Master Funding Agreement Between the XXXXXXXXXXXXXXXX and The Tuolumne _____ Transportation Council

				Agreement No	
THIS	AGREEMENT is made effe _ Transportation Council, a z", and the	ective a regional transporta , hereinafter refe	tion planning agency	, 2019 by the Tuolum , hereinafter referred as t 	ne he
responding temperature (PPM) grants (RSTI	REAS, as the Regional Transible to manage various feato, the State Transportation; Regional Planning Assist; the Transportation Enhap); Congestion Mitigation and Transportation Funds and	ederal, state and local n Improvement Progra tance (RPA); Federal ncement Activities (T nd Air Quality (CMAQ)	funding programs wham (STIP); Planning, I I Transit Administration (EA); Regional Surfation; Transportation Deve	nich may include, but are r Programming and Monitori on Sections 5310 and 53 ace Transportation Progra elopment Act (TDA) Progra	not ng 11 am am
	REAS, the TCTC is author ts; and	ized to allocate said	Funding to various tr	ransportation programs a	nd
policie as, bu	REAS, the TCTC is require es, procedures and requirer t not limited to, Article 19 of the United States Code; ar	ments of the specific p the California State C	orogram from which th	he funds are allocated, su	ch
	REAS, thets; and	requests from t	ime to time Funding	from the TCTC for speci	fic
	REAS, the TCTC is willing to				ain
		Section	n 1		
IT IS	MUTUALLY AGREED:				
1.1.	This Agreement shall have until a project-specific rest and conditions of this Agreed adopted by the TCTC, and parties.	olution that allocates eement, hereinafter re	funds to the specific peferred to as the "Alloc	project and adopts the terr cating Resolution", has be	ns en
1.2.	A financial commitment of together with the subsequ				
1.3.	Subject to Section 2.5, the each specific Project, the and/or others as appropria Project-specific Allocating conditions when performing	TCTC funding progra ate. Adoption and exe g Resolution shall be	m and the matching fuecution of this Agreeme	unds provided by the ent together with the adopt	ed

1.4.	specific supplemental agreement and the's Project Study Report, or equivalent document, attached as an exhibit to that supplemental agreement; (b) in compliance with all policies, procedures and requirements related to State Highway Account funding or other requirements as appropriate; (c) pursuant to such other TCTC procedures as are identified in the Allocating Resolution; and (d) as is specific in this Agreement.	
1.5.	Unless otherwise provided in the Project-specific supplemental agreement, the shall I the lead agency for projects funded pursuant to this agreement. The is specifically entitle to subcontracting any portion of the work necessary to complete projects.	
1.6.	The estimated cost, scope and schedule of each project will be as described in the Projectudy Report, or equivalent document, attached as an exhibit to project-specific supplement agreement. TCTC funding is limited to the amounts established by TCTC as set forth in the project-specific supplemental agreement. A contract awarded by the for an amount excess of said approved estimate may exceed said project-specific supplemental agreement contents agreement provided (a) provides the necessary additional funding or (b) a Project contents in TCTC funding is first requested by and is approved by TCTC in the form of a green amended project-specific supplemental agreement.	
1.7.	Subsequent to the inclusion of a project in a plan or program approved by the TCTC and, the may request and receive payment for eligible work as follows:	
	A. Unless otherwise specified in funding supplemental agreement, the TCTC will reimburse the's share of eligible Project costs monthly in arrears upon the's submittal of signed acceptable monthly progress pay invoices for expenditures actually made by the	
	B. TCTC funds will not participate in any portion of project work performed in advance of the effective date of this Agreement and the effective date of the approved project-specific supplemental agreement.	
1.8.	Invoices, an original and one copy, shall be submitted to the TCTC Executive Director onletterhead and shall include (a) this Agreement number, (b) p title and number, (c) the progres billing number for the project, (d) appropriate back up documentation to support costs identified and (e) be signed by a representative of the duly authorized to sign such documents of the	
1.9.	The total of all invoices (submitted monthly or quarterly in arrears) for reimbursement eligible project costs, including all matching funds, must not exceed the actual total allowab project costs, including, but not limited to, all planning, administration, preliminary engineering work, right of way acquisition, design, construction and construction administration included with the project description contained in the project-specific supplemental agreement.	
1.10.	TCTC programmed amounts may be increased to cover project cost increases only (a) if sucfunds are available, (b) TCTC concurs with that proposed increase and (c) the parties execute a amended project-specific supplemental agreement.	
1.11.	Indemnification and Hold Harmless:	
	shall hold the TCTC, its agents, officers, employees and volunteers, harmless from, and save, defend and indemnity the same against, any and all claims, losses, liability and damages	

	expenses, including reasonable attorneys fees, arising directly or indirectly out of any act or omission of contract performance by, its agents, officers, employees or volunteers. This paragraph shall survive any expiration or termination of this Agreement.
1.12.	The Executive Director of the TCTC is authorized to take any action on behalf of TCTC under this Agreement pertaining to plans, financial matters, audits, project inspection and monitoring.
1.13.	The Administrator is authorized to take any action on behalf of the Board of Supervisors under this Agreement.
	Section 2
2.1	As a condition of acceptance of Funding provided for under this Agreement, the agrees to abide by all Federal, State and TCTC policies, procedures and requirements pertaining the specific funding program from which the funds are allocated.
2.2.	The agrees, as a condition to the release and payment of TCTC funds encumbered to the Project described in the project-specific supplemental agreement, to comply with the terms of this Agreement and all of the agreed upon special covenants and conditions attached or made a part of the Allocating Resolution, identifying and defining the nature of that specific project.
2.3.	The agrees to use the funds received from the TCTC pursuant to this Agreement and each project-specific supplemental agreement only for projects as defined under Article XIX of the California State Constitution and Sections 133(b) and 133(c) of Title 23, United States Code, or other funding program requirements as appropriate.
2.4.	The agrees to establish separate, special accounts for each project for the purposes of depositing therein all payments received from TCTC pursuant to this Agreement and each project-specific supplemental agreement within their Road Fund, and for identifying project expenditures.
2.5.	In the event increases in Project costs occur that are in excess of the funds included in the Project-specific supplemental agreement, additional TCTC funding may be programmed pursuant to Section 1.10 of this Agreement. When additional TCTC funds are not available, the agrees that the payment of TCTC funds will be limited to the amounts already approved in the project-specific supplemental agreement and that any increases in Project costs must be defrayed with funds; provided that the is not obligated to provide additional funds for cost increases to complete a project, and may discontinue any project anytime and refund any used allocation back to the TCTC.
2.6.	The Legislature and the Governor of the State of California, each within their respective jurisdictions, have prescribed certain employment practices with respect to contract and other work financed with State funds. The shall ensure that work performed under this Agreement is done in conformance with the rules and regulations embodying such requirements where they are applicable.
2.7.	agrees to produce and present reports, at least quarterly, to the TCTC on the progress and status of all projects receiving TCTC funds through this Agreement.

2.8.	The agrees to prepare a Final Report of Expenditures reporting actual costs expended on each Project receiving funds through this Agreement and submit that report to the Executive Director of the TCTC no later than 60 days following completion of expenditures.	
2.9.	The and its subcontractors shall establish and maintain an accounting system conforming to Generally Accepted Accounting Principles (GAAP) to support reimbursement payment invoices which segregate and accumulate costs of Project work elements and produce monthly reports which clearly identify reimbursable costs, matching costs and other expenditures by	
2.10.	The agrees to grant TCTC and State of California auditors' access to 's books and records for the purpose of verifying that funds paid hereunder are properly accounted for and proceeds are expended in accordance with the terms of this Agreement and the respective Project's project-specific supplemental agreement. All documents shall be available for inspection by authorized TCTC and/or Caltrans agents at any time during project development and for a four-year period from the date of completion of Project or one year after the audit is completed or waived by the TCTC or Caltrans, whichever is later.	
2.11.	The TCTC reserves the right to audit on the project. The agrees to provide records and allow an audit on the Project, if required by the TCTC.	
2.12.	The agrees to maintain and operate the Project property acquired, developed, improved, rehabilitated or restored for its intended public use as proposed in those documents supplied by the as part of the Project funding request and as described in this Agreement and the respective project-specific supplemental agreement until such time as the parties might amend this Agreement to otherwise provide. With the approval of the TCTC, the or its successors in interest in the property may transfer this obligation and responsibility to maintain and operate the Project property to another public entity.	
	Section 3	
3.1.	The Executive Director of the TCTC may issue a Notice of Non-Compliance to in the event the TCTC finds non-compliance issues with a specific project exist. The notice shall describe the instance(s) of non-compliance and specify the applicable documents and sections which address the issue.	
3.2.	The shall respond to the issues addressed in the Notice of Non-Compliance within a reasonable period of time.	
3.3.	If the fails to correct the non-compliance issues within a reasonable time period the Executive Director may issue a Notice to Repay Funding.	
3.4.	The agrees that in the event fails to use funds received hereunder in accordance with the terms of this Agreement and the respective project-specific supplemental agreement,, as proven through an audit, the shall be required to repay all or a portion of the funds to the TCTC within thirty (30) days of the receiving a Notice to Repay Funding from the TCTC.	
	Section 4	
Amen	dments:	
4.1.	No alteration or variation of the terms of this Agreement or the Allocating Resolution shall be valid unless made in writing and signed by the parties hereto, and no oral understanding or agreement not incorporated herein shall be binding on any of the parties hereto.	

Section 5

Miscellaneous:

5.1.	This Agreement is subject to any additional restrictions, limitations, conditions or any statute
	enacted by the State Legislature or adopted by the California Transportation Commission that may
	affect the provisions, terms or funding of this Agreement in any manner.

- 5.2. This Agreement and any project-specific supplemental agreement shall terminate upon sixty (60) days prior written notice by TCTC except that obligations relative to the ______'s indemnification shall not expire and the ______'s duties assumed under Sections 2.10, 2.11 and 2.12 shall continue for so long as Project remains operable.
- 5.3. <u>Governing Law</u>: The laws of the State of California shall govern the rights, obligations, duties and liabilities of the parties to this Agreement and shall also govern the interpretation of this Agreement.
- 5.4. <u>Severability</u>: In case any one or more provisions contained in this Agreement shall for any reason be held invalid or illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision hereof; and this Agreement shall be construed as if such invalid, illegal, or unenforceable provisions had never been contained herein.
- 5.5. <u>Headings and Subtitles</u>: Headings and subtitles of this instrument have been used for convenience only and do not constitute matter to be considered as interpreting this Agreement.

The undersigned, having read the foregoing, accept and agree to the terms set forth therein.

TUOLUMNE COUNTY TRANSPORTATION COUNCIL				
Chairperson				
Approved as to Legal Form: of Tuolumne, Counsel				
Date:				
Approval Recommended:				
Director of Public Works/Executive Director TCTC				

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BOARD OF SUPERVISORS	Approved as to Risk Management: of Tuolumne, Risk Management
Chairperson	Date: