Date	
Enter name	Ent	er title		Des	gnee? 🗆 `	Yes □ No
Print Name		ïtle		(If ye	es, attach letter	of designation
9				from	authorized rep	resentative.)

G. PROJECT SUMMARY

With your Project Information Package, submit a one-page summary that provides a description of the proposed project.

Grantees must comply with all current laws and regulations which apply to the Planning Project, including, but not limited to, environmental laws, health and safety codes, and disabled access laws. Grantee certifies that, prior to commencement of project, all applicable permits, and licenses (e.g., state contractor's license) will have been obtained.

H. AUTHORIZING RESOLUTION TEMPLATE

	Resolution No
	RESOLUTION OF (Governing Body)) APPROVING THE ACCEPTANCE OF GENERAL FUND GRANT FUNDS FOR(Title of Project)
	REAS, the Legislature and Governor of the State of California have approved a grant for the project above; and
	EAS, the California Natural Resources Agency has been delegated the responsibility for the stration of the grant project, setting up necessary procedures; and
to certi	EAS, said procedures established by the California Natural Resources Agency require the Grantee fy by resolution the approval of the Project Information Package before submission of said package State; and
WHER	EAS, the Grantee will enter into an agreement with the State of California for subject project(s):
NOW,	THEREFORE, BE IT RESOLVED that the (Governing Body)
1.	Approves the acceptance of general fund allocation for local assistance for the above project(s); and
2.	Certifies that said agency understands the assurances and certification in the Project Information Form; and
3.	Certifies that said agency will have sufficient funds to develop/complete the planning project(s) or will secure the resources to do so; and
4.	Certifies that said agency will comply with the provisions of Section 1771.5 of the California Labor Code.
5.	If applicable, certifies that the project will comply with any laws and regulation including, but not limited to, the California Environmental Quality Act (CEQA), legal requirements for building codes, health and safety codes, disabled access laws, environmental laws and, that prior to commencement of construction, all applicable licenses and permits will have been obtained.
6.	Certifies that said agency has reviewed and understands the General Provisions contained in the Project Agreement shown in the Procedural Guide; and
7.	Appoints the (designated position, not person occupying position) as agent to conduct all negotiations, execute and submit all documents including, but not limited to Project Information Form, agreements, payment requests and so on, which may be necessary for the completion of the aforementioned project(s).
	ved and adopted the day of20 I, the undersigned, hereby certify that the forgoing ution Number was duly adopted by the (Governing Body).
Follow	ing Roll Call Vote: Ayes: Nos: Absent: Clerk/Secretary for the Governing Board

I. SAMPLE COST ESTIMATE - PLANNING PROJECTS

#	PROJECT ELEMENTS	Estimated Costs	General Fund Grant	Funding Source (specify)	Funding Source (specify)
Plan	ning, Coordination, Outreach				
Deli	verables				
			TE LIVE		
	Total				
Ass	essments and Data Collection				-
Deli	verables				
	Total				
Proj	ect Management				
			A WALL		
	Total				
	Grand Total				

Only direct project management costs are eligible, no overhead/indirect costs are reimbursable. In-service payroll may not include a "billable rate" or administrative cost allocation. Reimbursements based on completion of Deliverables which may be phases to reimburse upon completion of specific agreed upon tasks. Project management costs can be reimbursed incrementally in conjunction with payment requests for completed Deliverables. Tasks must be directly related to the planning project and supported by detailed time documents for in-house services. All invoices and receipts for all project expenditures from all funding sources will be retained and made available in the event of any future State Audits

J. SAMPLE PROJECT TIMELINE

Timeline
Month 20XX- Month 20XX
Month 20XX
Month 20XX - Month 20XX
Month 20XX
Month 20XX

K. ENVIRONMENTAL COMPLIANCE

Prior to approval and distribution of grant funds for construction/implementation, every proposed project shall comply with the California Environmental Quality Act, Division 13 (commencing with Section 21000; 14 California Code of Regulations section 15000 *et seq.* ["CEQA"]).

The State of California, acting through its administering agencies and departments, will typically act as a responsible agency for the purposes of CEQA. Therefore, prior to the State approving funding for a proposed project, **one** of the following must be submitted:

- a. The Notice of Exemption filed with the County Clerk and State Clearinghouse (as applicable) if the proposed project is categorically or statutorily exempt, with the appropriate Public Resources Code section citation to the exemption(s) being relied upon by the lead agency.
- b. The Negative Declaration or Mitigated Negative Declaration adopted by the lead agency and Initial Study, including a copy of the Environmental Checklist Form located in Appendix G of the CEQA Guidelines and the Notice of Determination filed with the County and with the State Clearinghouse. If the lead agency has adopted a Mitigated Negative Declaration, the grantee must also provide the adopted mitigation monitoring and reporting program*.
- c. The Final Environmental Impact Report certified and adopted by the lead agency with Initial Study, including a copy of the Environmental Checklist Form located in Appendix G of the CEQA Guidelines, the adopted mitigation monitoring and reporting program, and the Notice of Determination filed with the County and State Clearinghouse. Please include any State Clearinghouse Responses received by the grantee.
 - * For b and c, include documentation the State of California Department of Fish and Wildlife CEQA fee was paid or is not applicable.
- d. Projects that tier from a Programmatic, Master, or other Environmental Impact Report shall include a copy of any subsequent Initial Study for the proposed project together with a copy of any supplementary environmental documentation adopted by the lead agency, including, if applicable, any required findings pursuant to Public Resources Code section 21157.1, subdivision (c), and the Notice of Determination, filed with the County Clerk and with the State Clearinghouse, as applicable.

Pursuant to Section 75102 of the Public Resources Code 75102, before the adoption of a Negative Declaration or Environmental Impact Report, the lead Agency shall notify the proposed action to a California Native American tribe, which is on the contact list maintained by the Native Heritage Commission, if that tribe has traditional lands located within the area of the proposed project.

L. PAYEE DATA RECORD

Fillable form available online at: https://resources.ca.gov/grants/Grant-Program-Resources

TATE OF CALIFORNIA – DEPARTMENT OF FI	INANCE	Print Form	Reset For	m		
Required when receiving payment from the TD 204 (Rev. 03/2021)	State of California	in lieu of IRS W	-9 ог W-7)			
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NAME (This is required. Do not leave						
BUSINESS NAME, DBA NAME o	r DISREGARDE	ED SINGLE MI	EMBER LLC	NAME (II	f different fro	m above)
MAILING ADDRESS (number, street	et, apt. or suite no.) (See instruction	ons on Page 2)			
CITY, STATE, ZIP CODE				E-MAIL	ADDRESS	
		Section 2	- Entity T	pe		
Check one (1) box only that mate		type of the Pa				
□ SOLE PROPRIETOR / INDIVID			CORPORA			
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match the name given in Section 1 The TIN is a 9-digit number. Note: • For Individuals, enter SSN.	of this form. D	o not provide i	more than one	(1) TIN.	Jochan 3	Security Number (SSN) or al Tax Identification Number (ITIN)
If you are a Resident Alien, and you do not have and are not eligible to get an SSN, enter your ITIN.			<u> </u>			
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 For Sole Proprietor or Single Member LLC (disregarded sole member is an individual, enter SSN (ITIN if applicable prefers SSN). 						Employer Identification Number
 For Single Member LLC (disregarded entity), in which the business entity, enter the owner entity's FEIN. Do not use entity's FEIN. 					,	
 For all other entities including LLC that is taxed as a corpora estates/trusts (with FEINs), enter the entity's FEIN. 			tion or partne	rship,		
	Section 4 -	Payee Resid	dency Statu	s (See i	nstruction	s)
CALIFORNIA RESIDENT - Qua	lified to do busin	ess in California	a or maintains	a permar	nent place of	f business in California.
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	•		•	•		
No services performed in Copy of Franchise Tax Boa		withholding is at	tached.			
THE STOW TO SERVICE		Section 5	- Certifica	tion		
I hereby certify under penalty of	perjury that th				cument is t	true and correct.
Should my residency status cha						
NAME OF AUTHORIZED PAYEE REPRESENTATIVE		TITLE	TITLE E-MAIL ADDRESS		E-MAIL ADDRESS	
SIGNATURE			DATE		TELEPHON	NE (include area code)
		ection 6 - P	aying State	Agenc	у	
Please return completed form to	:					
STATE AGENCY/DEPARTMENT OFFICE			UNIT/SECTION			
MAILING ADDRESS			FAX TELEPHONE (include area			TELEPHONE (include area code)
CITY STATE ZIP CODE E-MAIL ADDRESS			S			

STATE OF CALIFORNIA - DEPARTMENT OF FINANCE

PAYEE DATA RECORD

(Required when receiving payment from the State of California in lieu of IRS W-9 or W-7) STD 204 (Rev. 03/2021)

GENERAL INSTRUCTIONS

Type or print the information on the Payee Data Record, STD 204 form. Sign, date, and return to the state agency/department office address shown in Section 6. Prompt return of this fully completed form will prevent delays when processing payments.

Information provided in this form will be used by California state agencies/departments to prepare Information Returns (Form1099). NOTE: Completion of this form is optional for Government entities, i.e. federal, state, local, and special districts.

A completed Payee Data Record, STD 204 form, is required for all payees (non-governmental entities or individuals) entering into a transaction that may lead to a payment from the state. Each state agency requires a completed, signed, and dated STD 204 on file; therefore, it is possible for you to receive this form from multiple state agencies with which you do business.

Payees who do not wish to complete the STD 204 may elect not to do business with the state. If the payee does not complete the STD 204 and the required payee data is not otherwise provided, payment may be reduced for federal and state backup withholding. Amounts reported on Information Returns (Form 1099) are in accordance with the Internal Revenue Code (IRC) and the California Revenue and Taxation Code (R&TC).

Section 1 - Payee Information

Name – Enter the name that appears on the payee's federal tax return. The name provided shall be the tax liable party and is subject to IRS TIN matching (when applicable)

- Sole Proprietor/Individual/Revocable Trusts enter the name shown on your federal tax return.
- Single Member Limited Liability Companies (LLCs) that is disregarded as an entity separate from its owner for federal tax purposes enter the name of the
 individual or business entity that is tax liable for the business in section 1. Enter the DBA, LLC name, trade, or fictitious name under Business Name.
- . Note: for the State of California tax purposes, a Single Member LLC is not disregarded from its owner, even if they may be disregarded at the Federal level.
- Partnerships, Estates/Trusts, or Corporations enter the entity name as shown on the entity's federal tax return. The name provided in Section 1 must match
 to the TIN provided in section 3. Enter any DBA, trade, or fictitious business names under Business Name.

Business Name - Enter the business name, DBA name, trade or fictitious name, or disregarded LLC name.

Mailing Address – The mailing address is the address where the payee will receive information returns. Use form STD 205, Payee Data Record Supplement to provide a remittance address if different from the mailing address for information returns, or make subsequent changes to the remittance address.

Section 2 - Entity Type

If the Payee in Section 1 is a(n)	THEN Select the Box for
Individual . Sole Proprietorship . Grantor (Revocable Living) Trust disregarded for federal tax purposes	Sole Proprietor/Individual
Limited Liability Company (LLC) owned by an individual and is disregarded for federal tax purposes	Single Member LLC-owned by an individual
Partnerships • Limited Liability Partnerships (LLP) • and LLC treated as a Partnership	Partnerships
Estate • Trust (other than disregarded Grantor Trust)	Estate or Trust
Corporation that is medical in nature (e.g., medical and healthcare services, physician care, nursery care, dentistry, etc. • LLC that is to be taxed like a Corporation and is medical in nature	Corporation-Medical
Corporation that is legal in nature (e.g., services of attorneys, arbitrators, notary publics involving legal or law related matters, etc.) • LLC that is to be taxed like a Corporation and is legal in nature	Corporation-Legal
Corporation that qualifies for an Exempt status, including 501(c) 3 and domestic non-profit corporations.	Corporation-Exempt
Corporation that does not meet the qualifications of any of the other corporation types listed above • LLC	Corporation-All Other
that is to be taxed as a Corporation and does not meet any of the other corporation types listed above	

Section 3 - Tax Identification Number

The State of California requires that all parties entering into business transactions that may lead to payment(s) from the state provide their Taxpayer Identification Number (TIN). The TIN is required by R&TC sections 18646 and 18661 to facilitate tax compliance enforcement activities and preparation of Form 1099 and other information returns as required by the IRC section 6109(a) and R&TC section 18662 and its regulations.

Section 4 - Payee Residency Status

Are you a California resident or nonresident?

- A corporation will be defined as a "resident" if it has a permanent place of business in California or is qualified through the Secretary of State to do business in California.
- A partnership is considered a resident partnership if it has a permanent place of business in California.
- . An estate is a resident if the decedent was a California resident at time of death.
- · A trust is a resident if at least one trustee is a California resident.
 - o For individuals and sole proprietors, the term "resident" includes every individual who is in California for other than a temporary or transitory purpose and any individual domiciled in California who is absent for a temporary or transitory purpose. Generally, an individual who comes to California for a purpose that will extend over a long or indefinite period will be considered a resident. However, an individual who comes to perform a particular contract of short duration will be considered a nonresident.

For information on Nonresident Withholding, contact the Franchise Tax Board at the numbers listed below:

Withholding Services and Compliance Section: 1-888-792-4900

E-mail address: wscs.gen@ftb.ca.gov

For hearing impaired with TDD, call: 1-800-822-6268

Website: www.ftb.ca.gov

Section 5 - Certification

Provide the name, title, email address, signature, and telephone number of individual completing this form and date completed. In the event that a SSN or ITIN is provided, the individual identified as the tax liable party must certify the form. Note: the signee may differ from the tax liable party in this situation if the signee can provide a power of attorney documented for the individual.

Section 6 - Paying State Agency

This section must be completed by the state agency/department requesting the STD 204.

Privacy Statement

Section 7(b) of the Privacy Act of 1974 (Public Law 93-579) requires that any federal, state, or local governmental agency, which requests an individual to disclose their social security account number, shall inform that individual whether that disclosure is mandatory or voluntary, by which statutory or other authority such number is solicited, and what uses will be made of it. It is mandatory to furnish the information requested. Federal law requires that payment for which the requested information is not provided is subject to federal backup withholding and state law imposes noncompliance penalties of up to \$20,000. You have the right to access records containing your personal information, such as your SSN. To exercise that right, please contact the business services unit or the accounts payable unit of the state agency(ies) with which you transact that business.

All questions should be referred to the requesting state agency listed on the bottom front of this form.

M. PAYMENT REQUEST INSTRUCTIONS

Befo	ore Submitting
	Check the Grant Agreement to confirm that any funding requirements outlined in the special provisions section have been fulfilled.
a	Check that all costs are allowable. a. Costs must be incurred within the project performance period outlined on the Grant Agreement cover page and/or subsequent amendments and must align with the cost estimate. b. All costs must directly relate to the grant funded project (i.e. no overhead costs such as rent or utilities).
Wha	at to Include
□ F	Payment Request Form filled out with original signature of authorized agent.
	Payment Tracking Sheet filled in with amounts for the current request.
_ а	Project Expenditure Form, Grantee Labor Cost Form, and Equipment Cost Form (as applicable). Descriptions should clearly tie to the line items on the payment tracking sheet, as well as the backup documentation.
b d	 Proof of time worked/services rendered for each item listed on the above forms a. For contracted labor or materials, include copies of invoices or receipts. a. If an invoice is to be only partially reimbursed with grant funds, the portion allocated to the grant should be clearly marked. b. For mileage include a log kept by employees documenting date, hours and destinations related to the grant project. Provide documentation of policy to support rate used. c. For equipment, include the schedule showing the rate as well as a log showing the days and hours the equipment was used for this project and by whom. d. For in house labor, include documentation of hours worked on the project and hourly rate. a. Send timesheets detailing the days and number of hours each employee who worked on the project. b. Fill out the Employee Compensation Chart to demonstrate the rate being charged. c. With first request or when rates change, submit copies of pay stubs that show the employee's pay rate or salary (may redact personal information). c. Only salary plus benefits are eligible. No indirect rates or overhead costs may be folded into the hourly rate. No billable rates may be used.
— b	Proof of payment showing that payment was made for each cost. Examples include: a. Copy of both sides of a cancelled check (and breakdown if check is for multiple invoices) b. Copy of bank statement with cleared checks and/or Electronic Fund Transfer's (EFT) highlighted b. Invoice stamped "Paid" by the vendor/contractor

- d. Pre-paid card Statement showing credit remaining after particular project charge e.g., pre-paid photo copier card
- e. Credit card Statement showing payment made accompanied with original credit card receipt listing specific charges. Must also include proof that the credit card was paid off.
- f. For grantee personnel services one of the following:
 - Chief Financial Officer's signature on the certification on the Grantee Labor Cost Form
 - Payroll stubs or payroll service printout for each pay period

 Signed acknowledgement from employees regarding receipt of paychecks for a specific time period

Certification Form and Deliverables for applicable benchmarks for Planning Grants only

Advances - Advances are allowed to assist with cash flow for outside consultants, contractors, materials, etc. In-house labor costs are not eligible for advances. The amount of the advance is determined based on need. Once an advance is reconciled, Grantee may seek another. Contact the project grants administrator to request an advance and protocol for administering.

Final Payments - Final retention will not be released until all closeout documents (in addition to regular payment request documents if applicable) have been received. This includes:

- a. Summary of Expenditures from all Project Funding Sources
- b. Certification of Completion Form
- c. Notice of Completion (if applicable)

Helpful Hints

- Organize documentation in an easy to follow format (i.e. chronologically) with related information together and relevant information marked. Include any necessary explanations or notes to clarify certain documentation.
- ➤ Bill for the full amount and Agency will take out the retention of 10% for reimbursements. Retention will be released at closeout.
- ➤ Ensure numbers match (e.g. check numbers, amounts on forms and back up documentation, etc.) and that they are accurately calculated. Everything must add up to the penny.

All payment forms and these instructions can be found on our website here: http://resources.ca.gov/grants/project-administration-forms/

Contact your Grant Administrator for further clarification or questions.

N. STATE AUDIT AND ACCOUNTING REQUIREMENTS

Contact your assigned Grant Administrator for questions about the following requirements:

Accounting Requirements

Grantees must use accounting practices that:

- Provide accounting data that clearly records costs incurred on the project and accurately reflects fiscal transactions, with the necessary controls and safeguards.
- Provides a good audit trail, including original source documents such as purchase orders, receipts, progress payments, invoices, employee paystubs and time cards, evidence of payment, etc.
- Provides accounting data so the total cost of each individual project can be readily determined.

Accounting Rules for Employee Services (force account labor)

Grantees must follow these accounting practices for employee services:

- Maintain time and attendance records as charges are incurred, identifying the employee through a name or other tracking system, and that employee's actual time spent on the project.
- Time estimates for work performed on the project are not acceptable.
- Time sheets that do not identify the specific employee's time spent on the project are not acceptable.
- Costs of the salaries and wages must be calculated according to the grantee's wage and salary scales and may include employer paid benefit costs such as "workers' compensation."
- Overtime costs may be allowed under the grantee's established policy, provided that the regular work time was devoted to the same project.

State Audit

- All projects are subject to an audit by the State of California, Department of Finance within three (3) years following the final payment of grant funds. If the project is selected for an audit, the grantee will be contacted in advance. The audit shall include all books, papers, accounts, documents, canceled checks or other records of the grantee, as they relate to the project for which the funds were granted.
- The grantee must retain the project records for a period of three (3) years and one (1) year following an audit. All documents must be readily available, and an employee with knowledge of the project must be available to assist the auditor. The Grantee must provide a copy of any document, paper, record, or the like, requested by the auditor.

Documents Required for the Department of Finance Audit

Please have the following documents, files, records, and other resources available for the Department of Finance during their audit of the grant.

Internal Controls:

- 1. Grantee's organization charts.
- 2. Written internal procedures and flowcharts for the following procedures:
 - a. Grantee's receipts and deposits
 - b. Grantee's disbursements
 - c. Grantee's invoice preparation
- 3. Audit reports covering the Grantee's internal control structure and/or expenditures within the last two years.

Contracts:

- 1. Original contract between the Grantee and the State, including any amendments.
- 2. All contract documents between the Grantee and any subcontractors.
- 3. Listing of all active or completed contracts funded by Proposition 12, 13, 40, and 50.

Budgets:

1. Budget modification documents.

Invoices:

- 1. Invoices from the Grantee to the State for payments made under the grant.
- 2. Invoices from the subcontractors to the Grantee for payments made under the grant.
- 3. All supporting documentation associated with the above invoices.

Cash Documents:

- 1. Receipts showing payments received from the State.
- Deposit slips showing deposit of the payments received from the State.
- Canceled checks or disbursement documents showing payments made to vendors for contract disbursements.
- 4. Bank statements showing the deposit of the receipts and interest earned on any monies held by the Grantee.

Accounting Records:

Ledgers showing entries for cash receipts and cash disbursements.

Travel/Per Diem:

- 1. Grantee travel policies.
- 2. Travel claims for travel costs charged to the contract organized by the Grantee Invoice on which the travel was charged.
- 3. Mileage logs if mileage for grantee employees claimed and paid with Grant funds.

Project Files:

1. All supporting documentation maintained in the project files.

O. SAMPLE GRANT AGREEMENT

STATE OF CALIFORNIA NATURAL RESOURCES AGENCY GRANT AGREEMENT

Grantee Name: Insert Here

Project Title: Insert Here

Agreement Number: XXXXXX-0

Authority: Budget Act of 2021 (Chapters 21, 69, and 240, Statutes of 2021)

Program: General Fund Specified Grant Projects

PROJECT DESCRIPTION

Brief Project Description

A detailed project scope and activities, project schedule and project budget are described and attached hereto as Exhibit A.

Grant Funds are to be for planning projects in accordance with the provisions contained in the Procedural Guide for General Fund Specified Planning Projects and this Agreement.

TERMS AND CONDITIONS OF GRANT

Special Provisions

- 1. If the Grantee is a nonprofit: If the Grantee is a nonprofit organization and ceases to exist, all of its rights, title and interest in the real property shall vest in the State of California. The State may, at its discretion, identify an appropriate public or private entity to accept the right, title, and interest in the real property in lieu of the State.
- 2. If Grantee is a federally recognized Indian Tribe replace Section F below with the following: Grantee's Limited Waiver of Sovereign Immunity and Hold Harmless
 - The Parties acknowledge that Grantee is a federally recognized Indian tribe and, as such, possesses sovereign immunity from suit. Nothing in this Grant Agreement is or shall be deemed to be a waiver of Grantee's sovereign immunity from suit, which immunity is expressly asserted, except for the limited waiver set forth in this section.
 - 2. Limited Waiver of Sovereign Immunity and hold harmless. Notwithstanding any other provision in this Agreement (including, without limitation, any provision of any Exhibit incorporated in this Agreement by reference) to the contrary, nothing in this Agreement shall be deemed to be a general waiver of Grantee's sovereign immunity from suit, which immunity is expressly asserted. Provided, however, that Grantee hereby expressly, unequivocally, and irrevocably provides a limited waiver of sovereign immunity from suit to allow the Natural Resources Agency to exercise all of its rights under the terms of this Agreement, and Grantee consents to suit in any court of the State of California for any claim to interpret or to enforce this Agreement. This shall include the right to contribution for loss of damage to persons or property arising from, growing out of or in any way connected with or incident to this Agreement, except claims arising from the gross negligence of State, its officers, agents, and employees.
 - 3. Grantee shall indemnify, hold harmless State, its officers, agents and employees in perpetuity against any and all claims, demands, damages, costs, expenses or liability costs arising out of the Project, which claims, demands or causes of action arise under Government Code Section 895.2 or otherwise, including but not limited to items to which the Grantee has certified, except for liability arising out of the gross negligence of State, its officers, agents or employees. Grantee acknowledges that it is solely responsible for compliance with

items to which it has certified. Under this indemnification provision, Grantee shall not be responsible for defending State in court but shall reimburse for actual invoiced costs associated with the defense.

Grantee and State agree that in the event of judgment entered against the State and Grantee because of the gross negligence of the State and Grantee, their officers, agents or employees, an apportionment of liability to pay such judgment shall be made by a court of competent jurisdiction. Neither party shall request a jury apportionment:

3. Other special provisions, if applicable

General Provisions

A. Definitions

- 1. The term "Act" means Budget Act of 2021 (Chapters 21, 69, and 240, Statutes of 2021).
- 2. The term "Agreement" means this Grant Agreement.
- 3. The term "Application" means the Project Information Package and any applicable materials supplied by grantee to the State pursuant to the Application Guidelines.
- 4. The term "Application Guidelines" means the Procedural Guide for General Fund Specified Planning Grant Projects.
- 5. The term "Grant" or "Grant Funds" means the money provided by the State to the Grantee in this Agreement.
- 6. The term "Grant Agreement" means a contractual arrangement between the State and Grantee specifying the payment of funds by the State for the performance of specific project objectives within a specific project performance period by the Grantee.
- 7. The term "Grantee" means an entity who has a signed agreement for grant funds.
- 8. The term "Other Sources of Funds" means cash or in-kind contributions that are required or used to complete the project beyond the grant funds provided by this Agreement.
- 9. The term "Payment Request Form" means Form RA212.
- 10. The term "Project" means the planning activity described in the Application as modified by Exhibit A to be accomplished with grant funds.
- 11. The term "Project Budget" means the State approved cost estimate included as Exhibit A to this Agreement.
- 12. The term "Project Scope" means the description or activity for work to be accomplished by the project.
- 13. The term "Public Agency" means any State of California department or agency, a county, city, public district, or public agency formed under California law.
- 14. The term "State" means the Secretary for California Natural Resources or his/her representatives, or other political subdivision of the State.

B. Project Execution

 Subject to the availability of funds in the Act, the State hereby grants to the Grantee a sum of money (Grant Funds) not to exceed the amount stated on the signature page in consideration of and on condition that the sum be expended in carrying out the purposes as set forth in the description of project in this Agreement and its attachments and under the Terms and Conditions set forth in this Agreement.

- 2. Grantee shall furnish any and all additional funds that may be necessary to complete the project.
- 3. Grantee shall complete the project in accordance with the Project Performance Period set forth on the signature page unless an extension has been formally granted by the State and under the Terms and Conditions of this Agreement. Extensions may be requested in advance and will be considered by State, at its sole discretion, in the event of circumstances beyond the control of the Grantee, but in no event beyond **March 1, 2026.**
- 4. Grantee certifies that the scope of work does and will continue to comply with all current laws and regulations which apply to the planning project identified in Exhibit A, including but not limited to, environmental laws, including but not limited, CEQA, health and safety codes, and disabled access laws
- 5. Projects must comply with any applicable laws pertaining to prevailing wage and labor compliance.
- 6. Prior to the commencement of any work, Grantee agrees to submit in writing to the State for prior approval any deviation from the original Project Scope per Exhibit A and the Application. Changes in Project Scope must continue to meet the need cited in the original application or they will not be approved. Any modification or alteration in the Project as set forth in the Application on file with the State must be submitted to the State for approval. Any modification or alteration in the Project must also comply with all current laws and regulations, including but not limited to CEQA.

C. Project Costs

- 1. Unless otherwise agreed upon, Grant Funds provided to Grantee under this Agreement will be disbursed for eligible costs, on a reimbursement basis, as follows, but shall not exceed in any event the amount set forth on the signature page of this Agreement:
 - a. Approved costs attributed to the planning project. Up to ten percent (10%) of the reimbursement amount will be held back and issued as a final payment upon completion of the Project.
 - b. Remaining Grant Funds shall be paid up to the total amount of the Grant Funds or the actual Project cost, whichever is less, upon completion of the Project, receipt of a detailed summary of Project costs from the Grantee found to be satisfactory by the State, and the satisfactory completion of a site inspection by the State.
 - c. Advance payments may be made at the discretion of the State.
 - d. Grantee agrees to use any Grant Funds advanced by the State under the terms of this Agreement solely for the Project herein described.

2. Payment Documentation:

- a. All payment requests must be submitted using a completed Payment Request Form. This form must be accompanied by an itemized list of all expenditures that clearly documents the check numbers, dates, recipients, line-item description as described in the project budget approved by the State and amounts. Each payment request must also include proof of payment such as receipts, paid invoices, canceled checks or other forms of documentation demonstrating payment has been made.
- b. Any payment request that is submitted without the required itemization and documentation will not be authorized. If the payment request package is incomplete, inadequate, or inaccurate, the State will inform the Grantee and hold the payment request until all required information is received or corrected. Any penalties imposed on the Grantee by a contractor, or other consequence, because of delays in payment will be paid by the Grantee and is not reimbursable under this Agreement.
- 3. Grant funds in this award have a limited period in which they must be expended. Grantee expenditures funded by the State must occur within the time frame of the Project Performance Period as indicated in this Agreement.
- 4. Except as otherwise provided herein, the Grantee shall expend grant funds in the manner described in the Exhibit A approved by the State. The total dollars of a category in the project budget may be increased by up

to ten percent (10%) through a reallocation of funds from another category, without approval by the State. However, the Grantee shall notify the State in writing when any such reallocation is made and shall identify both the item(s) being increased and those being decreased. Any cumulative increase or decrease of more than ten percent (10%) from the original budget in the amount of a category must be approved by the State. In any event, the total amount of the grant funds may not be increased, nor may any adjustments exceed the limits for management costs as described in the Application Guidelines.

D. Project Administration

- 1. Grantee shall promptly provide project reports upon request by the State. In any event Grantee shall provide the State a report showing total final project expenditures with the final payment request and required closing documents.
- Grantee shall make property and facilities acquired or developed pursuant to this Agreement available for inspection upon request by the State.
- 3. If Grant Funds are advanced, the Grantee shall place these Funds in a separate interest-bearing account, setting up and identifying such account prior to the advance. Interest earned on Grant Funds shall be used on the Project, as approved by the State. Any overpayment of Grant Funds in excess of final project costs shall be returned to the State within sixty (60) days of completion of the Project or the end of the Project performance period as shown on the signature page, whichever is earlier.
- **4.** Grantee shall submit all documentation for project completion, including a notice of completion as applicable and final reimbursement within ninety (90) days of project completion, but in no event any later **than March 1**, **2026**.
- 5. Final payment is contingent upon State verification that project is consistent with project scope as described in Exhibit A, together with any State approved amendments.
- 6. This Agreement may be amended by mutual agreement in writing between Grantee and State. Any request by the Grantee for amendments must be in writing stating the amendment request and reason for the request. The Grantee shall make requests in a timely manner and in no event less than sixty (60) days before the effective date of the proposed amendment.
- 7. Grantee must report to the State all sources of other funds for the project.

E. Project Termination

- 1. Prior to the completion of Project either party may terminate this Agreement by providing the other party with thirty (30) days' written notice of such termination. The State may also terminate this Grant Agreement for any reason at any time if it learns of or otherwise discovers that there is a violation of any state or federal law or policy by Grantee which affects performance of this or any other grant agreement or contract entered into with the State.
- 2. If the State terminates without cause the Agreement prior to the end of the Project Performance Period, the Grantee shall take all reasonable measures to prevent further costs to the State under this Agreement. The State shall be responsible for any reasonable and non-cancelable obligations incurred by the Grantee in the performance of the Agreement prior to the date of the notice to terminate, but only up to the undisbursed balance of funding authorized in this Agreement.
- 3. If the Grantee fails to complete the project in accordance with this Agreement, or fails to fulfill any other obligations of this Agreement prior to the termination date, the Grantee shall be liable for immediate repayment to the State of all amounts disbursed by the State under this Agreement, plus accrued interest and any further costs related to the project. The State may, at its sole discretion, consider extenuating circumstances and not require repayment for work partially completed provided that the State determines it is in the State's best interest to do so. This paragraph shall not be deemed to limit any other remedies available to the State for breach of this Agreement.

- 4. Failure by the Grantee to comply with the terms of this Agreement or any other agreement under the Act may be cause for suspension of all obligations of the State hereunder.
- 5. Failure of the Grantee to comply with the terms of this Agreement shall not be cause for suspending all obligations of the State hereunder if, in the judgment of the State, such failure was due to no fault of the Grantee. At the discretion of the State, any amount required to settle at minimum cost any irrevocable obligations properly incurred shall be eligible for reimbursement under this Agreement.
- 6. Because the benefit to be derived by the State, from the full compliance by the Grantee with the terms of this Agreement, is the for the purposes as stated in the Application for the people of the State of California, and because such benefit exceeds to an immeasurable and unascertainable extent the amount of money furnished by the State by way of grant funds under the provisions of this Agreement, the Grantee agrees that payment by the Grantee to the State of an amount equal to the amount of the grant funds disbursed under this Agreement by the State would be inadequate compensation to the State for any breach by the Grantee of this Agreement. The Grantee further agrees therefore, that the appropriate remedy in the event of a breach by the Grantee of this Agreement shall be the specific performance of this Agreement, unless otherwise agreed to by the State.

F. Hold Harmless

- Grantee shall waive all claims and recourses against the State, including the right to contribution for loss or damage to persons or property arising from, growing out of or in any way connected with or incident to this Agreement, except claims arising from the gross negligence of State, its officers, agents and employees.
- 2. Grantee shall indemnify, hold harmless and defend State, its officers, agents and employees in perpetuity against any and all claims, demands, damages, costs, expenses or liability costs arising out of the project, including development, construction, operation or maintenance of the property described in the project description which claims, demands or causes of action arise under Government Code Section 895.2 or otherwise, including but not limited to items to which the Grantee has certified, except for liability arising out of the gross negligence of State, its officers, agents or employees. Grantee acknowledges that it is solely responsible for compliance with items to which it has certified.
- 3. Grantee and State agree that in the event of judgment entered against the State and Grantee because of the gross negligence of the State and Grantee, their officers, agents or employees, an apportionment of liability to pay such judgment shall be made by a court of competent jurisdiction. Neither party shall request a jury apportionment.

G. Financial Records

- 1. Grantee shall maintain satisfactory financial accounts, documents, and records for the project and to make them available to the State for auditing at reasonable times. Grantee shall also retain such financial accounts, documents, and records for three (3) years after final payment and one (1) year following an audit.
- 2. Grantee agrees that during regular office hours, the State and its duly authorized representatives shall have the right to inspect and make copies of any books, records or reports of the Grantee pertaining to this Agreement or matters related thereto. Grantee shall maintain and make available for inspection by the State accurate records of all of its costs, disbursements, and receipts with respect to its activities under this Agreement.
- 3. Grantee shall use applicable Generally Accepted Accounting Principles, unless otherwise agreed to by the State.

H. Materials/Plans

The Grantee agrees that all data, plans, drawings, specifications, surveys, studies, and other written or
graphic work produced in the performance of this Agreement, herein referred to as "materials" are subject
to the rights of the State as set forth in this section. The State shall have the right to reproduce, publish,
and use all such work, or any part thereof, in any manner and for any purposes whatsoever and to authorize
others to do so.

- 2. Grantee agrees that the grantee shall use the materials developed with grant funds under this agreement only for the purpose for which the grant funds were requested and no other use of the materials shall be permitted except by written permission.
- 3. Grantee must certify the materials developed with grant funds under this agreement shall remain available for public review. This Agreement shall not prevent the transfer of the materials from the Grantee to a Public Agency, if the successor Public Agency assumes the obligations imposed by this Agreement.
- 4. If the use of the materials is changed to a use that is not permitted by the Agreement, or if the materials are sold or otherwise disposed of, at the State's sole discretion, an amount equal to (1) the amount of the Grant, or (2) the proceeds from the sale or other disposition, whichever is greater, may be reimbursed to the State.

Nondiscrimination

- During the performance of this grant, grantee and its subcontractors shall not unlawfully discriminate, harass or allow harassment, against any person because of sex, sexual orientation, race, color, religious creed, marital status, denial of family and medical care leave, ancestry, national origin, medical condition (cancer/genetic characteristics), age (40 and above), disability (mental and physical) including HIV and AIDS, denial of pregnancy disability leave or reasonable accommodation. Grantee and subcontractors shall ensure that the evaluation and treatment of all persons, and particularly their employees and applicants for employment are free from such discrimination and harassment. Grantee and its subcontractors shall comply with the provisions of the Fair Employment and Housing Act (Gov. Code, §12900 et seq.) and the applicable regulations promulgated thereunder (Cal. Code Regs, tit. 2, §7285.0 et seq.). The applicable regulations of the Fair Employment and Housing Commission implementing Government Code, §12990 (a)—(f), are incorporated into this grant by reference and made a part hereof as if set forth in full (Cal. Code Regs, tit. 2, §7285.0 et seq.). Grantee shall include this non-discrimination and compliance provisions of this clause in all subcontracts to perform work under the grant.
- 2. The Grantee shall not discriminate against any person on the basis of residence except to the extent that reasonable difference in admission or other fees may be maintained on the basis of residence and pursuant to law.
- 3. The completed Project shall be available to members of the public generally.

J. Application Incorporation

The Grant Guidelines and the Application and any subsequent changes or additions to the Application approved in writing by the State are hereby incorporated by reference into this Agreement as though set forth in full in this Agreement.

K. Severability

If any provision of this Agreement or the Application thereof is held invalid, that invalidity shall not affect other provisions or applications of this Agreement which can be given effect without the invalid provision or application, and to this end the provisions of this Agreement are severable.

L. Waiver

No term or provision hereof will be considered waived by either party, and no breach excused by either party, unless such waiver or consent is in writing and signed on behalf of the party against whom the waiver is asserted. No consent by either party to, or waiver of, a breach by either party, whether expressed or implied, will constitute consent to, waiver of or excuse of any other, different, or subsequent breach by either party.

M. Assignment

Except as expressly provided otherwise, this Agreement is not assignable by the Grantee either in whole or in part.

N. Disputes

If the Grantee believes that there is a dispute or grievance between Grantee and the State arising out of or relating to this Agreement, the Grantee shall first discuss and attempt to resolve the issue informally with the Agency Grants Administrator. If the issue cannot be resolved at this level, the Grantee shall follow the following procedures:

- 1. If the issue cannot be resolved informally with the Agency Grants Administrator, the Grantee shall submit, in writing, a grievance report together with any evidence to the Deputy Assistant Secretary for Bonds and Grants for the California Natural Resources Agency. The grievance report must state the issues in the dispute, the legal authority, or other basis for the Grantee's position and the remedy sought. Within ten (10) working days of receipt of the written grievance report from the Grantee, the Deputy Assistant Secretary shall make a determination on the issue(s) and shall respond in writing to the Grantee indicating the decision and reasons, therefore. Should the Grantee disagree with the Deputy Assistant Secretary's decision, the Grantee may appeal to the Assistant Secretary for Administration and Finance for the Natural Resources Agency.
- 2. The Grantee must submit a letter of appeal to the Assistant Secretary explaining why the Deputy Assistant Secretary's decision is unacceptable. The letter must include, as an attachment, copies of the Grantee's original grievance report, evidence originally submitted, and response from the Deputy Assistant Secretary. The Grantee's letter of appeal must be submitted within ten (10) working days of the receipt of the Deputy Assistant Secretary's written decision. The Assistant Secretary or designee shall, within twenty (20) working days of receipt of Grantee's letter of appeal, review the issues raised and shall render a written decision to the Grantee. The decision of the Assistant Secretary or designee shall be final.

O. Audit Requirements

Grant projects are subject to audit by the State annually and for three (3) years following the final payment of grant funds. The audit shall include all books, papers, accounts, documents, or other records of the Grantee, as they relate to the project for which the grant funds were granted.

PROCEDURAL GUIDE FOR GENERAL FUND SPECIFIED DEVELOPMENT AND ACQUISITION GRANT PROJECTS



Bonds & Grants Office 715 P Street, 20th Floor Sacramento, CA 95814 (916) 653-2812 www.resources.ca.gov/grants

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A. INTRODUCTION

This guide governs the administration of appropriations made to the California Natural Resources Agency (Agency) for specified projects. Enclosed are items that make up a Project Information Package, a Grant Agreement template, and a resolution template, payment instructions and resources. The completed Project Information Package provides a means to define projects for grant funding as well as to specify its authorized representative delegated to sign all documents to be submitted to the California Natural Resources Agency.

Project Information Package documents should be completed, signed and emailed to the Bonds and Grants Unit Grant Administrator.

B. GENERAL GRANT INFORMATION, TERMS AND REQUIREMENTS

Grant Agreement - Funds will not be disbursed until there is a fully executed Agreement between the California Natural Resources Agency (Agency) and the grantee. Expenditures made prior to the effective date of the appropriation will not be reimbursed.

Grant Period - Agreements for funds approved by the Legislature must be executed within the period of availability provided in the state budget. Funds must be expended and all invoices received by March 1, 2026, unless otherwise specified in the FY 21/22 Budget Act.

California Environmental Quality Act (CEQA) Compliance - As applicable, grantees must identify their CEQA compliance status. Grantees must receive CEQA approval for the proposed project prior to construction or be exempt from CEQA. Proper documentation of CEQA compliance will be required as part of the information package.

Required Approvals - The grantee must certify that all approvals (including, but not limited to, local permitting requirements and/or rules from local agencies) required for the project, will be obtained.

Reporting Requirements - Grantees may be required to submit quarterly progress reports detailing progress on the project, to date.

Financial Management and Grant Administration Requirements - It is the responsibility of all grantees to ensure appropriate stewardship of State grant- funds. Each grantee must maintain financial management systems that provide accurate, current, and complete disclosure of the financial activities of the grant-funded project. To meet this requirement, grantees must maintain adequate accounting practices and procedures, internal controls, and audit trails.

Grant Agreement and Invoicing – In general, this is a reimbursement-based grant and expenses are incurred and paid for prior to the submission of invoices to the Agency. Upon request however, advances are allowed to assist in cash flow. The amount of the advances will be determined based on need. Once an advance is reconciled, Grantee may seek another. Once an executed Grant Agreement is in place, grantees may invoice for expenses on a regular basis, but not more frequently than once a month. Generally, grantees will receive reimbursement within 6-8 weeks of submitting a properly completed invoice. Grantees are advised to maintain adequate funds to cover project costs prior to reimbursement. Ten percent of each payment request is retained until project completion.

For acquisition projects, grantee may request an advance of funds into escrow (subject to retention).

C. PROJECT ADMINSTRATION

Process after Designation of Grant Award by Legislature

- 1. Grantee completes and submits Project Information Package (Package) to Agency.
- 2. Agency reviews Package and, if the proposed project scope meets the legislative intent, develops a Grant Agreement with the Grantee. Agency sends a Grant Agreement to Grantee for signature.
- 3. Grantee returns signed Grant Agreement to Agency.
- 4. Agency returns a fully executed Grant Agreement to Grantee
- 5. For acquisitions, grantee submits an appraisal for Department of General Services (DGS) review.
- Grantee submits final site control documents.
- 7. Grantee commences preliminary work (planning, design, permitting, CEQA, etc.) and submits payment requests for reimbursement of project expenditures. (see Section Q Payment Request Instructions).
- 8. Prior to commencing construction, grantee submits final design plans for the State's review, as well as evidence of environmental compliance.
- 9. Grantee commences project construction work.
- 10. Grantee submits periodic progress reports and periodic reimbursement requests for eligible expenses (subject to retention).
- 11. For acquisition projects, grantee may request an advance of funds into escrow (subject to retention).
- 12. As applicable, Grantee records Deed Restrictions.
- 13. Grantee completes project and submits Project Completion Package.
- 14. Agency Grants Administrator makes final project inspection and approves final payment.
- 15. The state may perform audits, as frequently as annually during the course of the project, and for 4 years after the project is completed.

Project Withdrawal

If a grantee fails to submit a Project Information Package for its allocated amount or otherwise elects not to use its allocation, the allocation will be lost to that grantee. In the event an approved project cannot be completed, and if grant funds were advanced, those funds plus any accrued interest must be returned to the state within 30 days.

Changes to Approved Project

A Grantee wishing to change an approved project shall submit the proposed change in writing to Agency for approval. Any change must be consistent with the authorizing legislation.

Time Extensions

A request for a time extension and its justification must be submitted to the State for approval.

D. PROJECT INFORMATION PACKAGE CHECKLIST

Grantee sends the completed Project Information Package to Agency. Grantee should keep a complete copy of the Project Information Package for future use and reference.

Provide the package in order shown in the following checklist.

Required Documentation	Page
Project Information Package Checklist (this page)	4
Project Information Form	6
Project Summary	7
Authorizing Resolution	8
Cost Estimates (Development/Acquisition)	9, 10
Project Timeline	13
Property Data Sheet	14
Land Tenure/Site Control Documents	6
Photos of the Project Site	7
Site Plan, if applicable	7
Environmental Compliance Documents (if applicable)	15
Permit Approval Status, if applicable	16
Payee Data Form (Std. 204)	18

E. PROJECT INFORMATION PACKAGE - WHAT TO SUBMIT

- 1. Project Information Form Fill out as follows:
 - **a.** Grantee: The grantee is the organization that takes formal responsibility and assumes liability for the project. All correspondence regarding the administrative process will be sent to the day-to-day contact person listed for the grantee.
 - **b.** Project: Provide the title of your project.
 - **c.** District Information: List the district numbers for the Congressional, State Senate, and State Assembly districts in which the project is located.
 - **d.** CEQA Status: Indicate the environmental compliance status of your project by checking the applicable box in this section.
 - **e.** Site Control/Land Tenure: Indicate how the Grantee will satisfy site control by checking the applicable box.
 - **f.** Individual authorized in the Resolution must sign the certification at the bottom of the page.
- 2. Project Summary Provide a one-page overview of the project.
- **3.** Authorizing Resolution Provide a signed resolution from the governing board, providing authorization to apply for the project. Follow the template included in this guide.
- 4. Cost Estimate Provide a cost estimate reflecting all costs associated with the project. Projects using in-house services must also detail the labor, materials, and equipment costs as separate line items. (See Section I for a sample format for development projects and Section J for a sample format for acquisition projects.)
- **5. Project Timeline** Provide the timeline for key milestones and estimated date ranges of accomplishments. See Section K for a sample project timeline.
- **6. Property Data Sheet** Complete the Property Data Sheet for all property/ parcels to be developed. See Section L for the Property Data Sheet form.
- 7. Land Tenure/Site Control Documents Provide copies of documents identifying current ownership information associated with each property/parcel on which the project will take place. Documents may include recorded deeds, tax records, and owner data sheets from county records, title reports or other documents that verify ownership. All documents verifying ownership must have the parcel numbers clearly indicated on the document (handwritten acceptable).

If the project site is owned by a party other than the grantee: provide a copy of the land tenure agreement (lease, easement, Memorandum of Understanding, etc.) which gives the Grantee legal access, permission to construct and maintain the project, and public access to the resultant project for the required number of years

If a signed agreement is not fully executed at the time of submittal, provide a letter from each landowner identifying the property/parcel(s), and indicating that the owner is willing to enter into a long-term agreement with the grantee to allow long-term access for construction, maintenance and public use of project on the affected parcel(s). No funds can be released until all agreements have been fully executed and submitted to Agency.

- 8. Photos Provide a maximum of five (5) labeled color photographs of the project site.
- 9. Site Plan -Plans should contain details of the property to be developed and show where each of the features and amenities listed in the scope/cost estimate will be located at the project site.
- **10. Permit Approval Status** Indicate the types of permits necessary to complete the project. See Section N for the Permit Approval Status form.
- **11. CEQA Compliance** Grantees must demonstrate CEQA compliance, as applicable. If completed, provide with package. (See Section M for information on Environmental Compliance.)
- **12. Payee Data Record** Fill in sections 1-5. (See Section P for the Payee Data Record Form.)

For Acquisition Projects

- **13. Conservation Easement** If acquiring a conservation easement, describe the proposed restrictions and reservations and the funding mechanism to support long-term stewardship.
- 14. Evidence of Willing Seller Provide a letter from each landowner indicating they are a willing participant in the proposed real property transaction. The letter should clearly identify the parcels owned by each seller and state if grant funds are awarded, the seller is willing to enter into an agreement or negotiation for an agreement for the sale of the real property at a purchase price not to exceed fair market value. (See Appendix K for a sample letter.) If available, include a copy of the fully executed purchase option agreement as well. See Section O for sample Willing Seller Letter.
- 15. Appraisal If available.
- **16. Preliminary Title Report** If available.

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F. PROJECT INFORMATION FORM

Project Name			Estimated Date of Completion: Enter date			er date	
Enter project name			Grant Amount: \$Enter amount				
			Estimated Total Project Cost: (State grant, other funds, and in-kind) \$Enter amount				
Grantee Name (with mailing address)		County Nearest City/Town				City/Town	
Enter name	Check one:	Enter o	county		Enter ci	ty/town	
Enter address	☐ Nonprofit	Project	Address	(or nearest cr	oss stree	et)	
Enter address	□ Local Agency		ddress				
	☐ State Agency	_	ddress				
			e Dist.	Assembly D		S Congressional Dist.	
			number	Enter numb		Enter number	
Grantee's Representative Authorized	in Resolution (Sign	nature re	quired at	bottom of this	page)		
Name: Enter name		Title:	Enter t	itle			
Phone: Enter telephone number		Email:	Enter e	mail			
Project Manager – Person with day to	day responsibility fo	or projec	t (if differe	ent from autho	rized rep	resentative)	
Name: Enter name		Title:	Enter t	itle			
Phone: Enter telephone number		Email:	Enter e	mail			
Brief Description of	Project		Lat	titude		Longitude	
(Summarize major activities to be funded by this Grant)			Ente	r data		Enter data	
Enter brief project description							
			C	QA/Environm	ental Red	quirements	
		□ Exempt per CEQA Guidelines § Enter section					
=			Attach fi	led Notice of I	Exemptio	n.	
			CEQA co	mpleted.			
						ition, Negative ive Declaration	
			Declarat	ion, or willigat	eu Negati	ive Deciaration	
		CEQA is not complete. Attach draft Initial Study with checklists.				haaklists	
Site Control/Land Tenure (check the	box that applies)		Attach u	rait initiai Stu	ay with Ci	necklists.	
Grantee owns the property.			CEQA do	es not apply u	nder Code	e § Enter section	
☐ Grantee leases the property – Terr	n End: Enter date						
Grantee owns an easement on the	property.						
☐ Grantee has an MOU with the prop							
I certify that the information in this P	roject Information Fo	rm, inclu	ding all a	ttachments, is	complete	e and accurate.	
Signed:					Enter		
Grantee's Authorized Rep	resentative as shown ir	n Resoluti	on		Da	ate	
Enter name	En	ter title			•	□ Yes □ No	
Print Name	T	itle				letter of designation ed representative.)	

G. PROJECT SUMMARY

With your Project Information Package, submit a one-page summary that provides a description of the proposed project.

Grantees must comply with all current laws and regulations which apply to the Project, including, but not limited to, legal requirements for construction contracts, building codes, environmental laws, health and safety codes, and disabled access laws. Grantee certifies that, prior to commencement of construction, all applicable permits and licenses (e.g., state contractor's license) will have been obtained.

H. AUTHORIZING RESOLUTION TEMPLATE

	Resolution No
	RESOLUTION OF (Governing Body)) APPROVING THE ACCEPTANCE OF GENERAL FUND GRANT FUNDS FOR (Title of Project)
WHEREAS	S, the Legislature and Governor of the State of California have approved a grant for the project ve; and
	s, the California Natural Resources Agency has been delegated the responsibility for the ion of the grant project, setting up necessary procedures; and
	S, said procedures established by the California Natural Resources Agency require the Grantee resolution the approval of the Project Information Package before submission of said package; and
WHEREAS	s, the Grantee will enter into an agreement with the State of California for subject project(s):
NOW, THE	REFORE, BE IT RESOLVED that the(Governing Body)
	Approves the acceptance of general fund allocation for local assistance for the above project(s); and
	Certifies that said agency understands the assurances and certification in the Project Information Form; and
	Certifies that said agency will have sufficient funds to develop, operate and maintain the project(s) consistent with the land tenure requirements; or will secure the resources to do so; and
	Certifies that said agency will comply with the provisions of Section 1771.5 of the California Labor Code.
	If applicable, certifies that the project will comply with any laws and regulation including, but not limited to, the California Environmental Quality Act (CEQA), legal requirements for building codes, health and safety codes, disabled access laws, environmental laws and, that prior to commencement of construction, all applicable licenses and permits will have been obtained.
	Certifies that said agency has reviewed and understands the General Provisions contained in the Project Agreement shown in the Procedural Guide; and
	Appoints the (designated position, not person occupying position) as agent to conduct all negotiations, execute and submit all documents including, but not limited to Project Information Form, agreements, payment requests and so on, which may be necessary for the completion of the aforementioned project(s).
Approved a Resolution	and adopted the day of20 I, the undersigned, hereby certify that the forgoing Number was duly adopted by the (Governing Body).
Following F	Roll Call Vote: Ayes: Nos: Absent: Clerk/Secretary for the Governing Board

I. SAMPLE COST ESTIMATE FORM FOR DEVELOPMENT PROJECTS

All cost elements included should be consistent with the scope, site plan and CEQA documents. Add and delete project elements as applicable to your project.

Project Elements (EXAMPLES ONLY)	Total Project Costs	General Fund Grant	Other Funding (if applicable)	Other Funding (if applicable)
NON-CONSTRUCTION COSTS				
Direct Project Management Administration				
Staff Time (direct costs only)				
Incidental Charges		Ineligible		
Consultants				
Subtotal – Direct Management				
Planning, Design & Permitting				
Staff Time (direct costs only)				
Consultants				
Permit Costs				
Subtotal Planning, Design & Permitting				
CEQA Compliance (if applicable)				
Staff Time (direct costs only)				
Consultants				
Subtotal – CEQA				
SUB-TOTAL Non-Construction Costs				
CONSTRUCTION COSTS				
Component X (Specify)				
Component Y (Specify)				
Component Z (Specify)				
SUBTOTAL Construction Costs				
Contingency				
PROJECT GRAND TOTAL				

Category listing should be detailed and customized to fit the project. Each Funding source, whether In-Kind or cash should have its own column. Specify In-Kind or cash in each column heading. The General Fund Grant and Other Funding Sources should sum to the Total Project Costs column. *All project expenditure documentation should be available for audit whether paid with grant funds or other funds. **Only direct project management costs are eligible, no overhead/indirect costs are reimbursable. Inservice payroll may not include a "billable rate" or administrative cost allocation.

J. COST ESTIMATE FORM FOR ACQUISITON PROJECTS

(Complete one form for each separate escrow) **Project Title:** Indicate Willing Seller Name and Fee or **Address** Assessor's Parcel Number(s) Acreage Easement **ACQUISITION COST ESTIMATE** General Other Other Fund Funding Funding **Total Cost*** Source **Program** Source Grant (Name) (Name) Estimated Fair Market Value **Relocation Costs** Preliminary Title Reports, Appraisal Escrow Fees, Title Insurance, Closing Costs Surveying (limited to boundary line adjustments) Direct Costs -Staff and Consultants (limited to \$10,000 per grant)** \$10,000 State approval of appraisal, transaction review, etc. (recommend budgeting \$10,000) Contingency (not to exceed 10% of grant) Other (specify) **Grand Total**

Acquisition Schedule*

Complete Appraisal

Submit appraisal, purchase docs and title report to State

Open escrow & request advance into escrow

Submit instruments of conveyance

Close escrow and submit final closing documents to State

Install funding acknowledgement sign

Close-out

^{*}All invoices and receipts for project expenditures from all funding sources will be retained and made available for state audit.

^{**}Only direct project management costs are eligible; no overhead/indirect costs are reimbursable. In-service payroll may not include a "billable rate" or administrative cost allocation.

^{*}Grantee should submit evidence of progress on the acquisition within 6 months of grant execution.

K. SAMPLE PROJECT TIMELINE

Activity Description	Timeline
Preliminary work on the project	Month 20XX- Month 20XX
Submit CEQA documents	Month 20XX
Submit final site design/plans/specifications	Month 20XX - Month 20XX
Submit evidence of bond acknowledgement sign	Month 20XX
Construction period	Month 20XX- Month 20XX
Submit Project Closeout package with final Payment Request to State	Month 20XX

PROPERTY DATA SHEET

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M. ENVIRONMENTAL COMPLIANCE

Prior to approval and distribution of grant funds for construction/implementation, every proposed project shall comply with the California Environmental Quality Act, Division 13 (commencing with Section 21000; 14 California Code of Regulations section 15000 *et seq.* ["CEQA"]).

The State of California, acting through its administering agencies and departments, will typically act as a responsible agency for the purposes of CEQA. Therefore, prior to the State approving funding for a proposed project, **one** of the following must be submitted:

- a. The Notice of Exemption filed with the County Clerk and State Clearinghouse (as applicable) if the proposed project is categorically or statutorily exempt, with the appropriate Public Resources Code section citation to the exemption(s) being relied upon by the lead agency.
- b. The Negative Declaration or Mitigated Negative Declaration adopted by the lead agency and Initial Study, including a copy of the Environmental Checklist Form located in Appendix G of the CEQA Guidelines and the Notice of Determination filed with the County and with the State Clearinghouse. If the lead agency has adopted a Mitigated Negative Declaration, the grantee must also provide the adopted mitigation monitoring and reporting program*.
- c. The Final Environmental Impact Report certified and adopted by the lead agency with Initial Study, including a copy of the Environmental Checklist Form located in Appendix G of the CEQA Guidelines, the adopted mitigation monitoring and reporting program, and the Notice of Determination filed with the County and State Clearinghouse. Please include any State Clearinghouse Responses received by the grantee.
 - * For b and c, include documentation the State of California Department of Fish and Wildlife CEQA fee was paid or is not applicable.
- d. Projects that tier from a Programmatic, Master, or other Environmental Impact Report shall include a copy of any subsequent Initial Study for the proposed project together with a copy of any supplementary environmental documentation adopted by the lead agency, including, if applicable, any required findings pursuant to Public Resources Code section 21157.1, subdivision (c), and the Notice of Determination, filed with the County Clerk and with the State Clearinghouse, as applicable.

Pursuant to Section 75102 of the Public Resources Code 75102, before the adoption of a Negative Declaration or Environmental Impact Report, the lead Agency shall notify the proposed action to a California Native American tribe, which is on the contact list maintained by the Native Heritage Commission, if that tribe has traditional lands located within the area of the proposed project.

N. PROJECT PERMIT/APPROVAL STATUS

Indicate the status of all federal, state, and local permits required for the project. Describe any potential delays due to permitting (indicate specific permits). If acquiring a long-term encroachment permit, submit evidence the entity with jurisdiction is aware of the project and is willing to work with Grantee to issue the permit.

This list is not all inclusive. It is Grantee's responsibility to identify and obtain applicable permits.

The not is thet an inclusive. It is erail	nee 3 responsibility to identify and obtain applicable permits.	-		-	ъ
Permitting Agency	Type of Requirement	Required	Applied	Acquired	Date Expected
State Agencies:					
California Department of Fish and Wildlife	Lake or Streambed Alteration Agreement (Section 1600)				
California Department of Fish and Wildlife	Incidental Take Permit or Consistency Determination (CESA) (California Endangered Species Act)				
Department of Transportation	Encroachment Permit				
Coastal Commission	Coastal Development Permit				
Coastal Commission	Letter of Consistency				
Regional Water Quality Control Board	401 Water Quality Certification or Waste Discharge Requirement				
State Water Resources Control Board	Water Rights Permit				
State Water Resources Control Board	General Industrial Storm Water Permit				
State Lands Commission	Permit (if using State owned property)				
State Office of Historic Preservation	Section 106 Consultation with State Historic Preservation Officer (National Historic Preservation Act of 1986)				
Federal Agencies					,
U.S. Fish and Wildlife Service (USFWS)	Section 7 Consultation, Biological Opinion or Section 10 Permit (Endangered Species Act)				
U.S. Army Corps of Engineers (ACOE)	Section 404 Permit (Clean Water Act)				
U.S. Army Corps of Engineers	Section 10 Permit (Rivers & Harbors Act of 1899)				
U.S. Coast Guard / U.S. Army Corps of Engineers	Section 9 Permit (Rivers & Harbors Act of 1899)				
U.S. National Resources Conservation Service	Section 106 Consultation (National Historic Preservation Act of 1986)				
National Marine Fisheries Service (NMFS)	Section 7 consultation if federal nexus see ACOE, or Section 10 Permit				
Local and Regional Planning Ag	encies				
City/County	Grading Permit				
City/County	Environmental Health Department				
City/County	Model Water Efficient Landscape Ordinance – Landscape Documentation Package				
Central Valley Flood Protection Board	Permission to Encroach on Waterways within Designated Floodways				
San Francisco Bay Conservation and Development Commission	Any relevant permit				
Tahoe Regional Planning Agency	Any relevant permit				
Local Resource Conservation District	Consultation				
Flood Control Districts	Floodway & Hydrological Analysis				
Others (e.g.,CalRecycle, State Contractors Board, etc.):		_		_	

WILLING SELLER LETTER (ACQUISITIONS ONLY) Ο.

If a purchase option agreement has not been executed, acquisition projects must provide a willing seller letter from each person on the title. The letter must include the following information and be signed and dated by the legal owner(s) of each parcel to be acquired.

Date:	(Sample Willing Seller Let	tter)
To:	California Natural Resources Agency	
From	: Name(s) of Legal Owner (<i>Trust, etc.</i>) Address of Legal Owner(s)	
Re:	Parcel number(s): County: Property Address:	
To W	/hom It May Concern:	
refere willing	letter is provided to confirm that (name of owner enced property, is a willing participant in the property to enter into negotiations for the sale of the real ed fair market value.	posed real property transaction and
Ackn	owledged:	
Signa	ature of landowner (trustee, etc.)	Date signed
Signa	ature of landowner (trustee, etc.)	Date signed
Signa	ature of landowner (trustee, etc.)	 Date signed

P. PAYEE DATA RECORD

Fillable form available online at: https://resources.ca.gov/grants/Grant-Program-Resources

STATE OF CALIFORNIA - DEPARTMENT OF F	INANCE	Print Form	Reset For	m		
PAYEE DATA RECORD (Required when receiving payment from the STD 204 (Rev. 03/2021)	e State of California	a in lieu of IRS W	-9 or W-7)			
THE REPORT OF THE PERSON	A. SEKI JUS	Section 1 – I	Payee Infon	mation		
NAME (This is required. Do not leave					=	
BUSINESS NAME, DBA NAME o	T DISREGARDE	ED SINGLE MI	EMBER LLC	NAME (II	f different fro	m above)
MAILING ADDRESS (number, street	et, apt. or suite no	.) (See instruction	ons on Page 2)			
CITY, STATE, ZIP CODE				E-MAIL	ADDRESS	
		Section 2	2 - Entity Ty	/pe		
Check one (1) box only that mate		type of the Pa	100			
SOLE PROPRIETOR / INDIVID			CORPORA			
SINGLE MEMBER LLC Disregar	rded Entity owned i	by an individual	☐ MEDICA			opractic, etc.)
PARTNERSHIP			EXEMP			
ESTATE OR TRUST			□ ALL OT		mpromy	
	Sac	tion 3 - Tax			her	SCHOOL STATE OF THE STATE OF TH
Enter your Tax Identification Numb					DEI	
match the name given in Section The TIN is a 9-digit number. Note For Individuals, enter SSN.	1 of this form. D	o not provide i	more than on	e (1) TIN.	Social 3	Security Number (SSN) or al Tax Identification Number (ITIN)
If you are a Resident Alien, a SSN, enter your ITIN.	nd you do not h	ave and are no	ot eligible to g	et an		
 Grantor Trusts (such as a Rev not have a separate FEIN. Th 						Employer Identification Number
	 For Sole Proprietor or Single Member LLC (disregarded sole member is an individual, enter SSN (ITIN if applicable prefers SSN). 				(FEIN)	Employer Identification Number
 For Single Member LLC (dissipusiness entity, enter the owentity's FEIN. 						
 For all other entities including estates/trusts (with FEINs), en 			tion or partne	rship,		
	Section 4 -	Payee Resid	iency Statu	s (See i	nstruction	5)
CALIFORNIA RESIDENT - Qua	alified to do busin	ess in Californi	a or maintains	a perman	ent place o	f business in California.
CALIFORNIA NONRESIDENT						
No services performed in C	alifornia					
Copy of Franchise Tax Boa	rd waiver of state	withholding is at	tached.			
		Section 5	– Certifica	tion		
I hereby certify under penalty of	f perjury that th	e information	provided on	this doc	cument is	true and correct.
Should my residency status cha			ii .	cy below	7.	- MAII ADDDESS
NAME OF AUTHORIZED PAYEE REPRESENTATIVE			TITLE E-MAIL ADDRES		E-MAIL ADDRESS	
SIGNATURE			DATE			NE (include area code)
		section 6 - P	aying State	Agenc	у	
Please return completed form to						
STATE AGENCY/DEPARTMENT	OFFICE		UNIT/SECT	ION:		
MAILING ADDRESS			FAX TELEPHONE (include area co			TELEPHONE (include area code)
СІТҮ	STATE	ZIP CODE		E-MAIL	ADDRES	s

STATE OF CALIFORNIA - DEPARTMENT OF FINANCE

PAYEE DATA RECORD

(Required when receiving payment from the State of California in lieu of IRS W-9 or W-7) STD 204 (Rev. 03/2021)

Type or print the information on the Payee Data Record, STD 204 form. Sign, date, and return to the state agency/department office address shown in Section 6. Prompt return of this fully completed form will prevent delays when processing payments.

Information provided in this form will be used by California state agencies/departments to prepare Information Returns (Form1099). NOTE: Completion of this form is optional for Government entities, i.e. federal, state, local, and special districts.

A completed Payee Data Record, STD 204 form, is required for all payees (non-governmental entities or individuals) entering into a transaction that may lead to a payment from the state. Each state agency requires a completed, signed, and dated STD 204 on file; therefore, it is possible for you to receive this form from multiple state agencies with which you do business.

Payees who do not wish to complete the STD 204 may elect not to do business with the state. If the payee does not complete the STD 204 and the required payee data is not otherwise provided, payment may be reduced for federal and state backup withholding. Amounts reported on Information Returns (Form 1099) are in accordance with the Internal Revenue Code (IRC) and the California Revenue and Taxation Code (R&TC).

Section 1 - Payee Information

Name - Enter the name that appears on the payee's federal tax return. The name provided shall be the tax liable party and is subject to IRS TIN matching (when

- Sole Proprietor/Individual/Revocable Trusts enter the name shown on your federal tax return.
- . Single Member Limited Liability Companies (LLCs) that is disregarded as an entity separate from its owner for federal tax purposes enter the name of the individual or business entity that is tax liable for the business in section 1. Enter the DBA, LLC name, trade, or fictitious name under Business Name.
- Note: for the State of California tax purposes, a Single Member LLC is not disregarded from its owner, even if they may be disregarded at the Federal level.
- · Partnerships, Estates/Trusts, or Corporations enter the entity name as shown on the entity's federal tax return. The name provided in Section 1 must match to the TIN provided in section 3. Enter any DBA, trade, or fictitious business names under Business Name.

Business Name - Enter the business name, DBA name, trade or fictitious name, or disregarded LLC name.

Mailing Address - The mailing address is the address where the payee will receive information returns. Use form STD 205, Payee Data Record Supplement to provide a remittance address if different from the mailing address for information returns, or make subsequent changes to the remittance address.

Section 2 – Entity Type	
If the Payee in Section 1 is a(n)	THEN Select the Box for
Individual . Sole Proprietorship . Grantor (Revocable Living) Trust disregarded for federal tax purposes	Sole Proprietor/Individual
Limited Liability Company (LLC) owned by an individual and is disregarded for federal tax purposes	Single Member LLC-owned by an individual
Partnerships • Limited Liability Partnerships (LLP) • and LLC treated as a Partnership	Partnerships
Estate • Trust (other than disregarded Grantor Trust)	Estate or Trust
Corporation that is medical in nature (e.g., medical and healthcare services, physician care, nursery care, dentistry, etc. • LLC that is to be taxed like a Corporation and is medical in nature	Corporation-Medical
Corporation that is legal in nature (e.g., services of attorneys, arbitrators, notary publics involving legal or law related matters, etc.) • LLC that is to be taxed like a Corporation and is legal in nature	Corporation-Legal
Corporation that qualifies for an Exempt status, including 501(c) 3 and domestic non-profit corporations.	Corporation-Exempt
Corporation that does not meet the qualifications of any of the other corporation types listed above • LLC that is to be taxed as a Corporation and does not meet any of the other corporation types listed above	Corporation-All Other

Section 3 - Tax Identification Number

The State of California requires that all parties entering into business transactions that may lead to payment(s) from the state provide their Taxpayer Identification Number (TIN). The TIN is required by R&TC sections 18646 and 18661 to facilitate tax compliance enforcement activities and preparation of Form 1099 and other information returns as required by the IRC section 6109(a) and R&TC section 18662 and its regulations.

Section 4 - Payee Residency Status

Are you a California resident or nonresident?

- . A corporation will be defined as a "resident" if it has a permanent place of business in California or is qualified through the Secretary of State to do business in California
- A partnership is considered a resident partnership if it has a permanent place of business in California.
- · An estate is a resident if the decedent was a California resident at time of death.
- A trust is a resident if at least one trustee is a California resident.

 For individuals and sole proprietors, the term "resident" includes every individual who is in California for other than a temporary or transitory purpose and any individual donicited in California who is absent for a temporary or transitory purpose. Generally, an individual who comes to California for a purpose that will extend over a long or indefinite period will be considered a resident. However, an individual who comes to perform a particular contract of short duration will be considered a nonresident.

For information on Nonresident Withholding, contact the Franchise Tax Board at the numbers listed below:

Withholding Services and Compliance Section: 1-888-792-4900 For hearing impaired with TDD, call: 1-800-822-6268

E-mail address: wscs.gen@ftb.ca.gov Website: www.ftb.ca.gov

Section 5 - Certification

Provide the name, title, email address, signature, and telephone number of individual completing this form and date completed. In the event that a SSN or ITIN is provided, the individual identified as the tax liable party must certify the form. Note: the signee may differ from the tax liable party in this situation if the signee can provide a power of attorney documented for the individual.

Section 6 - Paying State Agency

This section must be completed by the state agency/department requesting the STD 204.

Privacy Statement

Section 7(b) of the Privacy Act of 1974 (Public Law 93-579) requires that any federal, state, or local governmental agency, which requests an individual to disclose their social security account number, shall inform that individual whether that disclosure is mandatory or voluntary, by which statutory or other authority such number is solicited, and what uses will be made of it. It is mandatory to furnish the information requested. Federal law requires that payment for which the requested information is not provided is subject to federal backup withholding and state law imposes noncompliance penalties of up to \$20,000. You have the right to access records containing your personal information, such as your SSN. To exercise that right, please contact the business services unit or the accounts payable unit of the state agency(ies) with which you transact that business.

All questions should be referred to the requesting state agency listed on the bottom front of this form.

Q. **PAYMENT REQUEST INSTRUCTIONS**

Ве	for	e Submitting
	pro	eck the Grant Agreement to confirm that any funding requirements outlined in the special visions section have been fulfilled (e.g. agreements, CEQA compliance, signage, DGS iew, etc.)
	Ch	eck that all costs are allowable.
	a.	Costs must be incurred within the project performance period outlined on the Grant Agreement cover page and/or subsequent amendments and must align with the cost estimate.
	b.	All costs must directly relate to the grant funded project (i.e. no overhead costs such as rent or utilities).
Wł	nat	to Include
	Pa	yment Request Form filled out with original signature of authorized agent.
	Pa	yment Tracking Sheet filled in with amounts for the current request.
	apı	Dject Expenditure Form, Grantee Labor Cost Form, and Equipment Cost Form (as blicable). Descriptions should clearly tie to the line items on the payment tracking sheet, as II as the backup documentation.
	a. b. c.	 For contracted labor or materials, include copies of invoices or receipts. If an invoice is to be only partially reimbursed with grant funds, the portion allocated to the grant should be clearly marked. For mileage include a log kept by employees documenting date, hours and destinations related to the grant project. Provide documentation of policy to support rate used. For equipment, include the schedule showing the rate as well as a log showing the days and hours the equipment was used for this project and by whom. For in house labor, include documentation of hours worked on the project and hourly rate. Send timesheets detailing the days and number of hours each employee who worked on the project. Fill out the Employee Compensation Chart to demonstrate the rate being charged. With first request or when rates change, submit copies of pay stubs that show the employee's pay rate or salary (may redact personal information). Only salary plus benefits are eligible. No indirect rates or overhead costs may be folded into the hourly rate. No billable rates may be used.
		pof of payment showing that payment was made for each cost. Examples include: Copy of both sides of a cancelled check (and breakdown if check is for multiple invoices)

- - b. Copy of bank statement with cleared checks and/or Electronic Fund Transfer's (EFT) highlighted
 - c. Invoice stamped "Paid" by the vendor/contractor
 - d. Pre-paid card Statement showing credit remaining after particular project charge e.g., prepaid photo copier card
 - e. Credit card Statement showing payment made accompanied with original credit card receipt listing specific charges. Must also include proof that the credit card was paid off.
 - f. For purchase of real property: copy of Final Buyer's Closing Statement
 - g. For grantee personnel services one of the following:

- Chief Financial Officer's signature on the certification on the Grantee Labor Cost Form
- Payroll stubs or payroll service printout for each pay period
- Signed acknowledgement from employees regarding receipt of paychecks for a specific time period

Advances - Advances are allowed to assist with cash flow for outside consultants, contractors, materials, etc. In-house labor costs are not eligible for advances. The amount of the advance is determined based on need. Once an advance is reconciled, Grantee may seek another. Contact the project grants administrator to request an advance and protocol for administering.

FOR ADVANCE TO ESCROW FOR ACQUISITION PROJECTS

To request money to be advanced to escrow, submit the following:
Payment Request Form for the amount of the grant budgeted to Fair Market Value of the property
Evidence of Willing Seller
Letter requesting funds be deposited to escrow on Grantee's letterhead containing the following: a. Name and address of Grantee b. Number of Grant Agreement c. Dollar amount of disbursement requested d. Name, address, and telephone number of the title company or escrow holder, and the escrow account number to which the grant funds will be disbursed e. A statement by the Grantee that all funds needed for completion of acquisition of the real property (or conservation easement) have been secured and have been or will be deposited into escrow at or about the same date as the requested grant funds f. Anticipated close of escrow date
Payee Data Record for the escrow company

Final Payments - Final retention will not be released until all closeout documents (in addition to regular payment request documents if applicable) have been received. This includes:

- a. Summary of Expenditures from all Project Funding Sources
- b. Certification of Completion Form
- c. Notice of Completion (if applicable)
- d. Recorded MOUGA/Deed Restriction (if applicable)

Helpful Hints

- ➤ Organize documentation in an easy to follow format (i.e. chronologically) with related information together and relevant information marked. Include any necessary explanations or notes to clarify certain documentation.
- ➤ Bill for the full amount and Agency will take out the retention of 10% for reimbursements. Retention will be released at closeout.
- ➤ Ensure numbers match (e.g. check numbers, amounts on forms and back up documentation, etc.) and that they are accurately calculated. Everything must add up to the penny.

All payment forms and these instructions can be found on our website here: http://resources.ca.gov/grants/project-administration-forms/

Contact your Grant Administrator for further clarification or questions.

R. STATE AUDIT AND ACCOUNTING REQUIREMENTS

Contact your assigned Grant Administrator for questions about the following requirements:

Accounting Requirements

Grantees must use accounting practices that:

- Provide accounting data that clearly records costs incurred on the project and accurately reflects fiscal transactions, with the necessary controls and safeguards.
- Provides a good audit trail, including original source documents such as purchase orders, receipts, progress payments, invoices, employee paystubs and time cards, evidence of payment, etc.
- Provides accounting data so the total cost of each individual project can be readily determined.

Accounting Rules for Employee Services (force account labor)

Grantees must follow these accounting practices for employee services:

- Maintain time and attendance records as charges are incurred, identifying the employee through a name or other tracking system, and that employee's actual time spent on the project.
- Time estimates for work performed on the project are not acceptable.
- Time sheets that do not identify the specific employee's time spent on the project are not acceptable.
- Costs of the salaries and wages must be calculated according to the grantee's wage and salary scales, and may include employer paid benefit costs such as "workers' compensation."
- Overtime costs may be allowed under the grantee's established policy, provided that the regular work time was devoted to the same project.

State Audit

- All projects are subject to an audit by the State of California, Department of Finance within three (3) years following the final payment of grant funds. If the project is selected for an audit, the grantee will be contacted in advance. The audit shall include all books, papers, accounts, documents, canceled checks or other records of the grantee, as they relate to the project for which the funds were granted.
- The grantee must retain the project records for a period of three (3) years and one (1) year following an audit. All documents must be readily available, and an employee with knowledge of the project must be available to assist the auditor. The Grantee must provide a copy of any document, paper, record, or the like, requested by the auditor.

Documents Required for the Department of Finance Audit

Please have the following documents, files, records, and other resources available for the Department of Finance during their audit of the grant.

Internal Controls:

- 1. Grantee's organization charts.
- 2. Written internal procedures and flowcharts for the following procedures:
 - a. Grantee's receipts and deposits
 - b. Grantee's disbursements
 - c. Grantee's invoice preparation
- 3. Audit reports covering the Grantee's internal control structure and/or expenditures within the last two years.

Contracts:

- 1. Original contract between the Grantee and the State, including any amendments.
- 2. All contract documents between the Grantee and any subcontractors.
- 3. Listing of all active or completed contracts funded by Proposition 12, 13, 40, and 50.

Budgets:

1. Budget modification documents.

Invoices:

- 1. Invoices from the Grantee to the State for payments made under the grant.
- 2. Invoices from the subcontractors to the Grantee for payments made under the grant.
- 3. All supporting documentation associated with the above invoices.

Cash Documents:

- Receipts showing payments received from the State.
- 2. Deposit slips showing deposit of the payments received from the State.
- 3. Canceled checks or disbursement documents showing payments made to vendors for contract disbursements.
- 4. Bank statements showing the deposit of the receipts and interest earned on any monies held by the Grantee.

Accounting Records:

1. Ledgers showing entries for cash receipts and cash disbursements.

Travel/Per Diem:

- 1. Grantee travel policies.
- Travel claims for travel costs charged to the contract organized by the Grantee Invoice on which the travel was charged.
- 3. Mileage logs, if mileage for grantee employees claimed and paid with Grant funds.

Project Files:

1. All supporting documentation maintained in the project files.

S. SAMPLE GRANT AGREEMENT

STATE OF CALIFORNIA NATURAL RESOURCES AGENCY GRANT AGREEMENT

Grantee Name:

Insert Here

Project Title:

Insert Here

Agreement Number:

XXXXXX-0

Authority:

Budget Act of 2021 (Chapters 21, 69, and 240, Statutes of 2021)

Program:

General Fund Specified Grant Projects

PROJECT DESCRIPTION

Brief Project Description

A detailed project scope and activities, project schedule and project budget are described and attached hereto as Exhibit A.

Grant Funds are to be used to support capital asset projects in accordance with the provisions contained in the Procedural Guide for General Fund Specified Grant Projects and this Agreement.

TERMS AND CONDITIONS OF GRANT

Special Provisions

Special Provisions, **if applicable. EXAMPLES ONLY**: (see other Sample Special Provisions in B&G/Procedures–Various/Preparation of Grant Agreement)

- 1. The Grantee may be required to record Deed Restrictions, incorporating by reference this Grant Agreement and giving public notice that the Grantee received funds under this Agreement in order to assist Grantee in acquiring or developing the real property and that, in consideration for the receipt of the Grant Funds, the Grantee has agreed to the terms of this Agreement.
- 2. As a condition precedent to the State's obligation to deposit funds into escrow or to provide reimbursement related to the Acquisition, the Grantee shall have obtained approval of the language contained in the grant deed by the Natural Resources Agency. Said deed shall include the State's required protections, restrictions of use and subsequent transfer requirements.
- 3. The State Department of General Services (DGS) may review and approve in writing all documents pertaining to the Grantee's Acquisition of real property, including any preliminary title reports, agreements for purchase and sale, escrow instructions and the instruments of conveyance prior to the release of any Grant Funds. Such review and approval by the State shall be timely and shall not be unreasonably withheld.
- 4. DGS shall review and approve in writing the appraisal of the real property.
- 5. The Grantee agrees to pay DGS directly the amount invoiced by DGS for services rendered for its review of the appraisal, transaction review, or other related activities as described above. Should the Grantee fail to pay DGS, the State is authorized to pay DGS by directly transferring from the Grant Funds the amount invoiced by DGS. The State will notify the Grantee at the time of the transfer and provide a copy of the appraisal review letter and invoice upon receipt.

- 6. Insert if more than one escrow is anticipated: The Grantee agrees that all parcels to be acquired by this project will have concurrent escrows.
- 7. Insert if the Grantee is a nonprofit: If the Grantee is a nonprofit organization and ceases to exist, all of its rights, title and interest in the real property shall vest in the State of California. The State may, at its discretion, identify an appropriate public or private entity to accept the right, title and interest in the real property in lieu of the State.
- 8. If Grantee is a federally recognized Indian Tribe replace Section F below with the following: **Grantee's Limited**Waiver of Sovereign Immunity and Hold Harmless
 - a. The Parties acknowledge that Grantee is a federally recognized Indian tribe and, as such, possesses sovereign immunity from suit. Nothing in this Grant Agreement is or shall be deemed to be a waiver of Grantee's sovereign immunity from suit, which immunity is expressly asserted, except for the limited waiver set forth in this section.
 - b. Limited Waiver of Sovereign Immunity and hold harmless. Notwithstanding any other provision in this Agreement (including, without limitation, any provision of any Exhibit incorporated in this Agreement by reference) to the contrary, nothing in this Agreement shall be deemed to be a general waiver of Grantee's sovereign immunity from suit, which immunity is expressly asserted. Provided, however, that Grantee hereby expressly, unequivocally, and irrevocably provides a limited waiver of sovereign immunity from suit to allow the Natural Resources Agency to exercise all of its rights under the terms of this Agreement, and Grantee consents to suit in any court of the State of California for any claim to interpret or to enforce this Agreement. This shall include the right to contribution for loss of damage to persons or property arising from, growing out of or in any way connected with or incident to this Agreement, except claims arising from the gross negligence of State, its officers, agents and employees.
 - c. Grantee shall indemnify, hold harmless State, its officers, agents and employees in perpetuity against any and all claims, demands, damages, costs, expenses or liability costs arising out of the Project, which claims, demands or causes of action arise under Government Code Section 895.2 or otherwise, including but not limited to items to which the Grantee has certified, except for liability arising out of the gross negligence of State, its officers, agents or employees. Grantee acknowledges that it is solely responsible for compliance with items to which it has certified. Under this indemnification provision, Grantee shall not be responsible for defending State in court but shall reimburse for actual invoiced costs associated with the defense.
 - Grantee and State agree that in the event of judgment entered against the State and Grantee because of the gross negligence of the State and Grantee, their officers, agents or employees, an apportionment of liability to pay such judgment shall be made by a court of competent jurisdiction. Neither party shall request a jury apportionment.
- 9. If Planned transfer of property: The State is aware of and approves a subsequent conveyance of the property to the Long-Term Landowner Name. Such approval is contingent, however, upon the Long-Term Landowner Name's written commitment to:
 - a. Accept title to the property, and
 - b. Provide for the long-term operations and maintenance of the property for the uses intended by this grant program as specified in the grant agreement.
- 10. As conditions precedent to the State's obligation to make any construction or acquisition funding available pursuant to this Agreement, Grantee shall first provide evidence of compliance with CEQA by XX/XX/20XX.
- 11. Insert if nonprofit: If the Grantee is a nonprofit organization and ceases to exist, all of its rights, title and interest in the real property shall vest in the State of California. The State may, at its discretion, identify an appropriate public or private entity to accept the right, title, and interest in the real property in lieu of the State.
- 12. Insert if grantee has not yet obtained land tenure/site control: As conditions precedent to the State's obligation to make any funding available pursuant to this Agreement, Grantee shall first provide evidence of adequate land tenure and evidence that the project will be operated and maintained for a minimum of ___ years satisfactory to the State for all land to be improved under this Agreement.

General Provisions

A. Definitions

- 1. The term "Act" means Budget Act of 2021 (Chapters 21, 69, and 240, Statutes of 2021).
- 2. The term "Acquisition" means obtaining a fee interest or any other interest, including easements, leases, and development rights.
- 3. The term "Agreement" means this Grant Agreement.
- 4. The term "Application" means the Project Information Package and any applicable materials supplied by grantee to the State pursuant to the Application Guidelines.
- 5. The term "Application Guidelines" means the Procedural Guide for General Fund Specified Grant Projects.
- 6. The term "Development" means improvement, rehabilitation, restoration, enhancement, preservation, protection and interpretation or other similar activities.
- 7. The term "Fair Market Value" means the value placed upon the property as supported by an appraisal that has been reviewed and approved by the California Department of General Services (DGS).
- 8. The term "Grant" or "Grant Funds" means the money provided by the State to the Grantee in this Agreement.
- 9. The term "Grant Agreement" means a contractual arrangement between the State and Grantee specifying the payment of funds by the State for the performance of specific project objectives within a specific project performance period by the Grantee.
- 10. The term "Grantee" means an entity who has a signed agreement for grant funds.
- 11. The term "Interpretation" means visitor-serving amenities that communicate the significance and value of natural, historical, and cultural resources in a manner that increases the understanding and enjoyment of these resources, or other similar activities.
- 12. The term "Other Sources of Funds" means cash or in-kind contributions that are required or used to complete the project beyond the grant funds provided by this Agreement.
- 13. The term "Payment Request Form" means Form RA212.
- 14. The term "Project" means the acquisition or development activity described in the Application as modified by Exhibit A to be accomplished with grant funds.
- 15. The term "Project Budget" means the State approved cost estimate included as Exhibit A to this Agreement.
- 16. The term "Project Scope" means the description or activity for work to be accomplished by the project.
- 17. The term "Public Agency" means any State of California department or agency, a county, city, public district, or public agency formed under California law.
- 18. The term "State" means the Secretary for California Natural Resources or his/her representatives, or other political subdivision of the State.

B. Project Execution

1. Subject to the availability of funds in the Act, the State hereby grants to the Grantee a sum of money (Grant Funds) not to exceed the amount stated on the signature page in consideration of and on condition that the

sum be expended in carrying out the purposes as set forth in the description of project in this Agreement and its attachments and under the Terms and Conditions set forth in this Agreement.

- 2. Grantee shall furnish any and all additional funds that may be necessary to complete the project.
- 3. Grantee shall complete the project in accordance with the Project Performance Period set forth on the signature page, unless an extension has been formally granted by the State and under the Terms and Conditions of this Agreement. Extensions may be requested in advance and will be considered by State, at its sole discretion, in the event of circumstances beyond the control of the Grantee, but in no event beyond March 1, 2026.
- 4. Grantee shall at all times ensure that project complies with the California Environmental Quality Act (CEQA) (Public Resources Code, Division 13, commencing with section 21000, et. seq., Cal Code Regs tit. 14, section 15000 et. seq.) and all other environmental laws, including but not limited to obtaining all necessary permits. Grant funds will not be disbursed before the close of the period for legal challenge under CEQA.

Grant funds for planning and document preparation may be available sooner if included in the grant project scope (Exhibit A) and approved by the State. CEQA compliance shall be completed within one (1) year from the Grant Agreement start date, unless an extension is granted by the State.

Changes to the scope resulting from CEQA compliance are permitted provided the State determines that the project continues to meet all objectives of the General Fund Specified Grant Project and is consistent with the intent cited in the original Application.

If a grantee's project is disapproved on grounds related to the California Natural Resource Agency's CEQA determination, the grantee shall have the option of either: (1) reimbursing the Natural Resources Agency for all state-reimbursed preliminary costs (e.g., planning, design, etc.), or (2) relinquishing any planning/design documents, including all copies, reproductions, and variations resulting from said funding, without a license to use or otherwise retain in any form.

- 5. Projects must comply with any applicable laws pertaining to prevailing wage and labor compliance.
- 6. Grantee certifies that the project does and will continue to comply with all current laws and regulations which apply to the project, including, but not limited to, legal requirements for construction contracts, building codes, environmental laws, health and safety codes, and disabled access laws. Grantee certifies that, prior to commencement of construction; all applicable permits and licenses (e.g., state contractor's license) will have been obtained.
- 7. Grantee shall provide access by the State upon 24-hours' notice to determine if project work is in accordance with the approved project scope, including a final inspection upon project completion.
- 8. Grantee agrees to comply with all applicable state and local laws or ordinances that apply to relocation and real property acquisition by Public Agencies.
- Lands acquired with Grant Funds from this Agreement shall be acquired from a willing seller of the land at a
 price not to exceed Fair Market Value. Any acquisition of Project lands by Grantee following award shall not
 involve eminent domain proceedings or threat of eminent domain proceedings.
- 10. Prior to the commencement of any work, Grantee agrees to submit in writing to the State for prior approval any deviation from the original project scope per Exhibit A and the Application. Changes in project scope must continue to meet the need cited in the original Application or they will not be approved. Any modification or alteration in the project as set forth in the Application on file with the State must be submitted to the State for approval. Any modification or alteration in the project must also comply with all current laws and regulations, including but not limited to CEQA.
- 11. Grantee shall provide for public access and/or educational features where feasible.
- 12. Grantee must have (1) fee title, (2) leasehold, or (3) other interest to project lands and demonstrate to the satisfaction of the State that the proposed project will provide public benefits that are commensurate with the type and duration of the interest in land.

13. Grantee shall promptly provide photographs of the site during and after implementation of project at the request of the State.

C. Project Costs

- 1. Any Grant Funds provided to Grantee under this Agreement for Acquisition of real property will be disbursed for eligible costs as follows, but shall not exceed in any event the amount set forth on the signature page of this Agreement:
 - a. The State approved purchase price, together with the State approved costs of Acquisition, within sixty (60) days of close of escrow. All disbursements are subject to up to ten percent (10%) withhold pending Project completion, the final close-out site visit by the State, completion of the conditions described in Sections 3, D.6 and D.7 below and all Special Conditions set forth in this Agreement.
 - b. Costs of obtaining approval of the purchase price and transaction review from the DGS. The amount disbursed by the State in any event shall not exceed the amount set forth on the signature page of this Agreement. The remainder of the Grant Funds, if any, shall be available on a reimbursable basis.
- 2. Requests for advance payment of Grant Funds into escrow must be submitted via a completed Payment Request Form and be accompanied by a letter requesting funds be deposited to escrow on the Grantee's letterhead, containing all of the following:
 - Name and address of Grantee.
 - b. Number of Agreement.
 - c. Dollar amount of disbursement requested.
 - d. Name, address and telephone number of the title company or escrow holder, and the escrow account number to which the Grant Funds will be disbursed.
 - e. A statement by Grantee that all funds (exclusive of the Grant Funds to be provided under this Agreement) needed for completion of Acquisition of the real property have been secured and have been or will be deposited to escrow at or about the same date as the requested Grant Funds. In making this statement, Grantee shall be entitled to reasonably rely on the representations of the transferor of the real property.
 - f. Anticipated close of escrow date.

The letter shall be accompanied by a Payee Data Record (Form 204) completed for and by the escrow company.

- 3. Requests for payment of Grant Funds on a reimbursable basis for Acquisitions shall include all of the following:
 - a. Complete Payment Request Form.
 - b. Buyer's closing statement.
 - c. Copies of recorded Memoranda of Unrecorded Grant Agreement/Deed Restrictions.
 - d. Policy of title insurance.
 - e. Project Certification Form (if the Project is complete and payment in full is requested).
 - f. Evidence of compliance with signage requirement.
 - g. Summary report of final total Project expenditures.

- 4. Grant funds provided to Grantee under this Agreement for Development will be disbursed for eligible costs, on a reimbursement basis, as follows, but shall not exceed in any event the amount set forth on the signature page of this Agreement:
 - a. Approved direct management costs or construction and development costs. Up to ten percent (10%) of the reimbursement amount will be held back and issued as a final payment upon completion of the project.
 - b. Remaining Grant Funds shall be paid up to the total amount of the Grant Funds or the actual Project cost, whichever is less, upon completion of the Project, receipt of a detailed summary of Project costs from the Grantee found to be satisfactory by the State, and the satisfactory completion of a site inspection by the State.
 - c. Advance payments may be made at the discretion of the State.
 - d. Grantee agrees to use any Grant Funds advanced by the State under the terms of this Agreement solely for the Project herein described.

5. Payment Documentation:

- a. All payment requests must be submitted using a completed Payment Request Form. This form must be accompanied by an itemized list of all expenditures that clearly documents the check numbers, dates, recipients, line-item description as described in the project budget approved by the State and amounts. Each payment request must also include proof of payment such as receipts, paid invoices, canceled checks or other forms of documentation demonstrating payment has been made.
- b. Any payment request that is submitted without the required itemization and documentation will not be authorized. If the payment request package is incomplete, inadequate or inaccurate, the State will inform the Grantee and hold the payment request until all required information is received or corrected. Any penalties imposed on the Grantee by a contractor, or other consequence, because of delays in payment will be paid by the Grantee and is not reimbursable under this Agreement.
- 6. Grant funds in this award have a limited period in which they must be expended. Grantee expenditures funded by the State must occur within the time frame of the Project Performance Period as indicated in this Agreement.
- 7. The State reserves the right to request reimbursement of any funds spent on the project, even funds deemed eligible costs, if the project is not completed in accordance with the Grant Agreement and the guidelines.
- 8. Except as otherwise provided herein, the Grantee shall expend grant funds in the manner described in the Exhibit A approved by the State. The total dollars of a category in the project budget may be increased by up to ten percent (10%) through a reallocation of funds from another category, without approval by the State. However, the Grantee shall notify the State in writing when any such reallocation is made and shall identify both the item(s) being increased and those being decreased. Any cumulative increase or decrease of more than ten percent (10%) from the original budget in the amount of a category must be approved by the State. In any event, the total amount of the grant funds may not be increased, nor may any adjustments exceed the limits for management costs as described in the Application Guidelines.

D. Project Administration

- 1. Grantee shall promptly provide project reports and/or photographs upon request by the State. In any event Grantee shall provide the State a report showing total final project expenditures with the final payment request and required closing documents.
- 2. Grantee shall make property and facilities acquired or developed pursuant to this Agreement available for inspection upon request by the State.
- 3. Grantee shall use any income earned by the Grantee from use of the project to further project purposes, or, if approved by the State, for related purposes within the jurisdiction.

- 4. If Grant Funds are advanced, the Grantee shall place these Funds in a separate interest-bearing account, setting up and identifying such account prior to the advance. Interest earned on Grant Funds shall be used on the Project, as approved by the State. Any overpayment of Grant Funds in excess of final project costs shall be returned to the State within sixty (60) days of completion of the Project or the end of the Project performance period as shown on the signature page, whichever is earlier.
- 5. Grantee shall submit all documentation for project completion, including a notice of completion as applicable and final reimbursement within ninety (90) days of project completion, but in no event any later than **March 1**, **2026**.
- 6. Final payment is contingent upon State verification that project is consistent with project scope as described in Exhibit A, together with any State approved amendments.
- 7. This Agreement may be amended by mutual agreement in writing between Grantee and State. Any request by the Grantee for amendments must be in writing stating the amendment request and reason for the request. The Grantee shall make requests in a timely manner and in no event less than sixty (60) days before the effective date of the proposed amendment.
- 8. Grantee must report to the State all sources of other funds for the project.

E. Project Termination

- The State reserves the right to terminate a Grant Agreement for any reason at any time. There are no vested
 rights or entitlements to funding that a Grantee can or should rely upon, and once a notice of termination is
 provided to the Grantee, only authorized and eligible work prior to that notification of termination will be paid by
 the State.
- 2. Prior to the completion of project construction, either party may terminate this Agreement by providing the other party with thirty (30) days' written notice of such termination. The State may also terminate this Grant Agreement for any reason at any time if it learns of or otherwise discovers that there is a violation of any state or federal law or policy by Grantee which affects performance of this or any other grant agreement or contract entered into with the State.
- 3. If the State terminates without cause the Agreement prior to the end of the Project Performance Period, the Grantee shall take all reasonable measures to prevent further costs to the State under this Agreement. The State shall be responsible for any reasonable and non-cancelable obligations incurred by the Grantee in the performance of the Agreement prior to the date of the notice to terminate, but only up to the undisbursed balance of funding authorized in this Agreement.
- 4. If the Grantee fails to complete the project in accordance with this Agreement, or fails to fulfill any other obligations of this Agreement prior to the termination date, the Grantee shall be liable for immediate repayment to the State of all amounts disbursed by the State under this Agreement, plus accrued interest and any further costs related to the project. The State may, at its sole discretion, consider extenuating circumstances and not require repayment for work partially completed provided that the State determines it is in the State's best interest to do so. This paragraph shall not be deemed to limit any other remedies available to the State for breach of this Agreement.
- 5. Failure by the Grantee to comply with the terms of this Agreement or any other agreement under the Act may be cause for suspension of all obligations of the State hereunder.
- 6. Failure of the Grantee to comply with the terms of this Agreement shall not be cause for suspending all obligations of the State hereunder if, in the judgment of the State, such failure was due to no fault of the Grantee. At the discretion of the State, any amount required to settle at minimum cost any irrevocable obligations properly incurred shall be eligible for reimbursement under this Agreement.
- 7. Because the benefit to be derived by the State, from the full compliance by the Grantee with the terms of this Agreement, is the for the purposes as stated in the Application for the people of the State of California, and because such benefit exceeds to an immeasurable and unascertainable extent the amount of money furnished by the State by way of grant funds under the provisions of this Agreement, the Grantee agrees that

payment by the Grantee to the State of an amount equal to the amount of the grant funds disbursed under this Agreement by the State would be inadequate compensation to the State for any breach by the Grantee of this Agreement. The Grantee further agrees therefore, that the appropriate remedy in the event of a breach by the Grantee of this Agreement shall be the specific performance of this Agreement, unless otherwise agreed to by the State.

F. Hold Harmless

- 1. Grantee shall waive all claims and recourses against the State, including the right to contribution for loss or damage to persons or property arising from, growing out of or in any way connected with or incident to this Agreement, except claims arising from the gross negligence of State, its officers, agents and employees.
- 2. Grantee shall indemnify, hold harmless and defend State, its officers, agents and employees in perpetuity against any and all claims, demands, damages, costs, expenses or liability costs arising out of the project, including development, construction, operation or maintenance of the property described in the project description which claims, demands or causes of action arise under Government Code Section 895.2 or otherwise, including but not limited to items to which the Grantee has certified, except for liability arising out of the gross negligence of State, its officers, agents or employees. Grantee acknowledges that it is solely responsible for compliance with items to which it has certified.
- 3. Grantee and State agree that in the event of judgment entered against the State and Grantee because of the gross negligence of the State and Grantee, their officers, agents or employees, an apportionment of liability to pay such judgment shall be made by a court of competent jurisdiction. Neither party shall request a jury apportionment.

G. Financial Records

- 1. Grantee shall maintain satisfactory financial accounts, documents and records for the project and to make them available to the State for auditing at reasonable times. Grantee shall also retain such financial accounts, documents, and records for three (3) years after final payment and one (1) year following an audit.
- Grantee agrees that during regular office hours, the State and its duly authorized representatives shall have
 the right to inspect and make copies of any books, records or reports of the Grantee pertaining to this
 Agreement or matters related thereto. Grantee shall maintain and make available for inspection by the State
 accurate records of all of its costs, disbursements, and receipts with respect to its activities under this
 Agreement.
- Grantee shall use applicable Generally Accepted Accounting Principles, unless otherwise agreed to by the State.

H. Use of Facilities

- 1. The real property (including any portion of it or any interest in it) may not be sold or transferred without the written approval of the State of California, acting through the Natural Resources Agency, or its successor, provided that such approval shall not be unreasonably withheld as long as the purposes for which the grant was awarded are maintained.
- 2. Grantee shall maintain, operate, and use the project in fulfillment of the purpose funded pursuant to this grant for a minimum of XXXXXXX (XX) YEARS, consistent with the Land Tenure/Site Control requirements included in the Application Guidelines. The Grantee, or the Grantee's successor in interest in the property, may assign without novation the responsibility to maintain and operate the property in accordance with this requirement only with the written approval of the State. Grantee may be excused from its obligations for operation and maintenance of the project site only upon the written approval of the State for good cause. "Good cause" includes, but is not limited to, natural disasters that destroy the project improvements and render the project obsolete or impracticable to rebuild.
- Grantee shall use the property for the purposes for which the grant was made and shall make no other use or sale or other disposition of the property. This Agreement shall not prevent the transfer of the property

from the Grantee to a Public Agency, if the successor public agency assumes the obligations imposed by this Agreement.

- 4. If the use of the property is changed to a use that is not permitted by the Agreement, or if the property is sold or otherwise disposed of, at the State's sole discretion, an amount equal to (1) the amount of the Grant (2) the Fair Market Value of the real property, or (3) the proceeds from the sale or other disposition, whichever is greater, may be reimbursed to the State. If the property sold or otherwise disposed of is less than the entire interest in the property funded in the Grant, an amount equal to either the proceeds from the sale or other disposition of the interest or the Fair Market Value of the interest sold or otherwise disposed of, whichever is greater, shall be reimbursed to the State.
- 5. The Grantee shall not use or allow the use of any portion of the real property for mitigation without the written permission of the State.
- 6. The Grantee shall not use or allow the use of any portion of the real property as security for any debt.

Nondiscrimination

- During the performance of this grant, grantee and its subcontractors shall not unlawfully discriminate, harass or allow harassment, against any person because of sex, sexual orientation, race, color, religious creed, marital status, denial of family and medical care leave, ancestry, national origin, medical condition (cancer/genetic characteristics), age (40 and above), disability (mental and physical) including HIV and AIDS, denial of pregnancy disability leave or reasonable accommodation. Grantee and subcontractors shall ensure that the evaluation and treatment of all persons, and particularly their employees and applicants for employment are free from such discrimination and harassment. Grantee and its subcontractors shall comply with the provisions of the Fair Employment and Housing Act (Gov. Code, §12900 et seq.) and the applicable regulations promulgated thereunder (Cal. Code Regs, tit. 2, §7285.0 et seq.). The applicable regulations of the Fair Employment and Housing Commission implementing Government Code, §12990 (a)—(f), are incorporated into this grant by reference and made a part hereof as if set forth in full (Cal. Code Regs, tit. 2, §7285.0 et seq.). Grantee shall include this non-discrimination and compliance provisions of this clause in all subcontracts to perform work under the grant.
- The Grantee shall not discriminate against any person on the basis of residence except to the extent that reasonable difference in admission or other fees may be maintained on the basis of residence and pursuant to law.
- 3. The completed project and all related facilities shall be open to members of the public generally, except as noted under the special provisions of this Agreement or under provisions of the Act.

J. Application Incorporation

The Grant Guidelines and the Application and any subsequent changes or additions to the Application approved in writing by the State are hereby incorporated by reference into this Agreement as though set forth in full in this Agreement.

K. Severability

If any provision of this Agreement or the Application thereof is held invalid, that invalidity shall not affect other provisions or applications of this Agreement which can be given effect without the invalid provision or application, and to this end the provisions of this Agreement are severable.

L. Waiver

No term or provision hereof will be considered waived by either party, and no breach excused by either party, unless such waiver or consent is in writing and signed on behalf of the party against whom the waiver is asserted. No consent by either party to, or waiver of, a breach by either party, whether expressed or implied, will constitute consent to, waiver of or excuse of any other, different, or subsequent breach by either party.

M. Assignment

Except as expressly provided otherwise, this Agreement is not assignable by the Grantee either in whole or in part.

N. Disputes

If the Grantee believes that there is a dispute or grievance between Grantee and the State arising out of or relating to this Agreement, the Grantee shall first discuss and attempt to resolve the issue informally with the Agency Grants Administrator. If the issue cannot be resolved at this level, the Grantee shall follow the following procedures:

- 1. If the issue cannot be resolved informally with the Agency Grants Administrator, the Grantee shall submit, in writing, a grievance report together with any evidence to the Deputy Assistant Secretary for Bonds and Grants for the California Natural Resources Agency. The grievance report must state the issues in the dispute, the legal authority, or other basis for the Grantee's position and the remedy sought. Within ten (10) working days of receipt of the written grievance report from the Grantee, the Deputy Assistant Secretary shall make a determination on the issue(s) and shall respond in writing to the Grantee indicating the decision and reasons therefore. Should the Grantee disagree with the Deputy Assistant Secretary's decision, the Grantee may appeal to the Assistant Secretary for Administration and Finance for the Natural Resources Agency.
- 2. The Grantee must submit a letter of appeal to the Assistant Secretary explaining why the Deputy Assistant Secretary's decision is unacceptable. The letter must include, as an attachment, copies of the Grantee's original grievance report, evidence originally submitted, and response from the Deputy Assistant Secretary. The Grantee's letter of appeal must be submitted within ten (10) working days of the receipt of the Deputy Assistant Secretary's written decision. The Assistant Secretary or designee shall, within twenty (20) working days of receipt of Grantee's letter of appeal, review the issues raised and shall render a written decision to the Grantee. The decision of the Assistant Secretary or designee shall be final.

O. Audit Requirements

Grant projects are subject to audit by the State annually and for three (3) years following the final payment of grant funds. The audit shall include all books, papers, accounts, documents, or other records of the Grantee, as they relate to the project for which the grant funds were granted.

MEMORANDUM OF UNDERSTANDING

BETWEEN THE

CITY OF LOS ANGELES DEPARTMENTOF PUBLIC WORKS

BUREAU OF SANITATION

AND THE

DISCOVERY CUBE LOS ANGELES

FOR
GRANTEE AND PASS-THROUGHENTITY FOR CALIFORNIA NATURAL
RESOURCES AGENCY STATE
SPECIFIED GRANT PROJECT FOR
DISCOVERY CUBE LOS ANGELES

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MEMORANDUM OF UNDERSTANDING BETWEEN THE CITY OF LOS ANGELES DEPARTMENT OF PUBLIC WORKS BUREAU OF SANITATION AND THE DISCOVERY CUBE LOS ANGELES FOR GRANTEE AND PASS-THROUGH-ENTITY FOR CALIFORNIA NATURAL RESOURCES AGENCY STATE SPECIFIED GRANT PROJECT FOR DISCOVERY CUBE LOS ANGELES

This Memorandum of Understanding (MOU) is made and entered into by and between the City of Los Angeles, Bureau of Sanitation, hereinafter referred to as LASAN, and Discovery Cube Los Angeles, hereinafter referred to as DCLA, is set forth as follows:

RECITALS

WHEREAS, the State of California Natural Resources Agency (CNRA) has been delegated the responsibility by the Legislature of the State of California for the administration of various grant projects to the City of Los Angeles (City), setting up necessary procedures governing the grant award (s); and,

WHEREAS, the CNRA notified the City of Los Angeles in November 2021 that State specified funds were approved for five (5) Los Angeles community based organizational projects through Fiscal Year 2021-22 California State Budget Process; and,

WHEREAS, the Los Angeles City Council with the approval of the Mayor, relative to the disposition of the Specified Grant Project for the Discovery Cube Los Angeles (DCLA) has directed and authorized the Executive Director of the Bureau of Sanitation, or designee, to:

- a. Negotiate and execute a grant agreement with the CNRA to administer the State Specified Grant Project and submit all documents, including the Project Information Package, to the CNRA;
- b. Establish a separate interest-bearing fund and accept and disburse the grant funds in the amount of \$2,600,000; and,
- c. Negotiate and execute a contract or contract amendment with the DCLA in accordance with terms substantially similar to those set forth in the aforementioned grant agreement;

WHEREAS, the City is designated as the grantee and pass-through administrator of these grant funds, the funds are intended to fund operational costs that are vital to the continued operation of Discovery Cube Los Angeles. Costs will include staff labor, facilities and exhibit maintenance, utilities, marketing programs, administrative expenses, development initiatives, debt servicing payments, and traveling exhibit lease payments.

NOW, THEREFORE, LASAN and DCLA do hereby agree as follows:

ARTICLE 1 - SECTION HEADINGS

The section headings appearing herein shall not be deemed to govern, limit, modify or in any manner affect the scope, meaning, or intent of this MEMORANDUM OF UNDERSTANDING.

ARTICLE 2 – TERMS AND CONDITIONS

Section 2.1 Definitions

- 1. The term "Act" means Budget Act of 2021 (Chapters 21, 69, and 240, Statutes of 2021).
- 2. The term "Agreement" means this MOU.
- 3. The term "Application" means the Project Information Package and any applicable materials supplied by DCLA to the State pursuant to the Application Guidelines.
- 4. The term "Application Guidelines" means the Procedural Guide for General Fund Specified Grant Projects.
- 5. The term "Grant" or "Grant Funds" means the money provided by the State to the City of LA.
- 6. The term "Grant Agreement" means a contractual arrangement between the State and City of LA specifying the payment of funds by the State for the performance of specific project objectives within a specific project performance period.
- 7. The term "Payment Request Form" means Form RA212 in Exhibit A.
- 8. The term "Project" means the activity described in the Application as modified by Exhibit A to be accomplished with grant funds.
- 9. The term "Project Budget" means the State approved cost estimate included as Exhibit A.
- 10. The term "Project Scope" means the description or activity for work to be accomplished by the project.
- 11. The term "State" means the Secretary for California Natural Resources or his/her representatives, or other political subdivision of the State.

Section 2.2 Standard Provisions

DCLA agrees to comply with the provisions outlined in the City of Los Angeles's (the City) "Standard Provisions for City Contracts", which are incorporated herein by reference. DCLA is responsible for completing and submitting all documentation as requested by the City. In the

event of an inconsistency between any of the provisions of this MOU and/or attachments, the inconsistency shall be resolved by giving precedence in the following order:

- 1. Paragraphs set forth in this MOU;
- 2. Standard Provisions for City Contracts (Rev. 10/21) [v.4].

Section 2.3 Project Execution

- 1. Subject to the availability of funds in the Act, the State hereby grants to the City a sum of money (Grant Funds) not to exceed the amount stated in consideration of and on condition that the sum be expended in carrying out the purposes as set forth in the description of project in the Agreement and its attachments and under the Terms and Conditions set forth in the Grant Agreement.
- 2. DCLA shall complete the project in accordance with the Project Performance Period set forth on the signature page unless an extension has been formally granted by the State and under the Terms and Conditions of the Grant Agreement and this MOU. Extensions may be requested in advance and will be considered by the State, at its sole discretion, in the event of circumstances beyond the control of the Grantee, but in no event beyond March 1, 2026.
- 3. DCLA certifies that the scope of work does and will continue to comply with all current laws and regulations which apply to the project identified in Exhibit A, including but not limited to, environmental laws, health and safety codes, and disabled access laws
- 5. Projects must comply with any applicable laws pertaining to prevailing wage and labor compliance. If this Agreement calls for services that, in whole or in part, constitute "public works" as defined in the California Labor Code (Labor Code section 1720 et seq.), then:
 - a. The Labor Code of the State of California, relating to Public Works wages, as applicable, require DCLA to pay not less than the "General Prevailing Wage Rates" to all workers employed in the execution of the Agreement and DCLA to post a copy of the "General Prevailing Wage Rates" at the job site, in a conspicuous place available to all employees and applicants for employment.
 - b. The "General Prevailing Wage Rates" shall be those rates as determined by the Director of the Department of Industrial Relations of the State of California. Copies of those rates are on file in the Office of Contract Compliance, Bureau of Contract Administration, telephone (213) 473-2168.
 - c. Information regarding prevailing wage rates may be obtained from the Office of Policy, Research and Legislation, Prevailing Wage Unit, P.O. Box 420603, San Francisco, CA 94142, Telephone (415) 703-4774, Fax (415) 703-4771.

- d. DCLA shall submit Certified Payroll Records to the Office of Contract Compliance on a weekly basis using the City's On-Line Certified Payroll System (OCPS) throughout the project until completion of the project. In addition, DCLA shall employ apprentices in the ratio to journeymen if required by Section 1777.5 of the California Labor Code.
- 6. Prior to the commencement of any work, DCLA agrees to submit in writing to LASAN for prior approval any deviation from the original Project Scope per Exhibit A and the Application. Changes in Project Scope must continue to meet the needs cited in the original application or they will not be approved. Any modification or alteration in the Project as set forth in the Application on file with the State must be submitted to LASAN, who will submit the alteration to the State for approval. Any modification or alteration in the Project must also comply with all current laws and regulations, including but not limited to CEQA.
- 7. DCLA certifies the corporation is qualified under Section 501(c)(3) of the Internal Revenue Service Code, has an active status with the Secretary of State, and is current with the Attorney General's Registry of Charitable Trusts. Failure by the Grantee to remain in compliance with these nonprofit requirements may be cause for suspension of all obligations of the State hereunder and termination of the MOU and Grant Agreement.

Section 2.4 Project Cost

1. Unless otherwise agreed upon, Grant Funds provided to DCLA under this MOU will be disbursed for eligible costs, on a reimbursement basis, as follows, but shall not exceed \$2,600,000.

Task #	Program Elements	Estimated Costs	General Fund Specified Project
1	Staff Labor	\$1,200,000.00	\$1,200,000.00
2	Miscellaneous Operational Costs	\$1,000,000.00	\$1,000,000.00
3	Debt Repayment	\$300,000.00	\$300,000.00
4	Exhibit Costs	\$100,000.00	\$100,000.00
	GRAND TOTAL	\$2,600,000.00	\$2,600,000.00

^{*}All project expenditure documentation should be available for audit whether paid with grant funds or other funds.

- 2. Approved costs attributed to the project. Up to ten percent (10%) of the reimbursement amount will be held back and issued as a final payment upon completion of the Project.
- 3. Remaining Grant Funds shall be paid up to the total amount of the Grant Funds or the actual Project cost, whichever is less, upon completion of the Project, receipt of a detailed summary of Project costs from DCLA found to be satisfactory by the State, and the satisfactory completion of a site inspection by the State.

^{**}Overhead costs are allowable and generally limited to 15% of total direct costs of the grant. Inservice payroll may not include a "billable rate" or administrative cost allocation.

- 4. Advance payments may be made at the discretion of the State and LASAN.
- 5. DCLA agrees to use any Grant Funds advanced by LASAN under the terms of this MOU solely for the Project herein described.
- 6. Overhead costs are generally limited to a maximum of 15% of total direct costs.

Section 2.5 Project Administration

- 1. DCLA shall promptly provide project reports upon request by the State and/or LASAN. In any event DCLA shall provide LASAN a report showing total final project expenditures with the final payment request and required closing documents.
- 2. DCLA shall make property and facilities acquired or developed pursuant to this Agreement available for inspection upon request by the State.
- 3. If Grant Funds are advanced, LASAN shall place these Funds in a separate interest-bearing account, setting up and identifying such accounts prior to the advance. Interest earned on Grant Funds shall be used on the Project, as approved by the State. Any overpayment of Grant Funds in excess of final project costs shall be returned to the State within sixty (60) days of completion of the Project or the end of the Project performance period as shown on the signature page of the Grant Agreement, whichever is earlier.
- 4. DCLA shall submit all documentation for project completion, including a notice of completion as applicable and final reimbursement within one hundred and twenty (120) days of project completion, but in no event any later than **March 1, 2026.**
- 5. Final payment is contingent upon State verification that the project is consistent with project scope as described in Exhibit A, together with any State approved amendments.
- 6. This MOU may be amended by mutual agreement in writing between LASAN and DCLA. Any request for amendments must be in writing stating the amendment request and reason for the request. DCLA shall make requests in a timely manner and in no event less than one hundred and twenty (120) days before the effective date of the proposed amendment.

Section 2.6 Financial Records and Audit Requirements

- 1. DCLA shall maintain satisfactory financial accounts, documents, and records for the project and to make them available to LASAN for State for auditing at reasonable times. DCLA shall also retain such financial accounts, documents, and records for three (3) years after final payment and one (1) year following an audit.
- 2. DCLA agrees that during regular office hours, LASAN and/or the State and its duly authorized representatives shall have the right to inspect and make copies of any books,

records or reports pertaining to this MOU or matters related thereto. DCLA shall maintain and make available for inspection by LASAN and/or the State accurate records of all of its costs, disbursements, and receipts with respect to its activities under this Agreement.

- 3. DCLA shall use applicable Generally Accepted Accounting Principles, unless otherwise agreed to by LASAN and the State.
- 4. This project is subject to audit by the State annually and for three (3) years following the final payment of funds. The audit shall include all books, papers, accounts, documents, or other records of the Grantee, as they relate to the project for which the grant funds were disbursed.

Section 2.7 Representatives of the Parties of this MOU

The representatives of the respective parties are authorized to administer this MOU, and to whom formal notices, demands, requests and communications shall be given are as follows:

For LASAN:

Eva Sung, Acting Chief Financial Officer LA Sanitation and Environment 1149 S. Broadway, 9th Floor Los Angeles, CA 90015 (213) 485-2210

For DCLA:

Joe Adams, Chief Executive Officer Discovery Cube Los Angeles 11800 Foothill Blvd. Los Angeles, CA 91342 (714) 913-5006

ARTICLE 3 - BILLING AND PAYMENT DOCUMENTATION

1. All payment requests must be submitted using a completed Payment Request Form as shown in Exhibit B. Exhibit B includes the following forms: 1) Payment Request Form Summary, 2) Employee Compensation Chart, 3) Project Expenditure Form and 4) Repayment of Debt Service Form. These forms include an itemized list of all expenditures that clearly documents the check numbers, dates, recipients, line-item description as described in the project budget approved by the State and amounts. Each payment request must also include proof of payment such as receipts, paid invoices, canceled checks or other forms of documentation demonstrating payment has been made.

- 2. Any payment request that is submitted without the required itemization and documentation will not be authorized. If the payment request package is incomplete, inadequate, or inaccurate, the State will inform LASAN and hold the payment request until all required information is received or corrected. Any penalties imposed on DCLA by a contractor, or other consequence, because of delays in payment will be paid by DCLA and is not reimbursable under this MOU.
- 3. Grant funds in this award have a limited period in which they must be expended. DCLA expenditures funded by the State must occur within the time frame of the Project Performance Period as indicated in the Grant Agreement.
- 4. Except as otherwise provided herein, DCLA shall expend grant funds in the manner described in Section 2.4 as approved by the State. The total dollars of a category in the project budget may be increased by up to ten percent (10%) through a reallocation of funds from another category, without approval by the State. However, DCLA shall notify LASAN in writing when any such reallocation is made and shall identify both the item(s) being increased and those being decreased. LASAN will then notify the State. Any cumulative increase or decrease of more than ten percent (10%) from the original budget in the amount of a category must be approved by the State. In any event, the total amount of the grant funds may not be increased, nor may any adjustments exceed the limits for management costs as described in the Application Guidelines.
- 5. DCLA shall submit detailed progress reports every quarter to LASAN until the completion of the project.
- 6. DCLA shall submit requests for advance payments, in the amounts for the corresponding disbursements reflected in the chart below:

PAYMENT SCHEDULE	AMOUNT
First Advancement	\$1,000,000.00
Second Advancement	\$1,000,000.00
Third Advancement	\$340,000.00
Final Payment	\$260,000.00
GRAND TOTAL	\$2,600,000.00

- 7. Subsequent advances will only be approved once acceptable documentation of proof of payment for allowable expenses for the previous advancement have been approved.
- 8. LASAN will submit all required documentation to the State in accordance with the

- existing Grant Agreement and will not disperse any funds to DCLA until those funds have been received from the State. This includes the Final Payment which must be approved by the State prior to disbursement of funds.
- 9. The Final Payment will also include any interest that has been accrued in the separate interest-bearing fund that has been established.
- 10. The City may unilaterally withhold or reduce the payments to DCLA if DCLA fails to comply with the provisions of this MOU.

ARTICLE 4 – MODIFICATIONS

- A. Except as otherwise provided herein, this MOU may be altered, modified or amended only in writing, and executed by the parties hereto.
- B. This MOU contains the full and complete agreement between LASAN and DCLA. No verbal agreement or conversation with any officer or employee of the parties shall affect or modify any of the terms and conditions of the MOU.

ARTICLE 5 - INDEMNIFICATION

Except for the active negligence or willful misconduct of the City, including LASAN, or any of its Boards, Officers, Agents, Employees, Assigns and Successors in Interest, DCLA undertakes and agrees to defend, indemnify and hold harmless the City, including LASAN and any of its Boards, Officers, Agents Employees, Assigns, and Successors in Interest from and against all suits and causes of action, claims, losses, demands and expenses, including, but not limited to, attorney's fees (both in house and outside counsel) and cost of litigation (including all actual litigation costs incurred by the City, including LASAN, including but not limited to, costs of experts and consultants), damage or liability of any nature whatsoever, for death or injury to any person, including DCLA's employees and agents, or damage or destruction of any property of either party hereto or of third parties, arising in any manner by reason of the negligent acts, errors, omissions or willful misconduct incident to the performance of the MOU by DCLA or its subcontractors of any tier. Rights and remedies available to the LASAN under this provision are cumulative of those provided for elsewhere in this MOU and those allowed under the laws of the United States, the State of California, and the City. The provisions of this paragraph survive expiration or termination of the MOU.

ARTICLE 6 - INSURANCE

During the term of this MOU and without limiting DCLA's indemnification of the City, DCLA shall provide and maintain at its own expense during the term of this MOU a program of insurance having the coverage and limits customarily carried and actually arranged by DCLA but not less than the amounts and types listed on the Insurance Requirements Sheet (Form Gen 146/IR), in EXHIBIT B hereto, covering its operations hereunder. Such insurance shall conform to CITY requirements as established by Charter, ordinance, or policy and shall comply with the

instructions set forth, in EXHIBIT B, and which can also be found at the City Administrative Officer website: https://cao.lacity.org/risk/Submitting_proof_of_Insurance.pdf, in the form Instructions and Information on Complying with City Insurance Requirements, rev 05/18, and shall otherwise be in a form acceptable to the City Administrative Officer, Risk Management. DCLA shall comply with all insurance Contractual Requirements shown on EXHIBIT B hereto.

ARTICLE 7 - NON-PERFORMANCE

In the event either Party has not carried out its obligations under any aspect of this MOU, the non-defaulting Party shall give notice in writing to the other party of the non-performance. The written notification shall outline acceptable options for correction of the non-performance issue. If the default is not remedied within 10 business days, or an alternative timetable mutually agreed to in writing by both parties, then the non-defaulting party may exercise its remedies under applicable laws

ARTICLE 8 - SEVERABILITY

Should any portion of this MOU be determined to be void or unenforceable, such shall be severed from the whole and the MOU will continue as modified.

ARTICLE 9 – PROJECT MOU TERMINATION

- 1. Prior to the completion of Project either party may terminate this Agreement by providing the other party with ninety (90) days' written notice of such termination. The State may also terminate the Grant Agreement for any reason at any time if it learns of or otherwise discovers that there is a violation of any state or federal law or policy by which affects performance of this or any other grant agreement or contract entered into with the State. If the State terminates the Grant Agreement, this MOU will subsequently be terminated.
- 2. If the State terminates, without cause, the Grant Agreement prior to the end of the Project Performance Period, LASAN shall take all reasonable measures to prevent further costs to the State under this Agreement. The State shall be responsible for any reasonable and non-cancelable obligations incurred in the performance of the Agreement prior to the date of the notice to terminate, but only up to the undisbursed balance of funding authorized in this Agreement.
- 3. If DCLA fails to complete the project in accordance with this MOU, or fails to fulfill any other obligations of this MOU prior to the termination date, DCLA shall be liable for immediate repayment to LASAN of all amounts disbursed by the State under this MOU, plus accrued interest and any further costs related to the project. The State may, at its sole discretion, consider extenuating circumstances and not require repayment for work partially completed provided that the State determines it is in the State's best interest to

- do so. This paragraph shall not be deemed to limit any other remedies available to the State or LASAN for breach of this Agreement.
- 4. Failure by DCLA to comply with the terms of this MOU or any other agreement under the Act may be cause for suspension of all obligations of the State hereunder.
- 5. Failure of DCLA to comply with the terms of this MOU shall not be cause for suspending all obligations of the State hereunder if, in the judgment of the State, such failure was due to no fault of LASAN. At the discretion of the State, any amount required to settle at minimum cost any irrevocable obligations properly incurred shall be eligible for reimbursement under this MOU.
- 6. Because the benefit to be derived by the State, from the full compliance by DCLA with the terms of this MOU, is for the purposes as stated in the Application for the people of the State of California, and because such benefit exceeds to an immeasurable and unascertainable extent the amount of money furnished by the State by way of grant funds under the provisions of the Agreement, the DCLA agrees that payment by DCLA to the State of an amount equal to the amount of the grant funds disbursed under this Agreement by the State would be inadequate compensation to the State for any breach by DCLA of this MOU. DCLA further agrees therefore, that the appropriate remedy in the event of a breach by DCLA of this MOU shall be the specific performance of this MOU, unless otherwise agreed to by the State.
- 7. Within 30 days of receiving written notice of termination, DCLA and LASAN are obligated to work together to develop a written "Termination Plan" acceptable to the non-terminating party. This Termination Plan shall establish a reasonable and cost-effective manner for fulfilling any programs already booked by DCLA. Both parties agree to cooperate to develop and implement the Termination Plan in a manner that preserves the quality of the program and the reputation of the parties.

ARTICLE 10 - ENTIRE MEMORANDUM OF UNDERSTANDING

This MOU contains all of the agreements, representations, and understandings of the parties hereto and supersedes any previous understandings, proposals, commitments or agreements, whether oral or written, and may be modified or amended only as hereinbefore provided.

IN WITNESS WHEREOF, the parties each herewith subscribe the same in triplicate, and their AGREEMENT is executed by the City of Los Angeles, acting by and through the Board of Public Works and by the Chief Executive Officer of the Discovery Cube Los Angeles.

CITY OF LOS ANGELES

Commissioner, Board of Public Works	Commissioner, Board of Public Works
Date:	Date:
Approved as to Form:	
Michael N. Feuer City Attorney	
Ву:	
Adena M. Hopenstand Deputy City Attorney	
DISCOVERY CUBE LOS ANGELES	
Joe Adams Chief Executive Officer, Discovery Cube Los Angel	les
Date:	
ATTEST:	
Holly Wolcott Los Angeles City Clerk	
Date:	