AMENDMENT NO. 02 2003 OREGON TRANSPORTATION INVESTMENT ACT MODERNIZATION PROGRAM AGREEMENT 47th and Alderwood Signal Project City of Portland

The State of Oregon, acting by and through its Department of Transportation, hereinafter referred to as "ODOT," and the City of Portland, acting by and through its elected officials, hereinafter referred to as "CITY," entered into an Agreement on August 28, 2009 and Amendment No. 1 on March 28, 2011. Said Agreement covers the CITY's modernization improvements to CITY streets at the intersections of Alderwood Road and Columbia Boulevard at its south end, 82nd Avenue on its north end, and at the intersection of NE 47th Avenue and Columbia Boulevard.

It has now been determined by ODOT and CITY that the Agreement referenced above shall be amended to revise the funding contributions to the Project and to extend the construction completion and Project completion dates. Except as expressly amended below, all other terms and conditions of the Agreement are still in full force and effect.

Revised Exhibit A shall be deleted in its entirety and replaced with the attached Revised Exhibit A-1. All references to "Revised Exhibit A" shall hereinafter be referred to as "Revised Exhibit A-1."

TERMS OF AGREEMENT, Paragraph 2, Page 2, which reads:

2. The total estimated cost of the Project is \$5,255,000. The budget is shown on Exhibit "A".

Shall be deleted in its entirety and replaced with the following:

2. The total estimated cost of the Project is \$5,605,000. The budget is shown on Revised Exhibit "A-1".

TERMS OF AGREEMENT, Paragraph 3, Page 2, which reads:

3. The 2003 OTIA Modernization Program funds shall be limited to \$4,361,650, including any expenses incurred and reimbursed under agreements 23627 and 23628. CITY shall be responsible for all costs in excess of the 2003 OTIA Modernization Program funded amount for this Project.

Shall be deleted in its entirety and replaced with the following:

3. The 2003 OTIA Modernization Program funds shall be limited to \$4,652,150, including any expenses incurred and reimbursed under Agreement No. 23627 and 23628. CITY shall be responsible for all costs in excess of the 2003 OTIA Modernization Program funded amount for this Project.

CITY OBLIGATIONS, Paragraph 3, Subsection a., Page 3, which reads:

- a. CITY shall submit documentation to ODOT's Project Liaison that shows that CITY has met the Project key milestones. The Project key milestones, dates by calendar quarter of designated year, and required documentation are shown below:
 - Planning documents listed in CITY Obligations, Paragraph 2 above: 2nd/ 2009
 - ii. Anticipated Bid Let Date Quarter/Year: 2nd/2009

Documentation: Copies of the bid results including awarded bid amount and awarded contractor name.

iii. Contract Award: 3rd/2009

Documentation: Notice to contractor regarding award of contract.

iv. Construction Completion: 4th/2010

Documentation: A letter from CITY indicating that all required construction work is satisfactorily completed and open to traffic.

v. Project Completion: 1st/2011

Documentation: Letter from CITY indicating that the Project is complete and accompanied by CITY's final billing to ODOT. Include final accounting of all funds expended –vs.– budgeted.

Shall be deleted in its entirety and replaced with the following:

- a. CITY shall submit documentation to ODOT's Project Liaison that shows that CITY has met the Project key milestones. The Project key milestones, dates by calendar quarter of designated year, and required documentation are shown below:
 - Planning documents listed in CITY Obligations, Paragraph 2 above: 2nd/ 2009
 - ii. Anticipated Bid Let Date Quarter/Year: 2nd/2009

Documentation: Copies of the bid results including awarded bid amount and awarded contractor name.

iii. Contract Award: 3rd/2009

Documentation: Notice to contractor regarding award of contract.

- iv. Construction Completion: 4th/2010
 - Documentation: A letter from CITY indicating that all required construction work is satisfactorily completed and open to traffic.
- v. Project Completion: 4th/2011

Documentation: Letter from CITY indicating that the Project is complete and accompanied by CITY's final billing to ODOT. Include final accounting of all funds expended –vs.– budgeted.

ODOT OBLIGATIONS, Paragraph 1a., Page 7, which reads:

1a. ODOT shall reimburse CITY at eighty-three (83) percent of eligible, actual costs incurred up to the maximum amount of 2003 OTIA Modernization Program funds committed for the Project specified in Terms of Agreement, Paragraph 3, provided that CITY is meeting the Project milestones set out in CITY Obligations, Paragraph 3.a. Under no conditions shall ODOT's total obligation exceed \$4,361,650, including all expenses incurred and reimbursed under Agreement No. 23627 and 23628. When reimbursement is requested, CITY shall submit Exhibit B, the OTIA Progress Billing Form.

Shall be deleted in its entirety and replaced with the following:

1a. ODOT shall reimburse CITY at eighty-three (83) percent of eligible, actual costs incurred up to the maximum amount of 2003 OTIA Modernization Program funds committed for the Project specified in Terms of Agreement, Paragraph 3, provided that CITY is meeting the Project milestones set out in CITY Obligations, Paragraph 3.a. Under no conditions shall ODOT's total obligation exceed \$4,652,150 including all expenses incurred and reimbursed under agreements 23627 and 23628. When reimbursement is requested, CITY shall submit Exhibit B, the OTIA Progress Billing Form.

This Amendment may be executed in several counterparts (facsimile or otherwise) all of which when together shall constitute one agreement binding on all Parties, notwithstanding that all Parties are not signatories to the same counterpart. Each copy of this Amendment so executed shall constitute an original.

THE PARTIES, by execution of this Agreement, hereby acknowledges that their signing representatives have read this Agreement, understand it, and agree to be bound by its terms and conditions.

This Project is in the 2006-2009 Statewide Transportation Improvement Program, (Key #13987 and 13988) that was approved by the Oregon Transportation Commission on August 17, 2005 (or subsequently approved by amendment to the STIP).

City of Portland/ODOT Agreement No. 25781-02

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elected officials	STATE OF OREGON, by and through its Department of Transportation	
Ву	Ву	
Mayor	Highway Division Administrator	
Date	Date	
	APPROVAL RECOMMENDED	
By Auditor		
	By Technical Services Manager/Chief Engineer	
Date	Data	
APPROVED AS TO LEGAL	Date	
SUFFICIENCY	By Region 1 Manager	
APPROVED AS TO FORM	Region 1 Manager	
By CITY COURSEL & Manager Date 6/28/11	Date	
CITY ATTORNEY	By	
	By District 2B Manager	
CITY Contact:		
Dan Layden,	Date	
City of Portland Bureau of Transportation, 1120 SW 5 th Avenue, Ste 800	APPROVED AS TO LEGAL	
Portland, OR 97204	SUFFICIENCY	
Phone: 503-823-2804		
Email: dan.layden@pdxtrans.org	By	
ODOT Contact:	Assistant Attorney General	
Robyn Bassett	Date	
ODOT – Region 1	· · · · ·	
123 NW Flanders Street	· · ·	
Portland, OR 97209		

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City of Portland/ODOT Agreement No. 25781-02

REVISED EXHIBIT A-1 M. C. & A. No. 25781 City of Portland 47th and Alderwood Signal Project

CITY shall make the following improvements at NE 47th Avenue: Modify the existing traffic signal to accommodate additional lanes, add vehicle lanes, bike lanes and sidewalk; relocate pedestrian signal, illumination and power poles.

CITY shall make the following improvements on NE Alderwood Road: Restripe at the intersection of Alderwood and 82nd Avenue; restripe and widen the intersection of Alderwood and Columbia Boulevard

Project Cost Estimate		Project Financing	ļ
Preliminary engineering & design	\$ 736,204	CITY Contribution	\$ 952,850 17%
Right-of-way purchase Construction	\$1,653,343 \$3,215,453	ΟΤΙΑ	<u>\$4,652,150</u> <u>83%</u>
Total	\$5,605,000	Total	\$5,605,000 100%