ADOT CAR No.: IGA 24-0009621-I
Amendment No. One: 25-0011069-I
AG Contract No.: P0012024000918
Project Location/Name: Murphy Road &
Hartman Road; GRIC – Honeycutt Road
Type of Work: Construct New Roadway
Federal-aid No.: CMAQ-MAR-0(215)T
ADOT Project No.: T0547 01D/01C
TIP/STIP No.: MAR23-230D1/MAR23

230C

CFDA No.: 20.205 - Highway Planning and

Construction

Budget Source Item No.: 103066

AMENDMENT NO. ONE TO INTERGOVERNMENTAL AGREEMENT

BETWEEN
THE STATE OF ARIZONA
AND
THE CITY OF MARICOPA

THIS AMENDMENT NO. ONE to INTERGOVERNMENTAL AGREEMENT (the "Amendment No. One"), is entered into this date _______, pursuant to Arizona Revised Statutes ("A.R.S.") §§ 11-951 through 11-954, as amended, between the STATE OF ARIZONA, acting by and through its DEPARTMENT OF TRANSPORTATION (the "State" or "ADOT") and the CITY OF MARICOPA, acting by and through its MAYOR and CITY COUNCIL (the "City" or "Local Agency"). The State and the Local Agency are each individually referred to as a "Party" and are collectively referred to as the "Parties."

WHEREAS, the INTERGOVERNMENTAL AGREEMENT, IGA 24-0009621-I, A.G. Contract No. P0012024000918, was executed on May 24, 2024, (the "Original Agreement");

WHEREAS, the State is empowered by A.R.S. § 28-401 to enter into this Amendment No. One and has delegated to the undersigned the authority to execute this Amendment No. One on behalf of the State:

WHEREAS, the Local Agency is empowered by A.R.S. § 48-572 to enter into this Amendment No. One and has by resolution, if required, a copy of which is attached and made a part of, resolved to enter into this Amendment No. One and has authorized the undersigned to execute this Amendment No. One on behalf of the Local Agency; and

NOW THEREFORE, in consideration of the mutual terms expressed herein, the purpose of this Amendment No. One is to increase Project construction costs; Exhibit A is revised and replaced accordingly. The Parties desire to amend the Original Agreement, as follows:

IGA: 24-0009621-I

Amendment No. One: 25-0011069-I

The Parties incorporate the paragraphs set forth above as part of the body of this Amendment No. One.

I. RECITALS

3. The work proposed under this Agreement consists of construction of 1.1 miles of chip seal on Murphy Road south and 0.5 miles of chip seal on Hartman Road south from the Gila River Indian Community boundary to Honeycutt Road, (the "Project"). The Project cost, shown in Exhibit A, is estimated at \$2,264,404, which includes federal aid and the Local Agency's match. The Local Agency will administer the design, and the State will advertise, bid and award, and administer the construction of the Project.

II. SCOPE OF WORK

Section II, Paragraph 2.d. is revised, as follows:

- 2. The State will:
 - d. After completion of design review and prior to bid advertisement, invoice the Local Agency for the actual PDA costs, as applicable, and the Local Agency's share of the Project construction costs, estimated at \$127,362. After the Project costs for construction are finalized, the State will either invoice or reimburse the Local Agency for the difference between estimated and actual costs. De-obligate or otherwise release any remaining federal funds from the scoping/design phase of the Project.

Section II, Paragraph 3.e. is revised, as follows:

- 3. The Local Agency will:
 - e. After completion of design, within 30 days of receipt of an invoice from the State and prior to bid advertisement, pay to the State any outstanding PDA costs, the Local Agency's share of the Project construction costs, estimated at \$127,362, and if applicable, the difference between the final and initial construction cost estimates. Be responsible for and pay the difference between the estimated construction cost and Project bid amount prior to award. After Project completion, be responsible for and pay any outstanding Project costs, within 30 days of receipt of an invoice.

III. MISCELLANEOUS PROVISIONS

(NO CHANGES)

EXCEPT AS AMENDED, **ALL OTHER** terms and conditions of the Original Agreement remain in full force and effect.

IGA: 24-0009621-I

Amendment No. One: 25-0011069-I

THIS AMENDMENT NO. ONE shall become effective upon the full completion of signing and dating by all Parties to this Amendment No. One.

IN ACCORDANCE WITH A.R.S. § 11-952 (D), the written determination of each Party's legal counsel providing that the Parties are authorized under the laws of this State to enter into this Amendment No. One and that the Amendment No. One is in proper form is set forth below.

IN WITNESS WHEREOF, the Parties have executed this Amendment No. One the day and year first above written.

CITY OF MARICOPA

Ву	Date			
NANCY SMITH				
Mayor				
ATTEST:				
Ву		_		
Date				
VANESSA BUERAS				
City Clerk				
State of Arizona, acting by an agreement among publi	and through its Depar ic agencies which, has § 48-572 and declare	tment of Transporta been reviewed pursi this Amendment No.	One to be in proper form an	oa,
No opinion is expressed as Approved as to Form:	to the authority of the	e State to enter into t	his Amendment No. One.	
Ву	Date			
City Attorney				

IGA: 24-0009621-I

Amendment No. One: 25-0011069-I

ARIZONA DEPARTMENT OF TRANSPORTATION

Ву	Date
	AUDRA MERRICK, PE
	Infrastructure Delivery and Operations Division
	Division Director
Th A.F the op:	is Amendment No. One, an Agreement between public agencies, the State of Arizona and e City of Maricopa has been reviewed pursuant to A.R.S. §§ 11-951 through 11-954 and R.S. § 28-401 by the undersigned Assistant Attorney General who has determined that it is in a proper form and is within the powers and authority granted to the State of Arizona. No inion is expressed as to the authority of the remaining Parties, other than the State or its encies, to enter into said Amendment No. One.
Bv	Date
29	Assistant Attorney General