

CITY OF OAKLAND

250 FRANK H. OGAWA PLAZA OAKLAND, CALIFORNIA 94612-2033

Oakland Public Works Department Bureau of Design & Construction (510) 238-7276 FAX (510) 238-6333 TDD (510) 238-7644

November 30, 2022

County of Alameda

City of Oakland

Mr. Daniel Woldesenbet, PhD, PE Director of Public Works 399 Elmhurst Street Hayward, CA 94544 Mr. Ed Reiskin City Administrator 1 Frank Ogawa Plaza Oakland, CA 94612

Subject:

Cooperative Agreement

Bay Trail Project at High Street Bridge

Notice of Termination - Issued via Certified Mail

Messrs. Woldesenbet and Reiskin:

In accordance with the terms of the subject Cooperative Agreement (Agreement), between the County of Alameda Public Works Agency (County) and the City of Oakland (City), executed on October 4, 2011, this notice, respectfully submitted, serves as termination of the Agreement, upon receipt via facsimile.

The City has made extensive efforts over the past two decades to achieve the goals set forth in the Agreement. After years of effort in developing Bay Trails Project, it was concluded by commercial mariners, and representatives of the US Coast Guard and US Army Corps of Engineers in August 2022 that due to increased navigational concerns and vessel safety risks from the City's proposed undercrossing trail connection at High Street Bridge, that the Bay Trails Project will not be approved for detail design and construction.

Unfortunately, there is little that the City can do to revise the proposed public access trail connection beneath High Street Bridge to accommodate the mariners' concerns and still meet safety and accessibility requirements of a public trail. To that end, under the terms of the Agreement, Section B. Scope of Project, Number 15, wherein when "safe passage of vessels through the estuary" cannot be assured as a result of the public access trail beneath High Street Bridge, then parties are relieved of compliance with Number 14 under the same Section B. Scope of Project. See attached copy of the Agreement.

Re: Cooperative Agreement, Bay Trail Project t High Street Bridge, Notice of Termination

Date: November 30, 2022

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The City remains committed to leveraging remaining Measure DD funds designated to complete Oakland Waterfront Bay Trail extension projects such as the East 7th Street to 23rd Avenue and Park Street Bridge trail segments.

We appreciate the time and effort that the County has extended over the years to the City on behalf of this project, and regret that we were not able to bring to fruition a public access trail connection at High Street Bridge that passes beneath the drawbridge.

We look forward to continued partnership and cooperation with the County as the City's other projects along the Oakland Inner Harbor Tidal Canal progress. They will undoubtedly require further coordination with the County.

Sincerely,

G. Harold Duffey

Department of Public Works

City of Oakland

Approved as to Form and Legality:

150 Only (Nov 29, 2027, 12:46 PST)

Celso Ortiz, Deputy City Attorney

Reference City of Oakland

Council Resolution 83479

cc: Siew-Chin Yeong, Assistant Director, Bureau of Design & Construction, Oakland Public Works

Terri Fashing, Acting Watershed and Stormwater Management Division and Measure DD Program Manager

Denise Louie, Division Manager, Project & Grant Management Division Rebecca Darr, Project Manager, Project & Grant Management Division John Medlock Jr., Deputy Director, County of Alameda Public Works Agency

Attachment: Copy of Cooperative Agreement and substantiating documentation



COUNTY OF ALAMEDA PUBLIC WORKS AGENCY

399 Elmhurst Street • Hayward, CA 94544-1307 (510) 670-5480

October 13, 2011

Mr. Joel Peter City of Oakland, Public Works Agency 250 Frank Ogawa Plaza, Suite 4344 Oakland, CA 94612

Dear Mr. Peter:

Enclosed are your copies of the fully executed Cooperative Agreement for the Bay Trail Project. The agreement was approved by our Board of Supervisors on October 4, 2011.

Should you have any questions do not hesitate to give us a call.

Anita Franklin

Sincerely,

Engineering Administrative Services

ALAMEDA COUNTY BOARD OF SUPERVISORS

MINUTE ORDER

The following was action taken by the Board of Supervisors on October 4, 2011 Approved as Recommended 🗹 Other 🔲 Unanimous 🗹 Carson 🗌 Chan 🗎 Haggerty 🗎 Lockyer 🗀 Miley 🗀 - 5 N=No; A=Abstain; X=Excused Vote Key: Documents accompanying this matter: Resolution (s) Ordinance(s) ✓ Contract(s) <u>C-2011-192</u> File No. <u>27676</u> Item No. 24 Copies sent to: Anita Franklin, QIC 50501 Auditor, QIC 20111 I certify that the foregoing is a correct Special Notes: copy of a Minute Order adopted by the Board of Supervisors, Alameda County, State of California. ATTEST: Crystal Hishida Graff, Clerk of the Board Board of Supervisors By: A. Caballew Deputy



COUNTY OF ALAMEDA PUBLIC WORKS AGENCY

399 Elmhurst Street • Hayward, CA 94544-1307 (510) 670-5480

September 20, 2011

The Honorable Board of Supervisors County Administration Building 1221 Oak Street, Suite 536 Oakland, CA 94612

Dear Board Members:

SUBJECT: APPROVE AND EXECUTE THE COOPERATIVE AGREEMENT FOR THE

BAY TRAIL PROJECT AT HIGH STREET BRIDGE, OAKLAND,

CALIFORNIA

RECOMMENDATION:

Approve and execute the Cooperative Agreement with the City of Oakland for the Bay Trail Project at the High Street Bridge, Oakland, California.

SUMMARY/DISCUSSION:

In November, 2002, the City of Oakland passed Measure DD which provides \$53M for Bay Trail and Park improvements along the estuary in the City of Oakland. These improvements would provide gap closures within the City of Oakland to the San Francisco Bay Trail's 500 mile ring around the bay. This cooperative agreement addresses design, construction, maintenance, and liability responsibilities for the portion of the Bay Trail at the High Street Estuary Bridge where a multi-use pathway is proposed around and under the High Street Bridge. The City of Oakland City Council has already approved and executed the cooperative agreement.

FINANCING:

There is no impact on the General Fund.

Yours truly,

Daniel Woldesenbet, Ph.D., P.E.

Director of Public Works

DW/ac/rk

POO-RDES-Cooperative Agreement Oakland High St Bridge Trail 9-20-11.docx

COOPERATIVE AGREEMENT BAY TRAIL PROJECT AT HIGH STREET BRIDGE OAKLAND, CALIFORNIA

This Cooperative Agreement (Agreement) is made this 4th day of 10th 2011, in the City of Oakland, State of California, by and between the City of Oakland, hereinafter referred to as "City" and Alameda County, hereinafter referred to as "County". City and County hereby agree as follows:

A. Purposes

- 1. The Bay Trail Project at the High Street Bridge will close a gap in the San Francisco Bay Trail that is envisioned to eventually make a 500-mile ring around the Bay. The project will widen the existing maintenance catwalk that runs beneath the bridge, connect it to the land on both ends, and open it for public access. Trail users, who now must cross High Street, will have a continuous off-street route.
- 2. The existing drawbridge, catwalk, and associated structures are owned, operated and maintained by the County. The County currently conducts maintenance activities related to the safe operation of the drawbridge. The new trail structure, built upon the existing catwalk structure, will be owned by the County and operated and maintained by the City and the County as specified below.
- 3. The City and its consultants and contractors will design and construct the trail in accordance with applicable standards including County, City, San Francisco Bay Trail, Corps of Engineers etc. standards while maintaining County access for bridge maintenance and operations, using funds from local bond Measure DD, the Oakland Trust for Clean Water and Safe Parks.

B. Scope of Project

The project will involve trail construction activities including driving additional piles, reinforcing and widening the existing catwalk structure, and installing footings on the shoreline, a trail connection to the shore, guardrails, lighting, gates, crossing arms, a security camera and recording system, and other appurtenant items as needed for preventing unsafe access on and to the bridge and the safe operation of the trail. Pre-construction activities will include environmental documentation, permitting, and design.

County and City shall implement those activities for which they are each respectively responsible as follows:

- 1. The County shall assist City in the preparation, negotiation and securing of the regulatory permits for the Project.
- 2. The City has completed CEQA review of the project as part of the Measure DD Implementation Project EIR, which was certified in April 2008. The City shall prepare additional technical studies or amendments to this EIR if needed.
- 3. The City will prepare additional studies, documentation, and exhibits related to NEPA review of the Project.

- 4. The City and its consultants shall be responsible for the design, preparation of contract plans, specifications and estimates for the project, in accordance with County requirements.
- 5. The City shall be responsible for the advertisement of the Project for bids, evaluate bid results, award of a construction contract to the lowest responsible bidder, and provide surveying, construction testing and inspection, and contract administration.
- 6. The City shall be fully responsible for all costs of City, its consultants and contractors, and the County including mitigation costs (if any), associated with the design, construction, and inspection of the Project. County staff costs shall be capped at 5% of the project construction cost.
- 7. The City shall reimburse County for County staff costs incurred after the date of this agreement and related to the Project, billed quarterly, and subject to the 5% limitation noted in item 6 above.
- 8. The County shall provide review of the environmental documents prepared by the City for the Project and provide comments and assistance as appropriate.
- 9. The County, as owner of the bridge, shall assist the City in preparing and submitting environmental regulatory permit applications for the Project.
- 10. The County shall assist the City in working with the Army Corps of Engineers, if necessary, to make any required revisions to the County's existing real estate license for the bridge.
- 11. The City shall provide the County with all information requested by the Corps of Engineers.
- 12. The County shall provide review of the engineering documents prepared by the City or City's consultant for the Project and provide comments as appropriate. The Project shall not proceed unless the County grants written approval for the proposed design plans and specifications.
- 13. Upon completion of the Project, the City shall assume ownership, operation and maintenance of the trail, with the exception of electrical and security system maintenance and operation, which shall be the responsibility of the County. City's ownership, operation and maintenance of the trail shall not interfere with County's operation of the drawbridge or the passage of vessels through the estuary.
- 14. County and City shall provide public access to the trail for a dornucleau least 20 years subject to reasonable closures due to maintenance, public safety concerns, by order of any State or Federal agency with jurisdiction and superior regulatory authority, or to allow County's continued operation of the drawbridge to remain in compliance with any applicable law, regulation, rule or permit terms. The County, at its sole discretion, may impose reasonable rules, regulations, restrictions or limitations upon public access and use of the trail where such rules, regulations, restrictions or limitations are necessary to ensure public safety, safe operation of the drawbridge, safe passage of vessels through the estuary or to maintain compliance with any applicable law, regulation, rule or permit terms.
- 15. When, in County's sole determination, the imposition of rules, regulations restrictions or limitations on public access and use of the trail are insufficient to ensure public safety,

safe operation of the drawbridge, safe passage of vessels through the estuary or to maintain compliance with any applicable law, regulation, rule or permit terms, County may demand and City shall install at its sole expense such physical modifications to the trail as reasonably necessary to satisfy one of the aforementioned goals. City may propose alternative physical modifications that may meet the County's goals; however, the selection of physical modifications shall rest with the County. City's failure to make such reasonable physical modifications in the time period requested by County shall relieve County of its obligations under paragraph 14.

16. Should the bridge ownership be transferred to another jurisdiction, the requirements of maintenance and operations of the trail shall also be transferred from the County to the other jurisdiction.

C. Indemnity Provisions

- 1. The City agrees to defend, indemnify, and hold harmless the County (with legal counsel reasonably acceptable to the County), its Board of Supervisors, its predecessors, successors, assignees, agents, departments, officials, representatives, employees and all persons acting by, through, under or in concert with any of them, and each of them (collectively "County Indemnitees") from any and all acts, claims, liabilities and losses by whomever asserted arising out of City's performance under this Agreement except those arising by reason of the sole negligence or willful misconduct of the County Indemnitees.
- City shall include a provision in its design and construction contracts with the consultant(s), subconsultant(s), general contractor and its subcontractor(s) on the Project requiring the consultant(s), subconsultant(s), general contractor and its subcontractor(s) to indemnify County, to the fullest extent permitted by law, for damages resulting from the work of the consultant(s), subconsultant(s), general contractor and its subcontractors excluding indemnity for the sole negligence and/or willful misconduct of County. City shall also include a provision in the design and, construction contract with the consultant(s), subcontractor(s), general contractor and its subcontractor(s) on the project requiring the general contractor to name County as an additional insured on its CGL insurance coverage. The risk of an inadvertent omission of such provision is on the City. Therefore, the City shall review the design and construction contract prior to bidding to ensure that such provisions have been included in the draft of the bid documents. Consultant(s), subconsultant(s), general contractor(s), and its subcontractor(s) retained by the City shall defend (with legal counsel reasonably acceptable to the County), indemnify and hold harmless the County Indemnitees from all loss, cost, damage, expense, liability or claims, in law or in equity, including attorneys' fees, court costs, litigation expenses and fees of expert consultants or expert witnesses, that may at any time arise out their performance associated with the City's activities as outlined in Exhibit A.
- 3. City shall include a provision in its construction contract with the general contractor to place in its subcontractors' construction contract and cause its subcontractors to agree to indemnity and insurance obligations in favor of County and other County

Indemnitees in the exact form and substance of those contained in this Agreement in paragraph C3.

D. Employer/Employee Relationship

No relationship of employer and employee is created by this Agreement, it being understood that City and County shall act hereunder independently of one another; and that personnel employed or contracted by the City shall not have any claim under this Agreement or otherwise against County for seniority, vacation time, vacation pay, sick leave, personal time off, overtime, health insurance, medical care, hospital care, retirement benefits, Social Security, disability, Workers' Compensation, or unemployment insurance benefits, civil service protection, or employee benefits of any kind; that City shall be solely liable for and obligated to pay directly all applicable taxes, including, but not limited to, Federal and State income taxes, and in connection therewith City shall indemnify and hold County harmless from any and all liability which City may incur because of City's failure to pay such taxes; that City does, by this Agreement, agree to perform his/her said work and functions at all times in strict accordance with currently approved methods and practices in his/her field and that the sole interest of County is to ensure that said service shall be performed and rendered in a competent, efficient, timely and satisfactory manner and in accordance with the standards required by the agency concerned.

Personnel employed or contracted by the County shall not have any claim under this Agreement or otherwise against City for seniority, vacation time, vacation pay, sick leave, personal time off, overtime, health insurance, medical care, hospital care, retirement benefits, Social Security, disability, Workers' Compensation, or unemployment insurance benefits, civil service protection, or employee benefits of any kind; County shall be solely liable for and obligated to pay directly all applicable taxes, including, but not limited to, Federal and State income taxes, and in connection therewith City shall indemnify and hold City hamless from any and all liability which County may incur because of County's failure to pay such taxes; that County does, by this Agreement, agree to perform his/her said work and functions at all times in strict accordance with currently approved methods and practices in his/her field and that the sole interest of City is to ensure that said service shall be performed and rendered in a competent, efficient, timely and satisfactory manner and in accordance with the standards required by the agency concerned.

E. Amendments

If, during the term of this Agreement, it becomes necessary to amend or add to the terms and conditions of this Agreement, such amendments or additions shall be approved by the governing boards of County and City. However, any specific interpretations of the provisions of this Agreement, may be made by and between County and City by means of a memorandum of understanding jointly executed by the Directors of Public Works of County and City, or by equivalent officials, and such memorandum or memoranda shall be deemed incorporated herein and be deemed of equal force and effect with any of the terms and conditions contained herein.

F. Conformity With Law and Safety

County and City shall each observe and comply with all applicable laws, ordinances, codes and regulations of governmental agencies, including federal, state, municipal and local governing bodies having jurisdiction over the scope of services or any part hereof, including all provisions of the California Occupational Safety and Health Act, and all federal, state, municipal and local safety regulations. All services performed by each party to this Agreement must be in accordance with these laws, ordinances, codes, and regulations.

G. Term of Agreement

The parties in this Agreement agree to work together in the spirit of cooperation and good faith and shall use their best efforts to accomplish the particular obligations set forth herein. Whenever mutual agreement is provided for in this Agreement, no party shall unreasonably withhold their approval.

In the event of any disagreement concerning the interpretation or implementation of this Agreement, the parties shall make good faith efforts to resolve their differences, which efforts may include utilizing non-binding arbitration; with costs to be borne equally by the two contracting parties. Each party shall bear its own attorneys' fees and costs.

H. Insurance/Self Insurance

County and City are self-insured as to any questions under this Agreement. No policies or bonds are required of either party as to any provisions of this Agreement.

I. Workers Compensation

City is aware of and will comply with the requirements of Section 3700 of the Labor Code of the State of California at City's own cost and expense and further, neither City nor its carrier shall be entitled to recover from County any costs, settlements, or expenses of Workers' Compensation claims arising out of this Agreement.

County is aware of and will comply with the requirements of Section 3700 of the Labor Code of the State of California at County's own cost and expense and further, neither County nor its carrier shall be entitled to recover from City any costs, settlements, or expenses of Workers' Compensation claims arising out of this Agreement.

J. Choice of Law

This Agreement, and any dispute arising from the relationship between the parties to this Agreement, shall be governed by the laws of the State of California, excluding any laws that direct the application of another jurisdiction's laws.

K. Notices

All notices required under this Agreement must be in writing, and may be given either personally or by registered or certified mail (return receipt requested), or by facsimile. Any party hereto may at any time, by giving ten (10) days written notice to the other party hereto,

designate any other person or address in substitution of the address to which such notice shall be given. Such notices shall be given to the parties at their address set forth below:

County of Alameda

Daniel Woldesenbet, Ph.D., P.E. Director of Public Works 399 Elmhurst Street Hayward, CA 94544 Fax: (510) 670-5541

City of Oakland

Deanna J. Santana City Administrator One Frank Ogawa Plaza, Third Floor Oakland, CA 94612 Fax: (510) 238-6840

L. Execution

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the dates shown below their respective authorized signatures.

ALAMEDA COUNTY CITY OF OAKLAND, a local public agency of the State of California President, Board of Supervisor City Administrator Resolution No. 83479 C.M.S. Approved as to form: Approved as to form: Richard Karlsson, County Counsel Deputy County Counsel ice of the City Attorney