ORDINANCE NO. 8081-20

AN ORDINANCE APPROVING AN AGREEMENT REGARDING THE BIKEWAY SAFETY PROGRAM

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF URBANA, ILLINOIS, as follows:

- 1. That the Agreement between the State of Illinois
 Department of Transportation and the City of Urbana for the
 improvement of bicycle routes, a copy of which said Agreement is
 attached hereto and incorporated herein by reference, be and the
 same is hereby approved.
- 2. That the Mayor of the City of Urbana, Illinois, be and the same is hereby authorized to execute said Agreement for and on behalf of the City of Urbana, Illinois.

PASSED by the City Council this 19th day of

1980.

Ruth S. Brookens, City Clerk

APPROVED by the Mayor this 25 day of

1980.

Markland, Mayor

THIS IS THE ATTACHMENT WHICH IS REFERRED TO IN ORDINANCE NO. 8081-20 AND IS INCORPORATED THEREIN BY REFERENCE.

Ruth S. Brookens, City Clerk

Date

Municipality Urbana		STATE OF ILLINOIS					Section 80-00223-00-SP						
Township	LOCAL AGENCY AGRE				Fund Type Bicycle Grant Program								
County	· · · · · ·	FOR FEDERAL PARTICIPATION					Contract					cal Contract	
This agreement is made and entered into between the above local agency (LA) and the State of Illinois, acting by and through its Department of Transportation, hereinafter referred to as "STATE". The STATE and LA jointly propose to improve the designated location as shown below under PROJECT DESCRIPTION. The improvement shall be constructed in accordance with plans approved by the STATE and the STATE's policies and procedures approved and/or required by the United States Federal Highway Administration hereinafter referred to as FHWA.													
D:1	n		PRC	ĴĨECĹ	DESCRIPT								
Name Bikeway Safety Program Route Various Length Miles Termini Various locations throughout the City of Urbana													
Description of Work													
Replacement of inlet grates along bikeways in Urbana.													
			D	IVISIO	N OF COS	Т							
		FHWA	%		STATE	9		LA		6		TOTAL	
Participating Construction		14,044	(*	ΙΦ		()\$	8,968	(Ba			23,000	
Non-Participating Constructio			()\$ \\$. ()\$	2 000	(1			0.000	
Preliminary Engineering Construction Engineering			\ !)\$)\$		ì)\$.)\$	2,000		00)		2,000	
Right of Way)\$		ì)\$	1,000	(););		1,000	
Railroads			ì)\$		i.)\$		i	():			
Utilities			()\$.)	()\$		ì);			
	Total	14,044	•					11,968	* "		•		
Other Funding Not Included Above													
Total Project Cost													
used in the final division of co	osts for bill												
The 1 A					Y APPROP			· +-		- 1 A'-	-	6 4b4	
The LA on and will in the future appropria	ate addition	appropriated, nal funds if th	e amo	unt app	propriated	proves to	be insuffic	cient to co	pay the	LA's	sha	are of the cost.	
METHOD OF FINANCING (STATE CONTRACT WORK ONLY) METHOD A Lump Sum (95% of LA Obligation) METHOD B Monthly Payments of \$ METHOD C LA's share \$ divided by estimated total cost multiplied by actual progress payment. (See page two for details of the above methods and the financing of Day Labor and Local Contracts)													
See page two	Tor details	of the above	metn			icing of t	Jay Labor a	and Local	Contra	CISI			
Additional information and/or	etipulation	e if any are	horoby		ENDUMS	entified h	olow as be	ing apart	of this	anres	eme	nt .	
	NA	s, ii ally, ale	riereby	attaci	icu aliu iu	entinea b	CIOW as be	ing apart	01 11113	agree	,,,,,		
7.000.100.11		e) (Insert adde	endum	numb	ers or lette	ers and pa	age numbe	rs, if appl	icable)				
(Insert NA, if not applicable) (Insert addendum numbers or letters and page numbers, if applicable) The LA further agrees, as a condition of payment, that it accepts and will comply with the applicable provisions set forth on page two and all exhibits indicated above.													
APPROVED APPROVED													
NameJeffrey T. Markland							STATE OF ILLINOIS DEPARTMENT OF TRANSPORTATION						
TitleBayor													
Signature Affring Date													
FOR DEPARTMENT USE ONLY Construction Engineering													
Job Number Project Number Job N													
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C-95-007-81	BGP-8	1(3)			1			ı	1				

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AGREEMENT PROVISIONS

THE LOCAL AGENCY AGREES:

- (1) To acquire in its name all right of way necessary for this project in accordance with the requirements of Titles II and III of the Uniform Relocation Assistance, and Real Property Acquisition Policies Act of 1970, and established State policies and procedures. Prior to advertising for bids, the LA shall certify to the STATE that all requirements of Titles II and III of said Uniform Act have been complied with, and the disposition of encroachments, if any, will be cooperatively determined by representatives of the LA, the STATE and the FHWA:
- (2) To provide for all utility adjustments, and to regulate the use of the right of way of this improvement by utilities, public and private, in accordance with the current Utility Accommodation Policy For Federal-Aid Work and MFT Construction Projects for County and Township and City Streets in Illinois;
- (3) To provide for surveys and the preparation of plans for the proposed improvement and engineering supervision during construction of the proposed improvement;
- (4) To maintain, or cause to be maintained, the completed improvement and, when on a Federal-aid route, to maintain, or cause to be maintained, the completed improvement in a manner satisfactory to the STATE and the FHWA;
- (5) To comply with all applicable Executive Orders and Federal Highways Acts pursuant to the Equal Employment Opportunity and Non-discrimination Regulations required by the U.S. Department of Transportation.
- (6) To preserve and produce upon request of responsible STATE or FHWA officials all records for this project for the purpose of an audit for a period of three years after the FHWA payment of the final voucher;
- (7) Provisions will be made, if required, for the improvement of any railroad-highway grade crossing and rail crossing protection within the limits of the proposed improvement;
- (8) That failure of the LA to comply with Federal requirements may result in the loss (partial or total) of Federal participation as determined by the FHWA;
- (9) (STATE Contracts Only) That the method of payment designated on page one will be as follows:
 - Method ALump Sum Payment. Upon award of the contract for this improvement, the LA will pay to the STATE, in a lump sum, an amount equal to 95% of the LA's estimated obligation incurred under this Agreement, and will pay to the STATE the remainder of the LA's obligation (including any nonparticipating costs) in a lump sum, upon completion of the project based upon final costs.
 - Method B- Monthly Payments. Upon award of the contract for this improvement, the LA will pay to the STATE, a specified amount each month for an estimated period of months, or until 95% of the LA's estimated obligation under the provisions of the Agreement has been paid, and will pay to the STATE the remainder of the LA's obligation (including any nonparticipating cost) in a lump sum, upon completion of the project based upon final costs.
 - Method CProgress Payments. Upon receipt of the contractor's first and subsequent progressive bills for this improvement, the LA will pay to the STATE, an amount equal to the LA's share divided by the estimated total cost, multiplied by the actual progress payment (appropriately adjusted for nonparticipating costs) made to the contractor until the entire obligation incurred under this Agreement has been paid.
- (10) (Day Labor or Local Contracts Only) To provide or cause to be provided all of the initial funding, work, labor, material and services necessary to construct the complete project.

THE STATE AGREES:

- (1) To provide such guidance, assistance and supervision and to monitor and perform audits to extent necessary to assure validity of the LA's certification of compliance with Titles II and III requirements.
- (2) (STATE Contracts Only) To receive bids for the construction of the proposed improvement when the plans have been approved by the STATE (and FHWA, if required);
- (3) (STATE Contract Only) To award a contract for construction of the proposed improvement, after receipt of a satisfactory bid and after concurrence in the award has been received from the LA (and FHWA if required);
- (4) (Day Labor or Local Contracts Only) To authorize the LA to proceed or concur in the award for the construction of the improvement when Agreed-Unit Prices are approved or satisfactory bids are received for Local Contracts.
- (5) (Day Labor or Local Contracts Only) To reimburse the LA for that portion of the cost payable from Federal-aid funds and the STATE's share based on the Agreed Unit Prices and Engineer's Payment Estimates in accordance with the Division of Cost on page one.

IT IS MUTUALLY AGREED:

- (1) That this agreement shall be null and void in the event that the FHWA does not approve the proposed improvement for Federal-aid Participation and in the event the contract covering the construction work contemplated herein is not awarded within three years of the date of execution of this agreement.
- (2) This agreement shall be binding upon the parties, their successors and assigns.