- Page 2 CCRPC Northwest Vermont Transit Oriented Development (TOD)
- **Page 13** Two Rivers-Ottauquechee Regional Commission Planning and Facilitation Services for the Resilience Initiative for Vermont Empowerment and Recovery (RIVER)(Action)
- **Page 20** Master Agreement for Clean Water Partners Vermont Natural Resources Council

CHITTENDEN COUNTY REGIONAL PLANNING COMMISSION AGREEMENT

With Central Vermont Regional Planning Commission (CVRPC) AGREEMENT # RAISE TOD-CVRPC-2024

- Parties: This is an Agreement for services between the Chittenden County Regional Planning
 Commission, a public body formed by its member municipalities as enabled under 24 V.S.A. 4341,
 with principal place of business at 110 West Canal Street, Suite 202, Winooski, Vermont 054042109, (hereinafter called "CCRPC") and Central Vermont Regional Planning Commission (CVRPC),
 with its principal place of business at 29 Main Street, Suite 4 Montpelier, Vermont 05602
 (hereinafter called "RECIPIENT"). RECIPIENT is required by law to have a Business Account
 Number from the Vermont Department of Taxes.
- 2. <u>Subject Matter:</u> The subject matter of this Agreement is the RAISE Grant for Northwest Vermont Transit Oriented Development (TOD) Project. Detailed services to be provided by the RECIPIENT are described in Attachment A
- 3. <u>Maximum Amount:</u> In consideration of the services to be performed by RECIPIENT, the CCRPC agrees to pay RECIPIENT, in accordance with the payment provisions specified in Attachment B, a sum not to exceed 60,000 Dollars (\$60,000).
- 4. <u>Agreement Term:</u> The period of RECIPIENT's performance shall begin on 12/15/2023 and end on 12/31/2026.
- 5. Source of Funds: CFDA Title: National Infrastructure Investments; CFDA Number 20.933.
- 6. <u>Amendment:</u> No changes, modifications, or amendments in the terms and conditions of this Agreement shall be effective unless reduced to writing, numbered, and signed by the duly authorized representative of the CCRPC and RECIPIENT.
- 7. <u>Cancellation:</u> This Agreement may be cancelled by either party by giving written notice at least thirty (30) days in advance.
- 8. <u>Attachments:</u> This Agreement consists of eleven (11) pages including the following attachments which are incorporated herein:

Attachment A – General Scope of Work for each topic area.

Attachment B - Payment Provisions and Cost Proposal

Attachment C - Standard State Provisions for Contracts and Grants

Attachment D – Other Provisions

Additionally, the following conditions flow down from projects funded with RAISE grant funds.

a) In this agreement, "General Terms and Conditions" means the content of the document titled "General Terms and Conditions Under the Fiscal Year 2022 Rebuilding American Infrastructure with Sustainability and Equity (RAISE) Grant Program: FTA Projects," dated October 22, 2022, which is available at https://www.transportation.gov/policy-initiatives/raise/raise-grant-

- <u>agreements</u>. The General Terms and Conditions reference the information contained in the schedules to this agreement. The General Terms and Conditions are part of this agreement.
- b) The Recipient states that it has knowledge of the General Terms and Conditions.
- c) The Recipient acknowledges that the General Terms and Conditions impose obligations on the Recipient and that the Recipient's non-compliance with the General Terms and Conditions may result in remedial action, terminating of the RAISE Grant, disallowing costs incurred for the Project, requiring the Recipient to refund to the USDOT the RAISE Grant, and reporting the non-compliance in the Federal-government-wide integrity and performance system.

WE, THE UNDERSIGNED PARTIES, AGREE TO BE BOUND BY THIS AGREEMENT.

CHITTENDEN COUNTY REGIONAL PLANNING COMMISSION	CENTRAL VERMONT REGIONAL PLANNING COMMISSION
Signature:	Signature:
Name: Chistopher A. Shaw	Name: Christian Meyer
Title: CHAIR	Title: EXECUTIVE DIRECTOR
Date:	Date:

ATTACHMENT A

SCOPE OF WORK & BUDGET

Northwest Vermont TOD Project - Central Vermont Regional Planning Commission

Scope of Work

The Central Vermont Regional Planning Commission (CVRPC) will collaborate with the CCRPC and work with the three participating municipalities in their region Barre, Berlin, and Northfield) to plan for compact, connected, and walkable communities in these municipalities. Specifically, the CVRPC is expected to conduct the following tasks:

- Work with the CCRPC (manager of the Northwest VT TOD Project) and participating municipalities (Barre, Berlin, and Northfield) to develop a shortlist of 2-3 land use consultants from CCRPC's prequalified list;
- Work with the municipalities and the CCRPC to select one consultant for each participating municipality;
- In collaboration with each municipality and CCRPC, CVRPC will meet with the selected consultant(s) to discuss project specific goals so that the consultant(s) can develop a scope of work consistent with the municipal Letter of Intent (LOI). The scope of work will include tasks, deliverables, schedule, and budget for TOD Master Plans and development regulations in each participating municipality;
- Provide project management services for each municipality's TOD project in the region;
- Review and approve monthly consultant invoices and transmit them to the CCRPC;
- Attend monthly/bi-monthly meeting with the CCRPC, as needed;
- Attend quarterly meetings with all participating RPCs, as needed;
- Participate as appropriate in any other Northwest VT TOD project meetings when invited by the CCRPC; and
- Review and comment on other Northwest VT TOD project deliverables (market demand study, transit study, and governance study) as requested by the CCRPC.

Budget

The available budget for CVRPC throughout the duration of the Northwest VT TOD Project is \$60,000. This is 100% federal funding (RAISE Grant) with no local match required.

ATTACHMENT B PAYMENT PROVISIONS & COST PROPOSAL

The CCRPC agrees to compensate the RECIPIENT for services performed up to the maximum amounts stated below provided such services are within the scope of the agreement and are authorized as provided for under the terms and conditions of this agreement.

<u>General.</u> The CCRPC agrees to pay the RECIPIENT and the RECIPIENT agrees to accept, as compensation for the performance of all services, expenses and materials encompassed under this Agreement, as described in Attachment A, a maximum fee not to exceed 60,000 Dollars (\$60,000). All costs necessary to carry out the activities described in Attachment A, are to be determined by actual cost records kept by the RECIPIENT and any subs of the RECIPIENT in accordance with the provisions of this Agreement, the cost principals established by 2 CFR Chapter I & Chapter II, Part 200 (OMB super circular- effective 12/26/14), and are subject to review under the Single Audit Act of 1984. The total of such payments made shall be adjusted to conform to determination made in such final audit in accordance with these provisions.

B. Payment Procedures. The CCRPC shall pay, or cause to be paid, to the RECIPIENT progress payments which may be monthly or as otherwise agreed to by the parties for actual costs incurred as determined by using cost records for each Task and expense line items such as labor, benefits and direct and indirect costs of the required services covered by this Agreement. Requests for payment shall be accompanied by progress reports and be made directly to the CCRPC, for all work. Request for payment for sub-consultant activities shall be included with the RECIPIENT's submittals and will be documented separately.

The CCRPC shall pay for all approved services, expenses and materials accomplished or used during the period of this Agreement, and only that effort will be included on invoices under this Agreement.

The above payments shall be made promptly in accordance with applicable STATE and Federal regulations. The CCRPC shall seek to make payments within sixty (60) days of receipt of an invoice from the RECIPIENT.

All payments by the CCRPC under this Agreement will be made in reliance upon the accuracy of all prior representations by the RECIPIENT including but not limited to bills, invoices, progress reports and other proofs of work.

The completion of the Agreement is subject to the availability of funds.

Payment must be requested using an invoice showing the name of project, period in which work is completed, amount billed for the period of work completed, amount billed to date and balance by task. Progress Reports must be submitted with each invoice.

Invoice and supporting documentation shall be submitted electronically to Forest Cohen, Senior Business Manager at fcohen@ccrpcvt.org.

In the event of a multi-year or overlapping fiscal year contract, all expenses incurred in a given fiscal year must be billed in that fiscal year in order to qualify for reimbursement.

All invoices must include the certification of expense clause:

"By signing this report, I certify to the best of my knowledge and belief that the report is true, complete, and accurate, and the expenditures, disbursements and cash receipts are for the purposes and objectives set forth in the terms and conditions of the Federal award. I am aware that any false, fictitious, or fraudulent information, or the omission of any material fact, may subject me to criminal, civil or administrative penalties for fraud, false statements, false claims or otherwise. (U.S. Code Title 18, Section 1001 and Title 31, Sections 3729-3730 and 3801-3812)."

Attachments C & D are provisions that flow down from CCRPC's Agreement with the State of Vermont to the RECIPIENT, and therefore become a part of this Agreement, as applicable. Should any of the provisions be contradictory or in conflict with another, the provisions flowing down from the specific funding source from CCRPC's Agreement shall be primary.

ATTACHMENT C: STANDARD STATE PROVISIONS FOR CONTRACTS AND GRANTS

- 1. **Definitions:** For purposes of this Attachment, "Party" shall mean the RECIPIENT, Grantee or Subrecipient, with whom the CCRPC is executing this Agreement and consistent with the form of the Agreement. "Agreement" shall mean the specific contract or grant to which this form is attached.
- 2. Entire Agreement: This Agreement, whether in the form of a contract, CCRPC -funded grant, or Federally funded grant, represents the entire agreement between the parties on the subject matter. All prior agreements, representations, statements, negotiations, and understandings shall have no effect.
- 3. Governing Law, Jurisdiction and Venue; No Waiver of Jury Trial: This Agreement will be governed by the laws of the State of Vermont. Any action or proceeding brought by either the CCRPC or the Party in connection with this Agreement shall be brought and enforced in the Superior Court of the State of Vermont, Civil Division, Chittenden Unit. The Party irrevocably submits to the jurisdiction of this court for any action or proceeding regarding this Agreement. The Party agrees that it must first exhaust any applicable administrative remedies with respect to any cause of action that it may have against CCRPC with regard to its performance under this Agreement. Party agrees that CCRPC shall not be required to submit to binding arbitration or waive its right to a jury trial.
- **4. Appropriations:** If this Contract extends into more than one fiscal year of the CCRPC (July 1 to June 30), and if appropriations are insufficient to support this Contract, the CCRPC may cancel at the end of the fiscal year, or otherwise upon the expiration of existing appropriation authority. In the case that this Contract is a Grant that is funded in whole or in part by federal funds, and in the event federal funds become unavailable or reduced, the CCRPC may suspend or cancel this Grant immediately, and the CCRPC shall have no obligation to pay Subrecipient from CCRPC revenues.
- 5. No Employee Benefits For Party: The Party understands that CCRPC will not provide any individual retirement benefits, group life insurance, group health and dental insurance, vacation or sick leave, workers compensation or other benefits or services available to State employees, nor will CCRPC withhold any state or Federal taxes except as required under applicable tax laws, which shall be determined in advance of execution of the Agreement. The Party understands that all tax returns required by the Internal Revenue Code and the State of Vermont, including but not limited to income, withholding, sales and use, and rooms and meals, must be filed by the Party, and information as to Agreement income will be provided by the State of Vermont to the Internal Revenue Service and the Vermont Department of Taxes.
- **6. Independence:** The Party will act in an independent capacity and not as officers or employees of CCRPC.
- 7. Defense and Indemnity: The Party shall defend CCRPC and its officers and employees against all third party claims or suits arising in whole or in part from any act or omission of the Party or of any agent of the Party in connection with the performance of this Agreement. CCRPC shall notify the Party in the event of any such claim or suit, and the Party shall immediately retain counsel and otherwise provide a complete defense against the entire claim or suit. CCRPC retains the right to participate at its own expense in the defense of any claim. CCRPC shall have the right to approve all proposed settlements of such claims or suits. After a final judgment or settlement, the Party may request recoupment of specific defense costs and may file suit in Washington Superior Court requesting recoupment. The Party shall be entitled to recoup costs only upon a showing that such costs were entirely unrelated to the defense of any claim arising from an act or omission of the Party in connection with the performance of this Agreement.

The Party shall indemnify CCRPC and its officers and employees if CCRPC, its officers or employees become legally obligated to pay any damages or losses arising from any act or omission of the Party or an agent of the Party in connection with the performance of this Agreement.

Notwithstanding any contrary language anywhere, in no event shall the terms of this Agreement or any document furnished by the Party in connection with its performance under this Agreement obligate CCRPC to (1) defend or indemnify the Party or any third party, or (2) otherwise be liable for the expenses or reimbursement, including attorneys' fees, collection costs or other costs of the Party or any third party.

8. Insurance: Before commencing work on this Agreement the Party must provide certificates of insurance to show that the following minimum coverages are in effect. It is the responsibility of the Party to maintain current certificates of insurance on file with CCRPC through the term of this Agreement. No warranty is made that the coverages and limits listed herein are adequate to cover and protect the interests of the Party for the Party's operations. These are solely minimums that have been established to protect the interests of CCRPC.

Workers Compensation: With respect to all operations performed, the Party shall carry workers' compensation insurance in accordance with the laws of the State of Vermont. Vermont will accept an out-of-state employer's workers' compensation coverage while operating in Vermont provided that the insurance carrier is licensed to write insurance in Vermont and an amendatory endorsement is added to the policy adding Vermont for coverage purposes. Otherwise, the party shall secure a Vermont workers' compensation policy, if necessary to comply with Vermont law.

General Liability and Property Damage: With respect to all operations performed under this Agreement, the Party shall carry general liability insurance having all major divisions of coverage including, but not limited to:

- a. Premises Operations
- b. Products and Completed Operations
- c. Personal Injury Liability
- d. Contractual Liability

The policy shall be on an occurrence form and limits shall not be less than:

- \$1,000,000 Each Occurrence
- \$2,000,000 General Aggregate
- \$1,000,000 Products/Completed Operations Aggregate
- \$1,000,000 Personal & Advertising Injury

Automotive Liability: The Party shall carry automotive liability insurance covering all motor vehicles, including hired and non-owned coverage, used in connection with the Agreement. Limits of coverage shall not be less than \$500,000 combined single limit. If performance of this Agreement involves construction, or the transport of persons or hazardous materials, limits of coverage shall not be less than \$1,000,000 combined single limit.

Additional Insured. The General Liability and Property Damage coverages required for performance of this Agreement shall include the CCRPC as Additional Insureds. If performance of this Agreement involves construction, or the transport of persons or hazardous materials, then the required Automotive Liability coverage shall include the CCRPC as Additional Insureds. Coverage shall be primary and non-contributory with any other insurance and self-insurance.

Notice of Cancellation or Change. There shall be no cancellation, change, potential exhaustion of aggregate limits or non-renewal of insurance coverage(s) without thirty (30) days written prior written notice to CCRPC.

- **9. Reliance by CCRPC on Representations:** All payments by CCRPC under this Agreement will be made in reliance upon the accuracy of all representations made by the Party in accordance with this Agreement, including but not limited to bills, invoices, progress reports and other proofs of work.
- 10. False Claims Act: The Party acknowledges that it is subject to the Vermont False Claims Act as set forth in 32 V.S.A. § 630 et seq. If the Party violates the Vermont False Claims Act it shall be liable to CCRPC for civil penalties, treble damages and the costs of the investigation and prosecution of such violation, including attorney's fees, except as the same may be reduced by a court of competent jurisdiction. The Party's liability to CCRPC under the False Claims Act shall not be limited notwithstanding any agreement of CCRPC to otherwise limit Party's liability.
- 11. Whistleblower Protections: The Party shall not discriminate or retaliate against one of its employees or agents for disclosing information concerning a violation of law, fraud, waste, abuse of authority or acts threatening health or safety, including but not limited to allegations concerning the False Claims Act. Further, the Party shall not require such employees or agents to forego monetary awards as a result of such disclosures, nor should they be required to report misconduct to the Party or its agents prior to reporting to any governmental entity and/or the public.
- 12. Records Available for Audit: The Party shall maintain all records pertaining to performance under this agreement. "Records" means any written or recorded information, regardless of physical form or characteristics, which is produced or acquired by the Party in the performance of this agreement. Records produced or acquired in a machine readable electronic format shall be maintained in that format. The records described shall be made available at reasonable times during the period of the Agreement and for three years thereafter or for any period required by law for inspection by any authorized representatives of CCRPC or Federal Government. If any litigation, claim, or audit is started before the expiration of the three-year period, the records shall be retained until all litigation, claims or audit findings involving the records have been resolved.
- **13. Fair Employment Practices and Americans with Disabilities Act:** Party agrees to comply with the requirement of 21 V.S.A. Chapter 5, Subchapter 6, relating to fair employment practices, to the full extent applicable. Party shall also ensure, to the full extent required by the Americans with Disabilities Act of 1990, as amended, that qualified individuals with disabilities receive equitable access to the services, programs, and activities provided by the Party under this Agreement.
- **14. Taxes Due to the State:** As required by law (32 V.S.A. Section 3113) the Party hereby certifies, under the pains and penalties of perjury, that it is in good standing with respect to, or in full compliance with a plan to pay, any and all taxes due the State of Vermont as of the date the Party signs the Contract.
- 15. Sub-Agreements: Party shall not assign, subcontract or subgrant the performance of this Agreement or any portion thereof to any other Party without the prior written approval of CCRPC. Party shall be responsible and liable to CCRPC for all acts or omissions of subRECIPIENTs and any other person performing work under this Agreement pursuant to an agreement with Party or any subRECIPIENT.

 In the case this Agreement is a contract with a total cost in excess of \$250,000, the Party shall provide to CCRPC a list of all proposed subRECIPIENTs and subRECIPIENTs' subRECIPIENTs, together with the identity of those subRECIPIENTs' workers compensation insurance providers, and additional required or requested information, as applicable, in accordance with Section 32 of The Vermont Recovery and Reinvestment Act

of 2009 (Act No. 54).

- 16. Certification Regarding Debarment: Party certifies under pains and penalties of perjury that, as of the date that this Agreement is signed, neither Party nor Party's principals (officers, directors, owners, or partners) are presently debarred, suspended, proposed for debarment, declared ineligible or excluded from participation in Federal programs, or programs supported in whole or in part by Federal funds.
 Party further certifies under pains and penalties of perjury that, as of the date that this Agreement is signed, Party is not presently debarred, suspended, nor named on the State's debarment list at: http://bgs.vermont.gov/purchasing/debarment
- **17. Conflict of Interest:** Party shall fully disclose, in writing, any conflicts of interest or potential conflicts of interest.
- **18. Confidentiality:** Party acknowledges and agrees that this Agreement and any and all information obtained by CCRPC from the Party in connection with this Agreement are subject to the State of Vermont Access to Public Records Act, 1 V.S.A. § 315 et seq.
- 19. Force Majeure: Neither the CCRPC nor the Party shall be liable to the other for any failure or delay of performance of any obligations under this Agreement to the extent such failure or delay shall have been wholly or principally caused by acts or events beyond its reasonable control rendering performance illegal or impossible (excluding strikes or lock-outs) ("Force Majeure"). Where Force Majeure is asserted, the nonperforming party must prove that it made all reasonable efforts to remove, eliminate or minimize such cause of delay or damages, diligently pursued performance of its obligations under this Agreement, substantially fulfilled all non-excused obligations, and timely notified the other party of the likelihood or actual occurrence of an event described in this paragraph.

20. Termination:

- **A. Termination for Cause:** Either party may terminate this Agreement if a party materially breaches its obligations under this Agreement, and such breach is not cured within thirty (30) days after delivery of the non-breaching party's notice or such longer time as the non-breaching party may specify in the notice.
- **B. Termination Assistance:** Upon nearing the end of the final term or termination of this Agreement, without respect to cause, the Party shall take all reasonable and prudent measures to facilitate any transition required by CCRPC.
- **21. Continuity of Performance:** In the event of a dispute between the Party and CCRPC, each party will continue to perform its obligations under this Agreement during the resolution of the dispute until this Agreement is terminated in accordance with its terms.
- **22. Requirements Pertaining Only to Federal Grants and Subrecipient Agreements:** If this Agreement is a grant that is funded in whole or in part by Federal funds:
 - A. Requirement to Have a Single Audit: The Subrecipient will complete the Subrecipient Annual Report within 45 days after its fiscal year end, informing CCRPC whether or not a Single Audit is required for the prior fiscal year. If a Single Audit is required, the Subrecipient will submit a copy of the audit report to the granting Party within 9 months. If a single audit is not required, only the Subrecipient Annual Report is required.
 - For fiscal years ending before December 25, 2015, a Single Audit is required if the subrecipient expends \$500,000 or more in Federal assistance during its fiscal year and must be conducted in accordance with OMB Circular A-133. For fiscal years ending on or after December 25, 2015, a Single Audit is required if the subrecipient expends \$750,000 or more in Federal assistance during its fiscal

year and must be conducted in accordance with 2 CFR Chapter I, Chapter II, Part 200, Subpart F. The Subrecipient Annual Report is required to be submitted within 45 days, whether or not a Single Audit is required.

- **B.** Internal Controls: In accordance with 2 CFR Part II, §200.303, the Party must establish and maintain effective internal control over the Federal award to provide reasonable assurance that the Party is managing the Federal award in compliance with Federal statutes, regulations, and the terms and conditions of the award. These internal controls should be in compliance with guidance in "Standards for Internal Control in the Federal Government" issued by the Comptroller General of the United States and the "Internal Control Integrated Framework", issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).
- C. Mandatory Disclosures: In accordance with 2 CFR Part II, §200.113, Party must disclose, in a timely manner, in writing to CCRPC, all violations of Federal criminal law involving fraud, bribery, or gratuity violations potentially affecting the Federal award. Failure to make required disclosures may result in the imposition of sanctions which may include disallowance of costs incurred, withholding of payments, termination of the Agreement, suspension/debarment, etc.

(End of Standard Provisions)

ATTACHMENT D OTHER GRANT AGREEMENT PROVISIONS

- 1. Cost of Materials: Subrecipient will not buy materials and resell to CCRPC at a profit.
- 2. Work Product Ownership: Upon full payment by CCRPC, all products of the Subrecipient's work, including outlines, reports, charts, sketches, drawings, artwork, plans, photographs, specifications, estimates, computer programs, or similar documents become the sole property of CCRPC and may not be copyrighted or resold by Subrecipient.
- **3. Ownership of Equipment:** Any equipment purchased by or furnished to the Subrecipient by CCRPC under this grant agreement is provided on a loan basis only and remains the property of CCRPC.
- **4. Subrecipient's Liens:** Subrecipient will discharge any and all RECIPIENTs' or mechanics' liens imposed on property of CCRPC through the actions of subRECIPIENTs.
- **5. Audit Requirement:** The independent audit specified in Attachment C: Standard State Provisions for Contracts and Grants, Section 9, "Requirement to Have a Single Audit" will include testing of the Indirect Cost Rate, and in-kind match in accordance with the latest approved procedure for implementing use of in-kind non-federal matching funds for UPWP tasks.
- **6. Title VI Nondiscrimination Statement:** The State ensures compliance with Title VI of the Civil Act of 1964; 49 CFR, part 21; related statues and regulations to the end that no person shall be excluded from participation in or be denied the benefits of, or be otherwise subjected to discrimination under any program or activity receiving federal financial assistance from the U. S. Department of Transportation on the grounds of race, color, national origin, gender, age, or disability.
- 7. **Drug Free Workplace:** As an employer, the subrecipient is responsible for maintaining safe, efficient working conditions for its employees by providing a drug free workplace. Therefore, employees shall not engage in the unlawful manufacture, distribution, possession or use of controlled substances (drugs) on the job or on any State work site.
 - An employee who is under the influence of any drug on the job may pose serious safety and health risks not only to the user but to co-workers and the general public at large.
- **8. Taxability of Grants:** In most instances, the grant payments made under this program will be treated as taxable income by the IRS and the State of Vermont. It is the responsibility of the Sub-recipient of this incentive payment to consult with their tax advisor to determine the correct treatment of these payments for Federal and State tax purposes.
- 9. Right to Reclaim Funds: If any fixed asset purchased in whole or in part with grant funds is not used for its intended purpose as detailed in the Contract's Scope of Work, the CCRPC has the right to require repayment of all or part of the grant funds provided.

AGREEMENT

Between the

TWO RIVERS-OTTAUQUECHEE REGIONAL COMMISSION

And the

CENTRAL VERMONT REGIONAL PLANNING COMMISSION

For

PLANNING AND FACILITATION SERVICES

RESILIENCE INITIATIVE FOR VERMONT EMPOWERMENT AND RECOVERY (RIVER)

TRORC Project: 10-655

February 28, 2024

I. AGREEMENT FOR SERVICES

- a. It is agreed by and between the TWO RIVERS-OTTAUQUECHEE REGIONAL COMMISSION (hereinafter called TRORC) and the CENTRAL VERMONT REGIONAL PLANNING COMMISSION (hereinafter referred to as "the RPC") that the RPC shall assist the TRORC in providing facilitation services in order to develop flood hazard reduction projects for the municipalities of Montpelier, Barre, Berlin, Plainfield, and Middlesex in accordance with the steps outlined in Attachment A.
- b. Services under this Agreement are funded by the Vermont Housing and Conservation Board with non-federal funds.
- c. This Agreement consists of the body and the following attachment which is incorporated herein:

Attachment A – Scope of Services

II. GENERAL TERMS AND CONDITIONS

- a. The maximum dollar amount for all services performed under this Agreement shall not exceed \$40,000, unless amended. This amount includes all staff, direct and indirect costs.
- b. The period of performance under this Agreement shall commence on **February 28, 2024, and run through January 31, 2025,** unless amended.
- c. Ownership of all data and materials collected under this Agreement shall remain with the VHCB, the RPC and TRORC.
- d. Changes, modifications, or amendments in the terms, conditions and fees of this Agreement shall be written and signed by the duly authorized representatives of TRORC and the RPC.
- e. TRORC, by any authorized representative, shall have the right at all reasonable times, to inspect or otherwise evaluate the work performed or being performed under this Agreement.
- f. The RPC shall appoint one person as the principal contact for the project as outlined in the Scope of Services.

- g. If, through any cause, the RPC shall fail to fulfill in a timely and proper manner its obligations under this Agreement, TRORC shall have the right to terminate this Agreement by giving written notice to the RPC and specifying the effective date thereof. All expenses incurred by the RPC prior to the notice of termination shall be reimbursed by the TRORC.
- h. The fees charged for staff services by the RPC for the duration of this Agreement are actual labor, fringe and indirect. Indirect shall be charged at the RPC approved indirect rate. Direct costs for mileage will be charged at the applicable federal rate. Direct costs for meeting space, food, childcare, and public notices will be charged at cost.

III. OBLIGATIONS OF TRORC

- a. TRORC staff will work with the RPC in providing the services listed in Attachment A and be available for guidance as needed.
- b. In consideration of the services to be provided by the RPC, TRORC shall pay the RPC within 30 days after review and approval of invoices submitted in accordance with the provisions of Section IV. b.

IV. OBLIGATIONS OF THE RPC

- a. The RPC shall maintain all books, documents, payrolls, papers, accounting records and other evidence pertaining to costs incurred under this Agreement and make them available at reasonable times during the period of this Agreement.
- b. The RPC shall invoice the TRORC on a monthly basis for costs incurred on this project. The invoice will break down labor costs by hours by staff person, indirect, and direct costs. Timesheets of RPC employees are required to be maintained, but not submitted with invoices. Copies of all invoices for direct costs shall be attached to the monthly invoice. A Progress Report will be provided to TRORC with each billing.
 - Invoices shall show previous billings amounts, current charges, and balance of Agreement.
- c. The RPC agrees to cooperate with and administratively assist TRORC in carrying out its tasks.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed this 28th day of February, 2024 at Woodstock, Vermont.

TWO RIVERS-OTTAU QUECHEE REGIONAL COMMISSION Peter G. Gregory, AICP

Executive Director

CENTRAL VERMONT REGIONAL PLANNING COMMISSION

Christian Meyer Executive Director

ATTACHMENT A

SCOPE OF SERVICES

Resilience Initiative for Vermont Empowerment and Recovery (RIVER)

Goal:

Implement projects that lessen flood damage in recently impacted communities, especially where impacts were to businesses, government buildings, or housing.

Overall Strategy:

Conduct a public process informed by engineering expertise to create a targeted list of locally supported, doable, priority projects likely to be funded through FEMA's HMGP program. During this process, also collect other projects or actions that have community support to reduce future flood damages that are feasible and likely to have a funding source.

Work Details:

RPC must conduct the following steps. Where current or past work is duplicative, RPC may seek TRORC permission to skip or modify a step. Where public in-person meetings are involved, RPC will provide at least 2 staff. Where virtual meetings are involved, RPC will provide virtual meeting capacity, and have both a meeting facilitator and a person to handle the virtual meeting room.

RPC will provide a brief follow-up summary after each step to TRORC by email. RPC will retain recordings/minutes of all meetings. RPC will retain copies of notices and outreach. RPC will document all social media posts.

Two processes are anticipated in this Scope, one for Montpelier involving Plainfield and Middlesex, and one for Barre involving Berlin. Additional communities may be added at the RPC's discretion, provided that the focus remains on reducing flood damage in the main communities, and that the project remains within budget.

Steps (hours are approximate to show level of anticipated work)

Step 1 RPC kickoff meeting with TRORC (6 hours)

Attend in-person kickoff meeting with RPC and TRORC staff. Main goal of project is to identify projects to reduce flood damage that will be eligible for FEMA funding and that have strong community support.

- 1. Review projects from HMA guidance
- 2. Review non-FEMA projects that might come out of the process
- 3. Review overall RIVER process

Step 2 Current flood reduction effort 'mapping' (20 hours)

RPC will gather current and recent flood reduction studies, local hazard mitigation plans, create contact list of people and organizations involved in flood reduction, including any long-term recovery group, watershed groups or other groups in addition to municipal officials. RPC will provide a summary to TRORC. RPC will familiarize themselves with HMA guidance.

Step 3 Public outreach plan (5 hours)

To ensure wide participation, RPC will prepare a public outreach plan for TRORC review. At a minimum, outreach plan will include newspaper display ads, radio ad, social media, physical posting, and targeted outreach, especially to marginalized groups/areas affected. TRORC will provide a central web input form.

Step 4 Town RPC pre-meeting zoom w TRORC (1 hour)

Attend virtually a short meeting with TRORC to go over the initial town meeting and expectations/likely questions in preparation.

Step 5 Initial meeting with town(s) (10-20 hours)

After public notice, meet with affected town Selectboards/City Councils in-person at their meeting to explain project overview, provide opportunity to ask questions. This meeting is to build buy-in to eventual projects. As Selectboards/City Councils will be the main applicants for HMGP, as well as supplying potential match, it is important they understand the project and are comfortable. If multiple municipalities are involved, the RPC may choose to conduct a joint Selectboard/City Council in lieu of individual meetings. The RPC will identify a lead contact from each Selectboard/City Council as the authorized representative. Outcome: Selectboards understands the scope of the project and reaffirm participation.

Step 6 Public kickoff RPC pre-meeting zoom w TRORC (1 hour)

Attend virtually a short meeting to go over the initial public forum expectations/likely questions in preparation.

Step 7 Project review with engineers (5 hours)

RPC staff meet with engineering contractor to review contractor's ideas for projects.

<u>Step 8 Initial public forum (6 hours) (Note: depending on work to date, RPC may combine steps 8-10 as needed)</u>

Provide at least 15 days public notice and other outreach in accordance with the approved outreach plan. This virtual forum is similar to the Selectboard/City Council meeting except the goal here is for the public at-large to have plenty of time to understand the project and be able to ask questions. Ensure this meeting is coordinated with any active flood recovery groups. This forum is facilitated by RPC staff. Outcome: Public understands the scope of the project and how to participate, Selectboard is aware of public concerns.

Step 9 Project area definition (8 hours)

Discussion with engineering contractor, representatives of Selectboards/City Councils, and other local groups to define project area spatially. RPC creates project area map.

Step 10 Flood damage reduction project brainstorm (12 hours)

Open community meeting with large outreach and support, preferably a Saturday. Ensure Selectboard participation. Bring up all engineering ideas if not raised by public. Outcome: Get all ideas on the table and reinforce the main 'box' of FEMA applications, and then other ideas.

Step 11 Project vetting (4 hours)

Internal meeting(s) with RPC, VEM, and engineering firm to review brainstorm projects and put them into FEMA/Non-FEMA buckets. Outcome: Eliminate any wild ideas, clear up task questions before engineers do their stuff.

Step 12 Initial conceptual selection (10-20 hours)

Public review of brainstorm session list and vetting results with Selectboards/City Councils. Wide notice again, ensure marginal people have access. Outcome: Modest amount of projects with support chosen for continued evaluation and development.

Step 13 Conceptual engineering (NA)

Internal process step TRORC manages. Engineering contractor reviews existing data and does needed data collection, does hydraulic modeling as needed, and develops rough concept design, project budget and timeline, and does preliminary benefit-cost analysis based on expected efficacy.

Step 14 Project review by RPC (5 hours)

Internal review of concepts by RPC staff prior to public meeting. Goal is to understand why some made it through and others did not so that public meeting can focus on selecting still viable projects.

Step 15 Final Selection (may need more than one meeting) (10-20 hours)

Presentation of still viable projects, and why some no longer in consideration. Public meeting(s) with wide notice to formally select projects for full application development. This may involve joint meetings if more than one municipality is involved as a unified set of applications is needed. It may involve a public meeting or hearing with a wide range of groups but will end with Selectboard(s) action. Need support for likely match amounts, but not guarantee. RPC staff should keep in mind that any final actions developed under this project, are not meant as *possible* future actions, but actions that the affected communities are willing to eventually commit to. Outcome: Selected priority projects by Selectboards for full application development.

Step 16 Final engineering and grant preparation (20 hours)

This step is in-house engineering work for the selected projects done by the TRORC contractor in coordination with VEM as needed in preparing applications. RPC follows at awareness level of engineering outputs of selection of alternative(s) analysis, permitting, development of concept design(s), clear scope of work, project budget and timeline, final benefit/cost analysis (BCA). RPC coordinates sharing of application details with municipality and gets municipal approval of applications. RPCs may also need to work with VEM on revising/altering selected projects if a project fails to meet FEMA benefit/cost levels. Outcome: Approved HMGP applications.

Step 17 Non-FEMA project next steps (20 hours)

RPC reviews non-FEMA project ideas and identifies funding paths, where available. RPC ensures viable projects are handed off to who will work on it next.

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MASTER AGREEMENT

by and between

CENTRAL VERMONT REGIONAL PLANNING COMMISSION

and

Vermont Natural Resources Council

for

PROJECT MANAGEMENT SERVICES

CVRPC Agreement Number: 2024-10

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Part 1: Contract Detail

SECTION 1 - GENERAL CONTRACT INFORMATION				
Original 🗵		Amendment	□ #	
Contract Amount: \$0	Contract Start Da 03/05/2024	te:	Contract End Date: 03/04/2027	
Contractor Name: Vermont	Natural Resources	Council		
Contractor Physical Address	s: 11 Baldwin Stree	et		
City: Montpelier State: VT Zip Code: 05602				
Contractor Mailing Address: 11 Baldwin Street				
City: Montpelier		State: VT	Zip Code: 05602	
Contract Type: Cost Reiml specify)		Fixed Price	□ Other □ (please	
If this action is an amendm				
Funding Amount □ Other □ (please specif	Performance Perionsy)	od □ Sco	ppe of Work □	
SECTION 2 - CONTRA	ACTOR INFORM	1ATION		
Contractor Duns/UEI:				
DUNS/UEI Registered Name	e (if different than	Contractor Na	me above):	
SAM checked for DUNS/UEI				
(https://sam.gov/SAM/ Prin	nt Screen Must be	Placed in Cont	ract File. Both the name	
of the entity and name of the				
Date:	Initials:	SAM Expirati		
State of Vermont checked f	or Debarment Exc	lusions		
(http://bgs.vermont.gov/pu	<u>irchasing-contract</u>	<u>ing/debarment</u>). Print Screen Must be	
Placed in Contract File. Bot	th the name of the	entity and na	me of the primary point of	
contact must be checked.)				
Date:	<mark>Initials:</mark>	<mark>Debarment E</mark>	xpiration Date:	
Risk Assessment completed	(Questions for co	ntractor at $$.\\Forms\Risk	
Assessment Contractor Que	<u>estions.docx</u> . Staf	f completes as	ssessment at	
\\Forms\Risk Assessm	ent Contractor.do	cx. Contracto	r responses and	
completed risk assessment places in contract file. Contract modified to reflect				
assessment results.)				
Date:	<mark>Initials:</mark>			
Single Audit check in Federal Audit Clearinghouse				
(https://harvester.census.gov/facdissem/Main.aspx. Print screen must be placed in				
contract file)				
Date:	Initials:			
IRS Form W9 - Request for Taxpayer Identification Number and Certification				
(Contractor must complete a Form W-9. Form must be placed in contract file.)				
Date: Initials:				

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Certificate of Insurance (Contractor mu	ust provide a valid Certificate of Insurance	
demonstrating compliance with minimu	ım insurance requirements of the originating	
funding. If originating funding has none, default minimums are State of Vermont		
requirements.)		
Date: Initials:		
Will the Contractor Charge CVRPC for T	「axable Purchases? Yes □ No 🗷	
[Provide written documentation of answers	wer from contractor. If yes, CVRPC tax	
exemption certificate must be provided	I to contractor (obtain from CVRPC finance	
staff). CVRPC is not subject to sales to	ax.]	
Date: Initials:		
Contract Total Value exceeds \$250,000)? Yes □ No 🗷	
(Contractor must provide list of all pro	posed subcontractors and subcontractors'	
subcontractors and the identity of thos	e party's worker compensation providers)	
Date: Initials:		
SECTION 3 - FUNDING SOURG	CE	
Awarding Entity: Vermont Departmen	t of Environmental Conservation	
Contract #: 06140-2024-CWSP-WI	D-08	
Funding □ Federal CFDA/ALN	#•	
Type:		
Program T	itle:	
☑ State		
☐ Municipal	en e	
	ex. private, non-profit, etc.)	
SECTION 4 – CONTACT INFORMATION		
CVRPC	CONTRACTOR	
Project Contact/Coordinator	Project Contact/Manager	
Name: Brian Voigt	Name: Karina Dailey	
Title: Senior Planner	Title: Restoration Ecologist	
Work Phone: 802-262-1029	Work Phone: 802-223-2328	
Email: voigt@cvregion.com	Cell Phone (if applicable):	
	Email: kdailey@vnrc.org	
Finance/Billing	<u>Finance/Billing</u>	
Name: Christian Meyer	Name:	
Title: Executive Director	Title:	
Work Phone: 802-229-0389	Work Phone:	
Email: meyer@cvregion.com	Cell Phone (if applicable):	
	Email:	

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Part 2: Agreement

STANDARD MASTER AGREEMENT FOR SERVICES

This agreement for PROJECT MANAGEMENT SERVICES (hereinafter "Agreement") is hereby made effective as of the 6th of June, 2023 (hereinafter the "effective date") by and between the Central Vermont Regional Planning Commission (hereinafter "CVRPC"), in its role as the Clean Water Service Provider for the Winooski River Basin, with its place of business located at 29 Main Street, Suite 4, Montpelier, VT 05602, and VERMONT NATURAL RESOURCES COUNCIL (hereinafter "SUBGRANTEE") having offices located at 11 Baldwin Street, VT 05602. The CVRPC and SUBGRANTEE are collectively referred to herein as the "Parties".

WITNESSETH THAT:

WHEREAS, CVRPC has entered into an agreement with the Department of Environmental Conservation pursuant to which CVRPC will receive funding to serve as the Clean Water Service Provider for the Winooski River Basin to assess, identify, develop, design, implement, operate, maintain and inspect non-regulatory, phosphorous-reduction water quality improvement projects to meet a phosphorous-reduction target specified by the VT Department of Environmental Conservation; and

WHEREAS CVRPC, in its role as the Clean Water Service Provider for the Winooski River Basin, will solicit Calls for Applications; and

WHEREAS CVRPC, in conformance with the agreements and contracts, intends to grant sub-awards or enter into contracts (Project Contracts) with qualified municipalities and organizations for advancing water quality improvement projects prioritized by the CVRPC, in its role as the Clean Water Service Provider for the Winooski River Basin, and the Winooski Basin Water Quality Council; and

WHEREAS, the CVRPC has selected SUBGRANTEE, and SUBGRANTEE has agreed to perform the services for the terms and conditions set forth herein; and

WHEREAS, CVRPC and SUBGRANTEE wish to enter into this Master Agreement for Project Management Services ("Master Agreement") and agree that the terms and conditions herein shall govern all Project Contracts between the Parties.

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NOW THEREFORE, in consideration of the mutual covenants and agreements contained herein, the Parties, intending to be legally bound hereby, agree with each other as follows:

Article 1 - Engagement

3/4/24 EC Meeting

- 1.1 This Master Agreement shall govern all Project Contracts hereafter entered into between the Parties and shall supersede any other agreement or contract whose terms conflict herewith. The CVRPC hereby engages SUBGRANTEE, and SUBGRANTEE hereby agrees to perform, the services set forth herein in accordance with the terms and conditions in this services contract.
- 1.2 There is no minimum guarantee of any work under this contract. (See Article 7 for Terms and Conditions.)
- 1.3 The CVRPC shall pay SUBGRANTEE for these PROJECT MANAGEMENT SERVICES based on labor rates found in Attachment A. Individual projects under the contract will be released on a Task Order basis when the CVRPC, in its role as the Clean Water Service Provider for the Winooski River Basin, and the Winooski Basin Water Quality Council elect to proceed with a project.
- 1.4 The person in charge of administering the services under this Agreement on behalf of the CVRPC shall be Brian Voigt, (hereinafter the "CVRPC Representative") or such other officer of the CVRPC as shall be designated.
- 1.5 The person responsible for the services to be performed by SUBGRANTEE shall be Karina Dailey (hereinafter "SUBGRANTEE Representative") or such other person representative of SUBGRANTEE as is designated in writing by SUBGRANTEE and accepted by the CVRPC.

Article 2 - Description of Services

2.1 SUBGRANTEE shall perform the services set forth under Article 3 of this Agreement in a satisfactory manner, as reasonably determined by the CVRPC and based upon applicable regulations and accepted work practices specific to the type of services rendered. Task Orders will be on a time and materials basis, cost not to exceed an approved budget amount without prior authorization of the CVRPC, in its role as the Clean Water Service Provider for the Winooski River Basin, and the Winooski Basin Water Quality Council. SUBGRANTEE shall make such revisions or modifications to its work, at its own cost and expense, as may be required by the CVRPC, in its role as the Clean Water Service Provider for the Winooski River Basin; provided, however, SUBGRANTEE shall not be required to make such revisions at its sole cost and expense where the revisions are based upon considerations

outside the scope of services initially proposed to SUBGRANTEE in the Project Scope of Work.

2.2 All reports, drawings, and documents prepared by SUBGRANTEE under this agreement shall be submitted to the CVRPC for review and approval. The CVRPC shall review and respond to materials submitted by SUBGRANTEE within thirty (30) calendar days.

In the event the CVRPC disapproves of any of the submitted materials, or any portion thereof, or requires additional material within the scope of services to properly review the submission, SUBGRANTEE shall revise such disapproved work and submit the revised work or the additional required material for review and approval. Should these services result from corrections or revisions required because of errors or omissions by others not retained by SUBGRANTEE or are necessitated by a change in scope through no error of SUBGRANTEE, then compensation shall be as per Sub article 6.6.

- 2.3 In performing the scope of services required under this agreement, SUBGRANTEE shall consult with the CVRPC Representative, as appropriate, with other CVRPC employees or officials and with other persons or entities, as necessary, including the general public (through a process approved by CVRPC), local groups and organizations.
- 2.4 All of the materials prepared by SUBGRANTEE and paid for by the CVRPC under this agreement shall be the property of the CVRPC and will be used for reliance by them, the State of Vermont - Department of Environmental Conservation, and any participating municipality within which the project is located as designated by CVRPC.

Article 3 - Scope of Services

- 3.1 SUBGRANTEE will provide CVRPC with a separate proposal for each project in response to a Call for Applications issued by CVRPC in its role as the Clean Water Service Provider for the Winooski River Basin. Unless otherwise agreed, each proposal will be prepared at SUBGRANTEE's expense. Each proposal will include a Project Scope of Work, Project Organization and Staffing, Project Schedule with specified Commencement and Completion Dates, a lump sum or not-to-exceed Project Cost Estimate, and Project Minority Business Enterprise / Women's Business Enterprise (MBE/WBE) Fair Share Information. Each proposal will incorporate this Agreement by reference and shall be signed by SUBGRANTEE.
- 3.2 CVRPC, in its role as the Clean Water Service Provider for the Winooski River Basin, along with the Winooski Basin Water Quality Council reserve the

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right to negotiate and approve or disapprove each proposal submitted. Proposals will be approved via a signed Engagement Letter (See Attachment B). Once a proposal has been approved, it shall become a Sub-grant or Contract, binding upon the Parties, and no changes to any Sub-grant or Contract shall be valid unless in writing and executed by the Parties.

- 3.3 CVRPC, in its role as the Clean Water Service Provider for the Winooski River Basin, may, but need not, continue to contract with SUBGRANTEE for additional work on a project. Additionally, CVRPC reserves the right to award additional work to another prequalified contractor and/or put additional work out to competitive bid.
- 3.4 SUBGRANTEE will provide timely reports, invoices, and feedback to ensure compliance with reporting requirements.

Article 4 - Information to be furnished to Contractor

4.1 The CVRPC shall provide SUBGRANTEE with all documents, data, and other materials in its possession appropriate to the services to be performed hereunder, and will endeavor to secure materials or information from other sources reasonably requested by SUBGRANTEE for the purpose of carrying out services under this Agreement.

Article 5 - Time of Performance

- 5.1 Time is of the essence in the performance of the scope of services under this Agreement. SUBGRANTEE shall commence performance of the services immediately upon execution of an Engagement Letter and shall proceed diligently and continuously to completion. SUBGRANTEE shall use its best efforts to perform the services so as to ensure that the requested scope of work described in the Project Scope of Work is complete within the proposed timeframe of this task order.
- 5.2 SUBGRANTEE shall perform services set forth in Article 3 of this Agreement at such times and in such sequence as may be required to successfully complete the scope of services.
- 5.3 This agreement shall remain in effect for a 3-year period ending on June 5, 2026, unless otherwise extended by CVRPC, in its role as the Clean Water Service Provider for the Winooski River Basin.

Article 6 – Compensation

6.1 Compensation will be based on subsequent task orders for individual projects and based on labor rates for all job categories and overhead rate and fee (Attachment A). This fee will be included in the Project Scope

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- of Work and referenced in the Engagement Letter (Attachment B) and will not to be exceeded without CVRPC's prior approval. If the work described in any invoice has not been completed to the satisfaction of CVRPC, as determined by the CVRPC Representative, CVRPC reserves the right to withhold payment until the invoiced work has been satisfactorily completed. Overdue balances resulting from non-payment for unsatisfactory work will not be subject to interest or finance charges. The final payment will be paid upon final project completion and acceptance by the CVRPC.
- 6.2 The CVRPC shall compensate SUBGRANTEE for satisfactory performance of the services required under Article 3 of this Agreement.
- 6.3 Monthly Report. SUBGRANTEE will provide brief summaries of technical information to assist CVRPC in preparing these reports at no additional charge.
- 6.4 Optional Services. Payment for optional services requested by the CVRPC, in its role as the Clean Water Service Provider for the Winooski River Basin, will be measured on a time and materials basis, using the SUBGRANTEE Labor and Rates included in Attachment A. If requested by the CVRPC, SUBGRANTEE will provide cost estimates for any or all of these services, which will be incorporated as Addenda to this Agreement.
- 6.5 Compensation provided under this Article constitutes full and complete payment for all costs assumed by SUBGRANTEE in performing the scope of services under this Agreement.
- 6.6 Payments to SUBGRANTEE under this Agreement shall be made by the CVRPC within thirty (30) days of submission of approvable invoices certified by the SUBGRANTEE Representative. Each invoice shall be accompanied by a letter summarizing the associated services performed and percentage complete. Invoices will be submitted by SUBGRANTEE to the CVRPC on a monthly basis and should be received by the 15th of the month if charges apply. An invoice template will be provided to the SUBGRANTEE by CVRPC.
- 6.7 Services rendered by SUBGRANTEE under this Agreement which are measured for payment on a time and materials basis shall utilize the rates as provided in Attachment A. These rates are to remain in effect for the first two years of this Agreement and may then be renegotiated on an annual basis. CVRPC reserves the right to reject new rates proposed.

Article 7 - Terms and Conditions

7.1 This agreement is subject to and incorporates the Contracting Provisions in Attachments C and D. Other Contracting Provisions may be incorporated at a later date if an alternate funding source is used.

7.2 This Agreement, its Terms and Conditions and any claims arising there from, shall be governed by Vermont law. SUBGRANTEE shall comply with all applicable laws, ordinances, and codes of the Federal government, the State of Vermont, and the municipalities within the CVRPC region or in which work is being conducted.

- 7.3 The CVRPC, in its role as the Clean Water Service Provider for the Winooski River Basin, and SUBGRANTEE each binds itself, its partners, successors, assigns, legal representatives to the other party to this Agreement and to its partners, successors, assigns, legal representatives of such other party with respect to all covenants of this agreement.
- 7.4 This Agreement incorporates all the understandings of the parties hereto, and supersedes any and all agreements reached by the parties prior to the execution of this Agreement, whether oral or written, as to the matters contained herein.
- 7.5 Any waiver of the Terms and Conditions of this Agreement by either of the parties hereto shall not be construed to be a waiver of any other term or condition of this agreement.
- 7.6 Should changes to the scope of work under this Agreement be required, such changes and associated modifications in the amount of SUBGRANTEE's compensation shall be mutually agreed upon by the CVRPC and SUBGRANTEE and incorporated in written amendments executed by both parties to this Agreement.
- 7.7 Except as otherwise specifically provided in this Agreement, whenever under this Agreement approvals, authorizations, determinations, notices, satisfactions or waivers are required or permitted, such items shall be effective and valid only when given in writing signed by the CVRPC Representative or SUBGRANTEE Representative and delivered in hand or by mail to the party to whom it is directed, which until changed by written notice, are as follows:

SUBGRANTEE:

Karina Dailey, Restoration Ecologist 11 Baldwin Street Montpelier, VT 05602 CVRPC: Christian Meyer, Executive Director 29 Main Street, Suite 4

Montpelier, VT 05602

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7.8 No officer, member, or employee of the CVRPC or SUBGRANTEE, its designees or agents and no member of its governing body who exercises any functions or responsibilities in the review or approval of the undertaking or carrying out of this project, shall participate in any decision relating to this Agreement which affects his/her personal interest or the interest of any corporation, partnership, or association in which he/she is directly or indirectly interested, or have any personal or pecuniary interest, direct or indirect, in this Agreement or the proceeds thereof.

- 7.9 SUBGRANTEE shall not assign any interest or responsibility in this Agreement and shall not transfer any interest in the same (whether by assignment or notation) without written approval of the CVRPC, in its role as the Clean Water Service Provider for the Winooski River Basin, provided, however, that claims for money due or to become due to SUBGRANTEE from the CVRPC under this Agreement may be assigned to a bank, trust company, or other financial institution, or to a trustee in bankruptcy, without such approval. Notice of any such assignment or transfer shall be furnished promptly.
- 7.10 Sanctions for Noncompliance. SUBGRANTEE is hereby advised that failure of the SUBGRANTEE, or any subcontractors performing work under this Agreement, to carry out the requirements set forth in this Agreement shall constitute a breach of contract and, after the notification of the CVRPC funding source, may result in termination of this contract by the CVRPC or such remedy as the CVRPC deems necessary.
- 7.11 Termination for Cause or for Convenience. In the event the SUBGRANTEE materially fails to comply with any term of this Agreement, CVRPC may take one or more of the following actions, as appropriate in the circumstances:
 - Temporarily withhold cash payments pending correction of the deficiency by the SUBGRANTEE or more severe enforcement action by the CVRPC;
 - Disallow all or part of the cost of the activity or action not in compliance;
 - Wholly or partly suspend or terminate the current award for the SUBGRANTEE 's program;
 - d. Withhold further awards for the program; or
 - e. Take any other remedies that may be legally available.

In taking an enforcement action permitted above, the CVRPC will provide the SUBGRANTEE with an opportunity for such hearing, appeal, or other

administrative proceeding to which the SUBGRANTEE is entitled under any stature or regulation applicable to the action involved.

Costs resulting from obligations incurred by the SUBGRANTEE during a suspension or after termination are not allowable unless the CVRPC, in its role as the Clean Water Service Provider for the Winooski River Basin, expressly authorizes them in the notice of suspension or termination or subsequently. Other SUBGRANTEE costs during suspension or after termination which are necessary and not reasonable avoidable are allowed if the costs result from obligations which are properly incurred by the SUBGRANTEE before the effective date of suspension or termination.

Except as provided above, this Agreement may be terminated by mutual consent of the CVRPC and the SUBGRANTEE subject to written termination conditions, including the effective date, and in the case of partial termination, the portion of the Agreement to be terminated, or by the SUBGRANTEE upon written notification to the CVRPC, setting forth the reasons for such termination, the effective date, and in the case of partial termination, the portion to be terminated. However, if, in the case of partial termination, the CVRPC determines that the remaining portion of the award will not accomplish the purposes for which the Agreement was made, the CVRPC, in its role as the Clean Water Service Provider for the Winooski River Basin, may terminate the award in its entirety under the methods described above.

In the event of termination, all finished or unfinished documents, data, studies, surveys, drawings, maps, models, photos and reports or other materials prepared by the parties under this Agreement shall become the property of the funding source and the CVRPC. The SUBGRANTEE and any subcontractor(s) shall be entitled to receive just and equitable compensation for any said work completed on such documents, data, studies, surveys, drawing, maps, models, photos and reports or other materials.

IN WITNESS WHEREOF, the Parties, intending to be legally bound, have executed two counterparts of this Agreement as of the day, month and year as first written above.

CVRPC

By:

SUBGRANTEE

By:

Name: Christian Meyer Title: Executive Director

Date:

Name: Karina Dailey

Title: Restoration Ecologist

Date:

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Attachment A: Cost Proposal

This will include the cost proposal of the SUBGRANTEE included in their Statement of Qualifications.

Financial & Accounting Information:

Hourly Wage Rate	\$75/hour – indirect, overhead and fringe are built into this rate.
Overhead Rate	NA
Indirect Rate	NA
Hourly Equipment Rate	NA
Vehicle Mileage Rate	Federal Mileage Rate
Markup Rate	NA
Type of Accounting System	NA

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Attachment B: Sample Engagement Letter



Date

Karina Dailey Vermont Natural Resources Council 11 Baldwin Street Montpelier, VT 05602

RE: PROJECT TITLE - Scope of Work and Cost Estimate

The Central Vermont Regional Planning Commission (CVRPC), in its role as the Clean Water Service Provider for the Winooski River Basin, in coordination with the Winooski Basin Water Quality Council accepts your proposal for PROJECT TITLE. The total cost estimate for this work is APPROVED AMOUNT.

Under the terms of the Master Agreement, dated June 6, 2023, this acceptance letter, your proposal, and the Master Agreement comprise the Project Contract.

Sincerely, Christian Meyer Executive Director 3/4/24 EC Meeting Contracts for Review 34

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The following portions of Part 1 – Contract Detail are amended as follows:

SECTION 1 - GENERAL CONTRACT INFORMATION		
Original □ Amendment ☑ #2024-xxx		
Task Amount: \$ Task Start Date: Task End Date:		
Contract Type: Cost Reimbursement \square Fixed Price \square Other \square (please specify)		
If this action is an amendment, the following is amended: Funding Amount □ Performance Period □ Scope of Work □ Other □ (please specify)		
SECTION 2 – SUBGRANTEE INFORMATION		
SAM checked for DUNS/UEI Suspension and Debarment Exclusions (https://sam.gov/SAM/ Print Screen Must be Placed in Contract File. Both the name of the entity and name of the primary point of contact must be checked.)		
Date: Initials: SAM Expiration Date:		
State of Vermont checked for Debarment Exclusions (http://bgs.vermont.gov/purchasing-contracting/debarment). Print Screen Must be Placed in Contract File. Both the name of the entity and name of the primary point of contact must be checked.) Date: Initials: Debarment Expiration Date:		
Risk Assessment completed (Questions for contractor at\\Forms\Risk		
Assessment Contractor Questions.docx. Staff completes assessment at\\Forms\Risk Assessment Contractor.docx. Contractor responses and		
completed risk assessment places in contract file. Contract modified to		
reflect assessment results.)		
Date: Initials:		
Single Audit check in Federal Audit Clearinghouse		
(https://harvester.census.gov/facdissem/Main.aspx. Print screen must be		
placed in contract file)		
Date: Initials:		
Certificate of Insurance (Contractor must provide a valid Certificate of		
Insurance demonstrating compliance with minimum insurance requirements		
of the originating funding. If originating funding has none, default		
minimums are State of Vermont requirements.)		
Date: Initials:		
Contract Total Value exceeds \$250,000? Yes □ No □		
(Contractor must provide list of all proposed subcontractors and		
subcontractors' subcontractors and the identity of those party's worker		
compensation providers)		
Date: Initials:		

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SECTION 3 – FUNDING SOURCE		
Awarding Entit	y:	
Contract #:		
Funding Type:	□ Federal	CFDA/ALN #:
, ·		Program Title:
	□ State	
	☐ Municipa	ıl everile eve
	□ Other	Source: (ex. private, non-profit, etc.)

The portions of Part 1 – Contract Detail items not noted above have not been changed and remain as presented in the original Master Agreement. 3/4/24 EC Meeting Contracts for Review 36

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Attachment C: Standard State Provisions for Contracts and Grants

REVISED DECEMBER 15, 2017

- **1. Definitions:** For purposes of this Attachment, "Party" shall mean the Contractor, Grantee or Subrecipient, with whom the State of Vermont is executing this Agreement and consistent with the form of the Agreement. "Agreement" shall mean the specific contract or grant to which this form is attached.
- **2. Entire Agreement:** This Agreement, whether in the form of a contract, State-funded grant, or Federally-funded grant, represents the entire agreement between the parties on the subject matter. All prior agreements, representations, statements, negotiations, and understandings shall have no effect.
- **3. Governing Law, Jurisdiction and Venue; No Waiver of Jury Trial:**This Agreement will be governed by the laws of the State of Vermont. Any action or proceeding brought by either the State or the Party in connection with this Agreement shall be brought and enforced in the Superior Court of the State of Vermont, Civil Division, Washington Unit. The Party irrevocably submits to the jurisdiction of this court for any action or proceeding regarding this Agreement. The Party agrees that it must first exhaust any applicable administrative remedies with respect to any cause of action that it may have against the State with regard to its performance under this Agreement. Party agrees that the State shall not be required to submit to binding arbitration or waive its right to a jury trial.
- **4. Sovereign Immunity:** The State reserves all immunities, defenses, rights or actions arising out of the State's sovereign status or under the Eleventh Amendment to the United States Constitution. No waiver of the State's immunities, defenses, rights or actions shall be implied or otherwise deemed to exist by reason of the State's entry into this Agreement.
- **5. No Employee Benefits for Party:** The Party understands that the State will not provide any individual retirement benefits, group life insurance, group health and dental insurance, vacation or sick leave, workers compensation or other benefits or services available to State employees, nor will the State withhold any state or Federal taxes except as required under applicable tax laws, which shall be determined in advance of execution of the Agreement. The Party understands that all tax returns required by the Internal Revenue Code and the State of Vermont, including but not limited

to income, withholding, sales and use, and rooms and meals, must be filed by the Party, and information as to Agreement income will be provided by the State of Vermont to the Internal Revenue Service and the Vermont Department of Taxes.

- **6. Independence:** The Party will act in an independent capacity and not as officers or employees of the State.
- **7. Defense and Indemnity:** The Party shall defend the State and its officers and employees against all third party claims or suits arising in whole or in part from any act or omission of the Party or of any agent of the Party in connection with the performance of this Agreement. The State shall notify the Party in the event of any such claim or suit, and the Party shall immediately retain counsel and otherwise provide a complete defense against the entire claim or suit. The State retains the right to participate at its own expense in the defense of any claim. The State shall have the right to approve all proposed settlements of such claims or suits.

After a final judgment or settlement, the Party may request recoupment of specific defense costs and may file suit in Washington Superior Court requesting recoupment. The Party shall be entitled to recoup costs only upon a showing that such costs were entirely unrelated to the defense of any claim arising from an act or omission of the Party in connection with the performance of this Agreement.

The Party shall indemnify the State and its officers and employees if the State, its officers or employees become legally obligated to pay any damages or losses arising from any act or omission of the Party or an agent of the Party in connection with the performance of this Agreement.

Notwithstanding any contrary language anywhere, in no event shall the terms of this Agreement or any document furnished by the Party in connection with its performance under this Agreement obligate the State to (1) defend or indemnify the Party or any third party, or (2) otherwise be liable for the expenses or reimbursement, including attorneys' fees, collection costs or other costs of the Party or any third party.

8. Insurance: Before commencing work on this Agreement the Party must provide certificates of insurance to show that the following minimum coverages are in effect. It is the responsibility of the Party to maintain current certificates of insurance on file with the State through the term of this Agreement. No warranty is made that the coverages and limits listed herein are adequate to cover and protect the interests of the Party for the

Party's operations. These are solely minimums that have been established to protect the interests of the State.

Workers Compensation: With respect to all operations performed, the Party shall carry workers' compensation insurance in accordance with the laws of the State of Vermont. Vermont will accept an out-of-state employer's workers' compensation coverage while operating in Vermont provided that the insurance carrier is licensed to write insurance in Vermont and an amendatory endorsement is added to the policy adding Vermont for coverage purposes. Otherwise, the party shall secure a Vermont workers' compensation policy, if necessary to comply with Vermont law.

General Liability and Property Damage: With respect to all operations performed under this Agreement, the Party shall carry general liability insurance having all major divisions of coverage including, but not limited to:

Premises - Operations **Products and Completed Operations** Personal Injury Liability Contractual Liability

The policy shall be on an occurrence form and limits shall not be less than:

\$1,000,000 Each Occurrence \$2,000,000 General Aggregate \$1,000,000 Products/Completed Operations Aggregate \$1,000,000 Personal & Advertising Injury

Automotive Liability: The Party shall carry automotive liability insurance covering all motor vehicles, including hired and non-owned coverage, used in connection with the Agreement. Limits of coverage shall not be less than \$500,000 combined single limit. If performance of this Agreement involves construction, or the transport of persons or hazardous materials, limits of coverage shall not be less than \$1,000,000 combined single limit.

Additional Insured: The General Liability and Property Damage coverages required for performance of this Agreement shall include the State of Vermont and its agencies, departments, officers and employees as Additional Insureds. If performance of this Agreement involves construction, or the transport of persons or hazardous materials, then the required Automotive Liability coverage shall include the State of Vermont and its agencies, departments, officers and employees as Additional Insureds. Coverage shall be primary and non-contributory with any other insurance and selfinsurance.

Notice of Cancellation or Change: There shall be no cancellation, change, potential exhaustion of aggregate limits or non-renewal of insurance coverage(s) without thirty (30) days written prior written notice to the State.

- **9. Reliance by the State on Representations:** All payments by the State under this Agreement will be made in reliance upon the accuracy of all representations made by the Party in accordance with this Agreement, including but not limited to bills, invoices, progress reports and other proofs of work.
- **10. False Claims Act:** The Party acknowledges that it is subject to the Vermont False Claims Act as set forth in 32 V.S.A. § 630 et seq. If the Party violates the Vermont False Claims Act it shall be liable to the State for civil penalties, treble damages and the costs of the investigation and prosecution of such violation, including attorney's fees, except as the same may be reduced by a court of competent jurisdiction. The Party's liability to the State under the False Claims Act shall not be limited notwithstanding any agreement of the State to otherwise limit Party's liability.
- 11. Whistleblower Protections: The Party shall not discriminate or retaliate against one of its employees or agents for disclosing information concerning a violation of law, fraud, waste, abuse of authority or acts threatening health or safety, including but not limited to allegations concerning the False Claims Act. Further, the Party shall not require such employees or agents to forego monetary awards as a result of such disclosures, nor should they be required to report misconduct to the Party or its agents prior to reporting to any governmental entity and/or the public.
- **12. Location of State Data:** No State data received, obtained, or generated by the Party in connection with performance under this Agreement shall be processed, transmitted, stored, or transferred by any means outside the continental United States, except with the express written permission of the State.
- 13. Records Available for Audit: The Party shall maintain all records pertaining to performance under this agreement. "Records" means any written or recorded information, regardless of physical form or characteristics, which is produced or acquired by the Party in the performance of this agreement. Records produced or acquired in a machine-readable electronic format shall be maintained in that format. The records described shall be made available at reasonable times during the period of the Agreement and for three years thereafter or for any period required by law for inspection by any authorized representatives of the State or Federal Government. If any litigation, claim, or audit is started before the expiration

of the three-year period, the records shall be retained until all litigation, claims or audit findings involving the records have been resolved.

- 14. Fair Employment Practices and Americans with Disabilities Act: Party agrees to comply with the requirement of 21 V.S.A. Chapter 5, Subchapter 6, relating to fair employment practices, to the full extent applicable. Party shall also ensure, to the full extent required by the Americans with Disabilities Act of 1990, as amended, that qualified individuals with disabilities receive equitable access to the services, programs, and activities provided by the Party under this Agreement.
- **15. Set Off:** The State may set off any sums which the Party owes the State against any sums due the Party under this Agreement; provided, however, that any set off of amounts due the State of Vermont as taxes shall be in accordance with the procedures more specifically provided hereinafter.

16. Taxes Due to the State:

- A. Party understands and acknowledges responsibility, if applicable, for compliance with State tax laws, including income tax withholding for employees performing services within the State, payment of use tax on property used within the State, corporate and/or personal income tax on income earned within the State.
- B. Party certifies under the pains and penalties of perjury that, as of the date this Agreement is signed, the Party is in good standing with respect to, or in full compliance with, a plan to pay any and all taxes due the State of Vermont.
- C. Party understands that final payment under this Agreement may be withheld if the Commissioner of Taxes determines that the Party is not in good standing with respect to or in full compliance with a plan to pay any and all taxes due to the State of Vermont.
- D. Party also understands the State may set off taxes (and related penalties, interest and fees) due to the State of Vermont, but only if the Party has failed to make an appeal within the time allowed by law, or an appeal has been taken and finally determined and the Party has no further legal recourse to contest the amounts due.
- **17. Taxation of Purchases:** All State purchases must be invoiced tax free. An exemption certificate will be furnished upon request with respect to otherwise taxable items.

18. Child Support: (Only applicable if the Party is a natural person, not a corporation or partnership.) Party states that, as of the date this Agreement is signed, he/she:

- A. is not under any obligation to pay child support; or
- B. is under such an obligation and is in good standing with respect to that obligation; or
- C. has agreed to a payment plan with the Vermont Office of Child Support Services and is in full compliance with that plan.

Party makes this statement with regard to support owed to any and all children residing in Vermont. In addition, if the Party is a resident of Vermont, Party makes this statement with regard to support owed to any and all children residing in any other state or territory of the United States.

19. Sub-Agreements: Party shall not assign, subcontract or subgrant the performance of this Agreement or any portion thereof to any other Party without the prior written approval of the State. Party shall be responsible and liable to the State for all acts or omissions of subcontractors and any other person performing work under this Agreement pursuant to an agreement with Party or any subcontractor.

In the case this Agreement is a contract with a total cost in excess of \$250,000, the Party shall provide to the State a list of all proposed subcontractors and subcontractors' subcontractors, together with the identity of those subcontractors' workers compensation insurance providers, and additional required or requested information, as applicable, in accordance with Section 32 of The Vermont Recovery and Reinvestment Act of 2009 (Act No. 54).

Party shall include the following provisions of this Attachment C in all subcontracts for work performed solely for the State of Vermont and subcontracts for work performed in the State of Vermont: Section 10 ("False Claims Act"); Section 11 ("Whistleblower Protections"); Section 12 ("Location of State Data"); Section 14 ("Fair Employment Practices and Americans with Disabilities Act"); Section 16 ("Taxes Due the State"); Section 18 ("Child Support"); Section 20 ("No Gifts or Gratuities"); Section 22 ("Certification Regarding Debarment"); Section 30 ("State Facilities"); and Section 32.A ("Certification Regarding Use of State Funds").

20. No Gifts or Gratuities: Party shall not give title or possession of anything of substantial value (including property, currency, travel and/or education programs) to any officer or employee of the State during the term of this Agreement.

- **21. Copies:** Party shall use reasonable best efforts to ensure that all written reports prepared under this Agreement are printed using both sides of the paper.
- **22. Certification Regarding Debarment:** Party certifies under pains and penalties of perjury that, as of the date that this Agreement is signed, neither Party nor Party's principals (officers, directors, owners, or partners) are presently debarred, suspended, proposed for debarment, declared ineligible or excluded from participation in Federal programs, or programs supported in whole or in part by Federal funds.

Party further certifies under pains and penalties of perjury that, as of the date that this Agreement is signed, Party is not presently debarred, suspended, nor named on the State's debarment list at: http://bgs.vermont.gov/purchasing/debarment

- **23. Conflict of Interest:** Party shall fully disclose, in writing, any conflicts of interest or potential conflicts of interest.
- **24. Confidentiality:** Party acknowledges and agrees that this Agreement and any and all information obtained by the State from the Party in connection with this Agreement are subject to the State of Vermont Access to Public Records Act, 1 V.S.A. § 315 et seq.
- **25. Force Majeure:** Neither the State nor the Party shall be liable to the other for any failure or delay of performance of any obligations under this Agreement to the extent such failure or delay shall have been wholly or principally caused by acts or events beyond its reasonable control rendering performance illegal or impossible (excluding strikes or lock-outs) ("Force Majeure"). Where Force Majeure is asserted, the nonperforming party must prove that it made all reasonable efforts to remove, eliminate or minimize such cause of delay or damages, diligently pursued performance of its obligations under this Agreement, substantially fulfilled all non-excused obligations, and timely notified the other party of the likelihood or actual occurrence of an event described in this paragraph.
- **26. Marketing:** Party shall not refer to the State in any publicity materials, information pamphlets, press releases, research reports, advertising, sales promotions, trade shows, or marketing materials or similar communications to third parties except with the prior written consent of the State.

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27. Termination:

A. Non-Appropriation: If this Agreement extends into more than one fiscal year of the State (July 1 to June 30), and if appropriations are insufficient to support this Agreement, the State may cancel at the end of the fiscal year, or otherwise upon the expiration of existing appropriation authority. In the case that this Agreement is a Grant that is funded in whole or in part by Federal funds, and in the event Federal funds become unavailable or reduced, the State may suspend or cancel this Grant immediately, and the State shall have no obligation to pay Subrecipient from State revenues.

- B. Termination for Cause: Either party may terminate this Agreement if a party materially breaches its obligations under this Agreement, and such breach is not cured within thirty (30) days after delivery of the non-breaching party's notice or such longer time as the non-breaching party may specify in the notice.
- C. Termination Assistance: Upon nearing the end of the final term or termination of this Agreement, without respect to cause, the Party shall take all reasonable and prudent measures to facilitate any transition required by the State. All State property, tangible and intangible, shall be returned to the State upon demand at no additional cost to the State in a format acceptable to the State.
- **28. Continuity of Performance:** In the event of a dispute between the Party and the State, each party will continue to perform its obligations under this Agreement during the resolution of the dispute until this Agreement is terminated in accordance with its terms.
- 29. No Implied Waiver of Remedies: Either party's delay or failure to exercise any right, power or remedy under this Agreement shall not impair any such right, power or remedy, or be construed as a waiver of any such right, power or remedy. All waivers must be in writing.
- **30. State Facilities:** If the State makes space available to the Party in any State facility during the term of this Agreement for purposes of the Party's performance under this Agreement, the Party shall only use the space in accordance with all policies and procedures governing access to and use of State facilities which shall be made available upon request. State facilities will be made available to Party on an "AS IS, WHERE IS" basis, with no warranties whatsoever.

31. Requirements Pertaining Only to Federal Grants and Subrecipient **Agreements:** If this Agreement is a grant that is funded in whole or in part by Federal funds:

A. Requirement to Have a Single Audit: The Subrecipient will complete the Subrecipient Annual Report annually within 45 days after its fiscal year end, informing the State of Vermont whether or not a Single Audit is required for the prior fiscal year. If a Single Audit is required, the Subrecipient will submit a copy of the audit report to the granting Party within 9 months. If a single audit is not required, only the Subrecipient Annual Report is required.

For fiscal years ending before December 25, 2015, a Single Audit is required if the subrecipient expends \$500,000 or more in Federal assistance during its fiscal year and must be conducted in accordance with OMB Circular A-133. For fiscal years ending on or after December 25, 2015, a Single Audit is required if the subrecipient expends \$750,000 or more in Federal assistance during its fiscal year and must be conducted in accordance with 2 CFR Chapter I, Chapter II, Part 200, Subpart F. The Subrecipient Annual Report is required to be submitted within 45 days, whether or not a Single Audit is required.

- B. Internal Controls: In accordance with 2 CFR Part II, §200.303, the Party must establish and maintain effective internal control over the Federal award to provide reasonable assurance that the Party is managing the Federal award in compliance with Federal statutes, regulations, and the terms and conditions of the award. These internal controls should be in compliance with guidance in "Standards for Internal Control in the Federal Government" issued by the Comptroller General of the United States and the "Internal Control Integrated Framework", issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).
- C. Mandatory Disclosures: In accordance with 2 CFR Part II, §200.113, Party must disclose, in a timely manner, in writing to the State, all violations of Federal criminal law involving fraud, bribery, or gratuity violations potentially affecting the Federal award. Failure to make required disclosures may result in the imposition of sanctions which may include disallowance of costs incurred, withholding of payments, termination of the Agreement, suspension/debarment, etc.

32. Requirements Pertaining Only to State-Funded Grants:

A. Certification Regarding Use of State Funds: If Party is an employer and this Agreement is a State-funded grant in excess of \$1,001, Party

certifies that none of these State funds will be used to interfere with or restrain the exercise of Party's employee's rights with respect to unionization.

- B. Good Standing Certification (Act 154 of 2016): If this Agreement is a State-funded grant, Party hereby represents:
- (i) that it has signed and provided to the State the form prescribed by the Secretary of Administration for purposes of certifying that it is in good standing (as provided in Section 13(a)(2) of Act 154) with the Agency of Natural Resources and the Agency of Agriculture, Food and Markets, or otherwise explaining the circumstances surrounding the inability to so certify, and (ii) that it will comply with the requirements stated therein.

(End of Standard Provisions)

Attachment D: Other Provisions

Party shall not assign, subcontract or subgrant the performance of this Agreement or any portion thereof to any other Party without the prior written approval of CVRPC and the State of Vermont ("STATE"). Party shall be responsible and liability to CVRPC and the STATE for all acts or omissions of subcontractors and any other person performing work under this Agreement pursuant to an agreement with Party or any subcontractor.

In the case this Agreement is a contract with a total cost in excess of \$250,000, the Party shall provide to CVRPC a list of all proposed subcontractors and subcontractors' subcontractors, together with the identity of those subcontractors' workers compensation insurance providers, and additional required or requested information.

Party shall include all of the provisions of Attachment C in all subcontracts for work performed under this Master Agreement.

- 1. Cost of Materials: SUBGRANTEE will not buy materials and resell to the STATE at a profit.
- 2. Procurement: A SUBGRANTEE may propose to use Subcontractors to provide professional services such as engineering, ecological design, outreach, etc. to assist with discrete project phases as long as that Subcontractor is competitively procured consistent with Act 76, the Act 76 Rule and DEC guidance. For convenience, the CVRPC will pregualify engineering / consulting firms to assist the CVRPC and its SUBGRANTEES with carrying out projects in the Winooski River Basin. SUBGRANTEES may solicit quotes from this list of pre-qualified firms and/or from other firms when developing project applications to bring to the CVRPC and the Winooski Basin Water Quality Council for consideration. When a subgrant / contract is awarded to the SUBGRANTEE, the SUBGRANTEE must solicit cost proposals from at least three potential firms for any proposed subcontractors.

After selection, that subcontractor may continue to work on further phases for the SUBGRANTEE through construction/implementation of that clean water project provided that their costs are generally consistent with standard costs as identified by the Secretary of the Agency of Natural Resources as noted in Act 76 and as long as the CVRPC and/or its Subgrantee who is managing the project is satisfied with their work. When a Subgrantee is soliciting bids for Construction Services to physically install /

implement a water quality project, the Subgrantee must competitively procure those services consistent with DEC Guidance.

Additionally, SUBGRANTEES shall abide by the following additional requirements:

- purchasing of goods shall require the solicitation of at least two different quotations, except when purchasing items valued at \$1,000.00 or less;
- records related to the procurement of services shall be retained for the term of the contract plus three years;
- records related to the procurement of goods shall be retained for one year after the audit covering the period of purchase of those goods;
- procurement of a good or category of goods totaling \$15,000.00 or greater from one vendor in one year shall be by written contract, and
- equipment and other durable assets purchased shall be maintained.
- 3. Prior Approval / Review of Releases: Any notices, information pamphlets, press releases, research reports, or similar other publications prepared and released in written or oral form by the SUBGRANTEE under this grant agreement shall be approved / reviewed by the CVRPC prior to release.
- 4. Ownership of Equipment: Any equipment purchased by or furnished to the SUBGRANTEE by the CVRPC or the STATE under this agreement is provided on a loan basis only and remains the property of the CVRPC or the STATE. All property acquired by SUBGRANTEE, partially or wholly funded under this Agreement, is to benefit the public. SUBGRANTEE is a trustee of said property and acknowledges that the STATE retains a controlling interest in all such property though its useful life. Title to vehicles, real property, and other property with an acquisition cost of \$5,000.00 or more per item continues to vest in STATE until STATE relinquishes its property rights in writing after the expiration of the useful life of said property. The determination of the useful life of property is solely the decision of the Administrator acting for STATE and shall be consistent with state guidance.
- 5. SUBGRANTEE's Liens: SUBGRANTEE will discharge any and all contractors' or mechanics' liens imposed on property of the STATE through the actions of subcontractors.
- 6. Davis-Bacon Act: The SUBGRANTEE will comply with the provisions of the Davis-Bacon Act (40 U.S.C. §§ 276a to 276a 7), the Copeland Act (40 U.S.C. § 276c and 18 U.S.C. § 874), and the Contract Work Hours and Safety Standards Act (40 U.S.C. §§ 327-333), regarding labor standards for federally assisted construction sub-agreements.

7. Health Insurance Portability and Accountability Act (HIPAA): The confidentiality of any health care information acquired by or provided to the independent SUBGRANTEE shall be maintained in compliance with any applicable STATE or federal laws or regulations.

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- 8. Title VI Nondiscrimination Statement: The STATE ensures compliance with Title VI of the Civil Act of 1964; 49 CFR, part 21; related statues and regulations to the end that no person shall be excluded from participation in or be denied the benefits of, or be otherwise subjected to discrimination under any program or activity receiving federal financial assistance from the U. S. Department of Transportation on the grounds of race, color, national origin, gender, age, or disability.
- 9. Drug Free Workplace: As an employer, the SUBGRANTEE is responsible for maintaining safe, efficient working conditions for its employees by providing a drug free workplace. Therefore, employees shall not engage in the unlawful manufacture, distribution, possession or use of controlled substances (drugs) on the job or on any work site. An employee who is under the influence of any drug on the job may pose serious safety and health risks not only to the user but to co-workers and the general public at large.