DRAFT – signed documents from the cities will be provided prior to BOCC Meeting

MASTE **MASTER INTERLOCAL AGREEMENT** 

		THIS AGREEMENT, made and er	ntered into pursuant to authori	ity of R.C.W. 39.34.080	
	and in confo	ormance with R.C.W. 43.09.210, th	is day of,	2021, by and between	
	LEWIS COUNTY, Washington, a political subdivision of the State of Washington, hereina				
	referred to as the "County", and, a political subdivision of the State of Washington				
	hereinafter referred to as "Municipality",				
WITNESSETH:					
IT IS HEREBY COVENANTED AND AGREED as follows:					
1. In the event the Municipality requests that the County perform			m work of the manner		
described below and guarantees reimbursement to the County for all work done, the				done, the County will	
	upon completion of a fully executed Reimbursable Work Order, provide all necessary labor armaterial and all work incidental to providing such work in the Municipality of				
	Washington, or areas in which the Municipality has legal authority to perform the following work:			n the following work:	
		A. Provide Surface Material	H. Vegetation Control		
		B. Snow Plowing	I. Guardrail Repair		
		C. Chipsealing	J. Traffic Signs		
		D. Asphalt Overlay	K. Surveying		
		E. Traffic Striping	L. Rating Roads		
		F. Asphalt Patching	M. Other work as needed		
		G. Grading			
	2.	Each and every work request s	shall be made on a fully o	completed and signed	
	Reimbursable Work Order (sample attached), and according to the following steps:				
a) The, of the Municipality requests an estimate for reimbursable work from					
	Lewis by su	ıbmitting a reimbursable work order			
b) A County Senior Engineer, Road Maintenance Supervisor, or Traffic Operations Supervisor will					
	provide an e	estimated cost of the work.			
c)	The County	Maintenance & Traffic Engineer or A	Assistant County Engineer ve	erifies the estimate and	
	the availabi	lity of resources to perform the work	₹.		
d)	The	, of the Municipali	ty approves expenditure of	Municipality funds to	
	complete th	e work as described, based on the	detailed scope of work provid	led by the County.	
e)	The County	Engineer approves such Reimbursa	able Work Orders, up to \$20,0	)00 and with an annual	
	aggregate I	imit of \$30,000. Reimbursable wo	rk in excess of these amour	nts must be performed	
	under a sep	oarate Interlocal Agreement, approv	ed by the Board of County C	ommissioners.	

- f) The \_\_\_\_\_\_, of the Municipality will submit the Reimbursable Work Order to the Lewis County Fiscal Division for processing upon completion of all work agreed to be performed.
  - 3. The Municipality hereby agrees to reimburse the Public Works Department of the County for all work done, based upon the actual cost of labor, equipment rental, utilities, and materials used, and an administrative fee of 5% or \$100, whichever is greater. The estimated total dollar amount of all work performed by the County for the Municipality under this agreement shall not exceed \$20,000 per agreement, nor an annual aggregate amount of \$30,000.
  - 4. The Municipality certifies and warrants that it has the legal authority to accomplish the work with its own forces at the location specified in the Reimbursable Work Order, but in fact has insufficient personnel/equipment to accomplish said work.
  - 5. It is understood and agreed that the time for and hours of performance of reimbursable work is at the County's discretion and all reimbursable work as provided for hereto shall be accomplished only, and if, such work does not interrupt or interfere with Lewis County's regularly scheduled road maintenance activities.
  - 6. It is understood that the Municipality has total responsibility for having in its name all necessary property rights prior to construction and/or maintenance by the County. The Municipality shall be responsible for obtaining any permits necessary for the performance of the reimbursable work.
  - 7. It is understood and agreed between the parties hereto that the Municipality agrees to protect, defend, indemnify and hold harmless the County, its commissioners, agents, departments and employees against any and all liabilities, claims, damages, penalties, actions, costs and expenses (including reasonable attorney's fees) which may arise for any reason as a result of the performance of this Agreement by the County, except insofar as any obligation or responsibility is imposed upon the County by statute. The Municipality has negotiated and expressly waives any immunity that may be granted it under the Washington industrial Insurance Act.
  - 8. The Municipality certifies and warrants that \_\_\_\_\_\_, has the authority to enter into a reimbursable work order and to bind the Municipality thereby.

- 10. The County is a contractor of services only and does not purport to represent the Municipality professionally other than in providing the services requested by the Municipality. As an independent contractor, the County shall control personnel standards of performance, discipline and all other aspects of performance, including that of the dedicated on-site staff. In the event the County uses contract services to perform services for the Municipality, the County shall perform the appropriate supervision and inspection of the contractor's work.
- 11. This Agreement will expire December 31, 2025, unless otherwise terminated. Either party may terminate this agreement by depositing in the mail a notice of termination addressed to either the County Engineer of the Lewis County Public Works Department or the \_\_\_\_\_\_ of the Municipality, respectively.

**IN WITNESS WHEREOF**, the parties hereto have set their hands and seals the day and year first above written.

APPROVED AS TO FORM: Jonathan L. Meyer, Prosecuting Attorney	BOARD OF COUNTY COMMISSIONERS LEWIS COUNTY, WASHINGTON	
By: Deputy Prosecuting Attorney	Gary Stamper, Chair	
ATTEST:	Lindsey R. Pollock, DVM, Vice Chair	
Rieva Lester, Clerk of the Lewis County Board of County Commissioners	Sean Swope, Commissioner	
	Municipality:	
	By:	
	Title:	