## BEFORE THE BOARD OF COUNTY COMMISSIONERS LEWIS COUNTY, WASHINGTON

## IN THE MATTER OF:

RESOLUTION NO. 20-182

APPROVING A MASTER INTERLOCAL AGREEMENT BETWEEN LEWIS COUNTY AND TOWN OF PE ELL AND AUTHORIZING SIGNATURES THEREON

**WHEREAS**, Chapter 39.34 RCW, the Interlocal Cooperation Act, provides for interlocal cooperation between governmental agencies to make the most efficient use of their powers by enabling them to cooperate with other localities on a basis of mutual advantage; and

**WHEREAS**, the parties, Lewis County and Town of Pe Ell, desire to enter into an agreement to streamline the administrative process in which reimbursable work is done for Town of Pe Ell by Lewis County Public Works; and

WHEREAS, the Master Interlocal Agreement will be for a period of 5-years, expiring December 31, 2025, and can be terminated by either party upon written notice; and

**WHEREAS**, the Director and County Engineer have reviewed the Master Interlocal Agreement (attached as Exhibit A) and recommend that the Board of County Commissioners (BOCC) authorize execution of the Agreement.

**NOW THEREFORE BE IT RESOLVED** that the BOCC has determined executing the Master Interlocal Agreement with Town of Pe Ell for the purpose of streamlining reimbursable work for a 5-year period, expiring on December 31, 2025, to be in the best public interest and the BOCC is hereby authorized to sign the same.

DONE IN OPEN SESSION this 1st day of June, 2020.

APPROVED AS TO FORM: Jonathan Meyer, Prosecuting Attorney

**BOARD OF COUNTY COMMISSIONERS** LEWIS COUNTY, WASHINGTON

Amber Smith

By: Amber Smith,

Deputy Prosecuting Attorney

Gary Stamper

Gary Stamper, Chair

ATTEST:

Edna J. Fund

Edna J. Fund, Vice Chair

Rieva Lester

Rieva Lester,

Clerk of the Lewis County Board of County

Robert C. Jackson Robert C. Jackson, Commissioner

Commissioners

## MASTER INTERLOCAL AGREEMENT

	THIS AGREEMENT, made and en	tered into pursuant to authority of R.C.W. 39.34.080					
	and in conformance with R.C.W. 43.09.210, this 15th day of June, 2020, by and between						
	LEWIS COUNTY, Washington, a political subdivision of the State of Washington, hereinafte						
	referred to as the "County", and, a political subdivision of the State of						
	Washington, hereinafter referred to as "Municipal Control of the Control of C	pality",					
	WITNESSETH:						
	IT IS HEREBY COVENANTED AT	ND AGREED as follows:					
	<ol> <li>In the event the Municipality requ</li> </ol>	lests that the County perform work of the manner					
	described below and guarantees reimburseme	ent to the County for all work done, the County will					
	upon completion of a fully executed Reimburs	able Work Order, provide all necessary labor and					
material and all work incidental to providing such work in the Municipality of _Pe Ell							
	Washington, or areas in which the Municipality	has legal authority to perform 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						
		shall be made on a fully completed and signed					
	Reimbursable Work Order (sample attached),	and according to the following steps:					
a)	) TheMayor, of the Municipa	lity requests an estimate for reimbursable work from					
	Lewis by submitting a reimbursable work order						
0)		e Supervisor, or Traffic Operations Supervisor wil					
	provide an estimated cost of the work.						
c)		Assistant County Engineer verifies the estimate and					
	the availability of resources to perform the wor						
d)		nicipality approves expenditure of Municipality funds					
		he detailed scope of work provided by the County.					
e)		able Work Orders, up to \$20,000 and with an annua					
	마트에서를 통해 하면 하는 그들은 그들은 그들은 하는 사이의 얼굴에 있다면 하면 되었다면 하는 그리는 사람들에게 들어왔다면 이 이 점점을 모르게 하는 것을 받았다.	ork in excess of these amounts must be performed					
	under a senarate Interlocal Agreement, appro	ved by the Board of County Commissioners.					

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- f) The \_\_\_\_Mayor\_\_\_\_\_, 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 \_the Mayor\_\_\_\_\_, has the authority to enter into a reimbursable work order and to bind the Municipality thereby.
  - 9. The Municipality hereby confers on the County the authority to perform the categories of work listed in paragraph one within the Municipality's jurisdictional limits for the purposes of carrying out this Agreement. Further, the Municipality agrees that when the County provides engineering and administrative services for the Municipality, the County Engineer may exercise all the powers and perform all the duties vested by law or by resolution in the

Mayor	or other office	er or departn	nent cha	arged wi	th road main	tenance		
administration.								
10. The County is a	a contractor of se	ervices only	and doe	s not pu	rport to repre	sent the		
Municipality professionally of	her than in provid	ding the servi	ices requ	uested by	y the Municipa	ality. As		
an independent contractor, the County shall control personnel standards of performance, discipline								
and all other aspects of perfo	rmance, including	g that of the	dedicated	d on-site	staff. In the e	vent the		
County uses contract service	s to perform servi	ces for the M	unicipalit	ty, the Co	ounty shall per	form the		
appropriate supervision and i								
그는 아이들이 아니는 아이들 프로그리아 전에 다른 아이를 내려 가는 아이들이 아니는 아이들이 되었다.	will expire Dece							
party may terminate this agre								
either the County Engine	eer of the Lev	wis County	Public	Works	Department	or the		
Mayor of t	the Municipality, r	respectively.						
IN WITNESS Wand year first above written.	/HEREOF, the pa							
APPROVED AS TO FORM: Jonathan L. Meyer, Prosecut	ting Attorney	BOARD C			MMISSIONEF NGTON	<b>lS</b>		
By: Deputy Prosecuting Atto	rney	Gary Stan	sper, Ch	air	Tund			
ATTEST: frerefestes		Edna J. F	10	Shel	L			
Rieva Lester, Clerk of the Le County Board of County Cor	ewis mmissioners	Robert C.	J'acksor	n, Comm	issioner			
\$4 80	ND OF	Municipa	ality:					
	NCE 182	Ву:	for	.h	ella			
4 CANTA	COMMISION	Title:	MA	RYOR				