**GRANT AGREEMENT NO.**

This grant agreement (“Agreement”) is between the CITY OF PORTLAND, OREGON (“CITY” or “GRANTOR”) and enter Grantee name (or “GRANTEE”) in an amount not to exceed enter grant amount to enter project description.

**RECITALS:**

1. Five cultural institutions, The Japanese American Museum of Oregon, Lan Su Chinese Garden, Oregon Jewish Museum and Center for Holocaust Education, Portland Chinatown Museum, and Portland Saturday Market requested funding in the Fall BMP to support their operating costs and growing infrastructure needs.
2. CITY recognizes the need to support cultural institutions in downtown Portland that have faced economic uncertainty during the global pandemic with inconsistent revenue streams and growing infrastructure costs.
3. On November 17, 2021, Council approved the fiscal year 2021-2022 fall supplemental budget which includes a one-time allocation of $500,000 to support Cultural Institutions.
4. CITY now desires to award a one-time grant to GRANTEE in an amount not to exceed $100,000.

**THEREFORE,** in consideration of the mutual promises and covenants contained herein, the parties agree as follows:

# ARTICLE I – SCOPE OF WORK/OUTCOME MEASURES

GRANTEE agrees to implement the enter project title here as described in ATTACHMENT A: Scope of Work, ATTACHMENT B: Budget hereto, which by this reference are incorporated herein and made a part hereof.

# ARTICLE II – AGREEMENT PERIOD

This Agreement shall become effective on the date of last signature and will terminate on enter termination date here unless extended in conformance with Article V, Section G or terminated in conformance with Article V, Sections A-E. Expenses incurred starting enter start date here are eligible expenses for the grant funds reimbursement.

# ARTICLE III – SPECIFIC CONDITIONS OF THE GRANT

## Publicity: During the term of this Agreement, GRANTEE shall use its best efforts to mention the CITY’s grant funding in publicity regarding the program(s) that will be supported by the grant funds.

## CITY Grant Manager: CITY hereby appoints enter City Grant Manager to act as its Project Manager with regard to this Agreement. CITY may, from time to time, designate another person to act as the CITY Project Manager and CITY will inform GRANTEE in writing of any change in Project Manager.

City Grant Manager  
City of Portland, OMF/Grants Management Division  
1120 SW 5th Ave., Suite 1033  
Portland, OR 97204  
City Grant Manager Phone  
City Grant Manager email

## GRANTEE Project Manager: GRANTEE appoints Organization Project Manager to act as its Project Manager regarding this Agreement. GRANTEE may, from time to time, designate another person to act as the GRANTEE Project Manager and shall inform CITY in writing of any change in Project Manager.

Insert Name of Organization Project Manager

Organization Name

Organization address  
Project Manager Phone  
Project Manager Email

## Billings/Invoices/Payment: The CITY Grant Manager is authorized to approve work, billings, and invoices submitted pursuant to this grant and to carry out all other CITY actions referred to herein in accordance with this Agreement. The Final Invoice, using Attachment D. is due no later than thirty (30) days after the grant termination date.

## Report: GRANTEE shall complete and submit to the CITY Grant Manager the signed Final Special Appropriation Progress Report, using Attachment C, no later than thirty (30) days after the grant termination date.

# ARTICLE IV -- PAYMENTS

## The amount of this grant award is $grant award amount here. After the Agreement becomes effective, GRANTEE may choose to submit an invoice using CITY’S invoice template included as Attachment D for the % of the amount of the grant award to the CITY Grant Manager for approval and payment. GRANTEE shall certify that the reimbursable expenses it provides to the CITY are complete and accurate.The CITY will pay GRANTEE the amount of the invoice within thirty (30) days of the approval date. Subsequent payments will be made after review and approval of the progress report and invoice, Attachments C and D, respectively; which are due on a quarterly basis from the date of the final agreement signature. **If GRANTEE requested a quarter of the grant award upon execution, then subsequent payments will only be made after the GRANTEE submits eligible expenses that exceeds the amount requested, or will be reduced of the unspent amount of the last invoice.** The CITYmay choose to accept an alternate form of invoice other than Attachment D at the CITY’s sole discretion. GRANTEE may submit periodic progress reports and requests for reimbursement of approved expenses in advance of the due dates.

## GRANTEE shall operate the program as described in the GRANTEE’s grant application and to expend funds in accordance with the approved budget, unless the GRANTEE receives prior written approval from the CITY’S Grant Manager to modify the program or the budget. Requests for payment shall be made using Attachment D and accompanied by Attachment C. Backup documentation to support eligible expenses is also required. Examples of backup documentation includes, but is not limited to payroll reports, timesheets, invoices, meeting agendas, sign in sheets, copies of checks, etc.

## If for any reason GRANTEE receives a grant payment under this Agreement and does not (1) use grant funds, (2) provide required services or (3) take any actions required by the Agreement, the CITY may (1) terminate, reduce or suspend any grant funds that have not been paid and (2) CITY may require GRANTEE to immediately refund to the CITY the amount improperly expended or received by GRANTEE.

## CITY funds under this Agreement may be used only to provide the services or take the actions described in this Agreement and GRANTEE shall not use CITY funds for any other purpose.

## If, for any reason, GRANTEE’s anticipated services or actions are terminated, discontinued or interrupted, the CITY may terminate, suspend or reduce payment of funds under this Agreement.

## GRANTEE shall keep vendor receipts and evidence of payment for materials and services and time records and evidence of payment for program wages, salaries, and benefits, and GRANTEE services. GRANTEE shall make all receipts and evidence of payments available to CITY’s Grant Manager, or other CITY designated persons, upon request. GRANTEE shall make all records available to CITY upon CITY request in accordance with sections V.I and V.T below.

## Prevailing wages. State of Oregon, Bureau of Labor and Industries (BOLI) wage rates are required for certain contracts that total $50,000 and above. If GRANTEE’s project is subject to the prevailing wage requirements, GRANTEE shall comply with the prevailing wage requirements of ORS 279C.800 through 279C.870 and any other applicable prevailing wage requirements contained in ORS 279C, Oregon administrative rules, or city code.

## Prevailing wage indemnity. GRANTEE AGREES TO INDEMNIFY, DEFEND, AND HOLD HARMLESS CITY, ITS EMPLOYEES, OFFICERS, AND AGENTS, FROM AND AGAINST ANY CLAIM, SUIT, OR ACTION, INCLUDING ADMINISTRATIVE ACTIONS, THAT ARISE OUT OF GRANTEE’S FAILURE TO COMPLY WITH ORS 279C.800 TO 279C.870 AND ANY APPLICABLE ADMINISTRATIVE RULES OR POLICIES.

# ARTICLE V -- GENERAL GRANT PROVISIONS

## Cause for Termination; Cure. It shall be a material breach and cause for termination of this Agreement if GRANTEE uses grant funds outside of the scope of this Agreement, or if GRANTEE fails to comply with any other term or condition or to perform any obligations under this Agreement within thirty (30) days after written notice from CITY. If the breach is of such nature that it cannot be completely remedied within the thirty (30) day cure period, GRANTEE shall commence cure within the thirty (30) days, notify CITY of GRANTEE’s steps for cure and estimated time table for full correction and compliance, proceed with diligence and good faith to correct any failure or noncompliance, and obtain written consent from CITY for a reasonable extension of the cure period.

## No Payment or Further Services Authorized During Cure Period. During the cure period, CITY is under no obligation to continue providing additional grant funds notwithstanding any payment schedule indicated in this Agreement. GRANTEE shall not perform services or take actions that would require CITY to pay additional grant funds to GRANTEE. GRANTEE shall not spend unused grant funds and such unused funds shall be deemed held in trust for CITY. GRANTEE shall be solely responsible for any expenses associated with cure of its noncompliance or failure to perform.

## Termination for Cause. Termination for cause based on GRANTEE’s misuse of grant funds shall be effective upon notice of termination. Termination for cause based on failure to comply or perform other obligations shall be effective at the end of the 30-day period unless a written extension of cure period is granted by CITY. GRANTEE shall return all grant funds that had not been expended as of the date of the termination notice. All finished or unfinished documents, data, studies, and reports prepared by GRANTEE under this Agreement shall, at the option of CITY, become the property of CITY; and GRANTEE may be entitled to receive just and equitable compensation for any satisfactory work completed on such documents up until the time of notice of termination, in a sum not to exceed the grant funds already expended.

## Penalty for Termination for Cause. If this Agreement is terminated for cause, CITY, at its sole discretion, may seek repayment of any or all grant funds tendered under this Agreement, and decline to approve or award future grant funding requests to GRANTEE.

## Termination by Agreement or for Convenience of CITY. CITY and GRANTEE may terminate this Agreement at any time by mutual written agreement. Alternatively, CITY may, upon thirty (30) days written notice, terminate this Agreement for any reason deemed appropriate in its sole discretion. If the Agreement is terminated as provided in this paragraph, GRANTEE shall return any grant funds that would have been used to provide services after the effective date of termination. Unless the Parties agree otherwise, GRANTEE shall finish any work and services covered by any grant funds already paid and shall not commence any new work or services which would require payment from any unused grant funds.

## Changes in Anticipated Services. If, for any reason, GRANTEE’s anticipated services or actions are terminated, discontinued or interrupted, CITY’s payment of grant funds may be terminated, suspended or reduced. GRANTEE shall immediately refund to CITY any unexpended grant funds received by GRANTEE.

## Amendment. The Grant Manager is authorized to execute amendments to the scope of the services or the terms and conditions of this Agreement, provided the changes do not increase CITY’s financial risk. Increases to the grant amount shall be approved by the City Council unless the City Council delegated authority to amend the grant amount in the ordinance authorizing this Agreement. Amendments to this Agreement, including any increase or decrease in the grant amount, shall be in writing and executed by the authorized representatives of the Parties and approved to form by the City Attorney.

## Non-discrimination; Civil Rights. In carrying out activities under this Agreement, GRANTEE shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, age, handicap, familial status, sexual orientation or national origin. GRANTEE shall take actions to ensure that applicants for employment are employed, and that employees are treated during employment, without regard to their race, color, religion, sex, age, handicap, familial status, sexual orientation or national origin. Actions shall include but not be limited to, the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship.

## GRANTEE shall post in conspicuous places, available to employees and applicants for employment, notices, which state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, or national origin. GRANTEE shall incorporate the foregoing requirements of this section in all other agreements for work funded under this Agreement, except agreements governed by Section 104 of Executive Order 11246.

## Records and Audits

### Records Retention. GRANTEE shall maintain current financial records in accordance with Generally Accepted Accounting Principles (GAAP). GRANTEE agrees to maintain and retain all financial records, supporting documents, statistical records and all other records pertinent to this Agreement during the term of this Agreement and for a minimum of ten (10) years after the expiration or termination date of this Agreement or until the resolution of all audit questions or claims, whichever is longer.

### CITY Audits. CITY, either directly or through a designated representative, may conduct financial and performance audits of GRANTEE’s records related to this Agreement at any time in the course of the Agreement and during the records retention period listed above. Audits will be conducted in accordance with generally accepted auditing standards as promulgated in Government Auditing Standards by the Comptroller General of the United States Government Accountability Office.

### Access to Records. CITY may examine, audit and copy GRANTEE’s books, documents, papers, and records relating to this Agreement at any time during the records retention period listed above upon reasonable notice. GRANTEE shall make copies of applicable records available upon CITY’s request.

## Public Records

### Public Records Act. CITY is subject to Oregon public records law. All documents and information submitted by GRANTEE to CITY may be deemed public records subject to public disclosure pursuant to Oregon public records law.

### Submission of Confidential Records. GRANTEE shall contact CITY’s Grant Manager before submitting confidential information to CITY. If the GRANTEE determines that it is necessary to submit confidential documents and information to CITY, the GRANTEE shall identify, highlight, and segregate any information that is identified as confidential from information that is not exempt. GRANTEE shall identify applicable exemptions under the Oregon Public Records Act. Information that has not been properly marked as confidential by GRANTEE may be disclosed by CITY in response to a public records request.

### No Warranty or Representation of Confidentiality. CITY makes no warranty or representation as to the confidentiality of GRANTEE’s documents or information submitted to CITY whether or not the documents or information are identified as confidential by GRANTEE. Documents or information identified by GRANTEE as confidential may be disclosed by CITY if CITY determines, in its sole discretion, that the GRANTEE’s documents or information are subject to disclosure under Oregon public records law. In the event CITY receives a public records request applicable to GRANTEE’s documents or information, CITY will make an independent determination regarding exemptions that may apply to documents or information properly marked as confidential by GRANTEE.

### Acknowledgement and Waiver. GRANTEE acknowledges by its signature below that all documents and information submitted to CITY by GRANTEE may be subject to public disclosure upon CITY’s determination that GRANTEE’s documents or information are subject to disclosure under public records law, upon an order of the Multnomah County District Attorney, or upon an order of a court. GRANTEE is advised to consult GRANTEE’s legal counsel regarding the applicability of Oregon public records law to GRANTEE documents and information submitted to CITY.

## Indemnification.

### GRANTEE shall hold harmless, defend, and indemnify CITY, and its officers, agents and employees against all claims, demands, actions, and suits (including all costs) brought against any of them arising from actions or omissions of GRANTEE and/or its contractors in the performance of this Agreement.

## Insurance. GRANTEE shall obtain and maintain in full force at its expense, throughout the duration of the Agreement and any extension periods, the required insurance identified below. CITY reserves the right to require additional insurance coverage as required by statutory or legal changes to the maximum liability that may be imposed on Oregon cities during the term of this Agreement.

1. Workers’ Compensation Insurance. GRANTEE, its contractors and all employers working under this Agreement shall comply with ORS Chapter 656 and as it may be amended from time to time. Unless exempt under ORS Chapter 656, GRANTEE, its contractors and any employers working under this Agreement shall maintain coverage for all subject workers for the duration of this Agreement. In the event worker’s compensation insurance coverage is due to expire during the term of this Agreement for any employers working under this agreement, GRANTEE agrees to require timely renewal of that insurance, either as a carrier-insured employer or a self-insured employer as provided by Chapter 656 of the Oregon Revised Statutes, before its expiration, and GRANTEE agrees to provide the CITY such further certification of worker's compensation insurance as renewals of said insurance occur.
2. Commercial General Liability Insurance. GRANTEE shall maintain commercial general liability and property damage insurance that protects GRANTEE and the CITY and its officers, agents, and employees from any and all claims, demands, actions, and suits for damage to property or personal injury, including death, arising from GRANTEE’s work under this Grant Agreement. The insurance shall provide coverage for not less than $2,000,000 per occurrence.
3. Automobile Liability Insurance. GRANTEE shall maintain automobile liability insurance with coverage of not less than $2,000,000 each accident. The insurance shall include coverage for any auto or all owned, scheduled, hired and non-owned auto. This coverage may be combined with the commercial general liability insurance policy.

[OPTIONAL ADDITIONAL INSURANCE CLAUSES – USE AS NEEDED.]

1. Crime Insurance/Employee Dishonesty. Contractor shall maintain insurance covering employee dishonesty coverage, forgery or alteration, computer fraud, funds transfer fraud, money and securities, and money orders and counterfeit money. Such insurance shall include limits of coverage of not less than $5,000,000 written on a per occurrence basis.
2. Sexual Abuse and Molestation Liability. Contractor shall maintain sexual abuse and molestation liability insurance as an endorsement to the commercial general liability policy in a form and with coverage that are satisfactory to the City covering damages arising out of actual or threatened physical abuse, mental injury, sexual molestation, negligent: hiring, employment, supervision, investigation, reporting to proper authorities, and retention of any person for whom the contractor is responsible including but not limited to contractor and contractor’s employees and volunteers. Policy endorsement’s definition of an insured shall include the contractor, and the contractor’s employees and volunteers. Coverage shall be written on an occurrence basis in an amount of not less than $1,000,000 per occurrence. Any annual aggregate limit shall not be less than $3,000,000. These limits shall be exclusive to this required coverage. Incidents related to or arising out of physical abuse, mental injury, or sexual molestation, whether committed by one or more individuals, and irrespective of the number of incidents or injuries or the time-period or area over which the incidents or injuries occur, shall be treated as a separate occurrence for each victim. Coverage shall include the cost of defense and the cost of defense shall be provided outside the coverage limit.
3. Additional Insured: The liability insurance coverages, except Professional Liability, Errors and Omissions, or Workers’ Compensation where applicable, shall be without prejudice to coverage otherwise existing, and shall name the City of Portland and its bureaus/divisions, officers, agents and employees as Additional Insureds, with respect to the GRANTEE’s or its contractor’s activities to be performed or services to be provided. Grantee shall provide proof of additional insured coverage in the form of an additional insured endorsement form or a policy coverage document acceptable to City. Coverage shall be primary and non-contributory with any other insurance and self-insurance. Notwithstanding the naming of additional insureds, the insurance shall protect each additional insured in the same manner as though a separate policy had been issued to each, but nothing herein shall operate to increase the insurer's liability as set forth elsewhere in the policy beyond the amount or amounts for which the insurer would have been liable if only one person or interest had been named as insured.
4. Continuous Coverage; Notice of Cancellation: GRANTEE shall maintain continuous, uninterrupted coverage for the duration of the Agreement. There shall be no termination, cancelation, material change, potential exhaustion of aggregate limits, or non-renewal of coverage without thirty (30) days written notice from GRANTEE to CITY. If the insurance is canceled or terminated prior to termination of the Agreement, GRANTEE shall immediately notify CITY and provide a new policy with the same terms. Any failure to comply with this clause shall constitute a material breach of the Agreement and shall be grounds for immediate termination of this Agreement.
5. Certificate(s) of Insurance: GRANTEE shall provide proof of insurance through acceptable certificates of insurance and a CG 2026 additional insured endorsement form (or an equivalent blanket additional insured form) to CITY on or before execution of the Agreement and prior to any commencement of work or delivery of goods or services under the Agreement or initial payment of grant funds. The certificate(s) will specify all of the parties who are endorsed on the policy as Additional Insureds (or Loss Payees). Insurance coverages required under this Agreement shall be obtained from insurance companies acceptable to CITY. GRANTEE shall pay for all deductibles and premium from its non-grant funds. CITY reserves the right to require, at any time, complete and certified copies of the required insurance policies evidencing the coverage required. In lieu of filing the certificate of insurance required herein, if GRANTEE is a public body, GRANTEE may furnish a declaration that GRANTEE is self-insured for public liability and property damage for a minimum of the amounts set forth in the Oregon Tort Claims Act (ORS 30.260 to 30.300).

## Grantee’s Contractor; Non-Assignment. If GRANTEE utilizes contractors to complete its work under this Agreement, in whole or in part, GRANTEE shall require any of its contractors to agree, as to the portion contracted, to fulfill all obligations of the Agreement as specified in this Agreement. However, GRANTEE shall remain obligated for full performance hereunder, and CITY shall incur no obligation other than its obligations to GRANTEE hereunder. This Agreement shall not be assigned or transferred in whole or in part or any right or obligation hereunder, without prior written approval of CITY.

## Independent Contractor Status. GRANTEE, and its contractors and employees are not employees of CITY and are not eligible for any benefits through CITY, including without limitation, federal social security, health benefits, workers' compensation, unemployment compensation, and retirement benefits. GRANTEE shall be responsible for any federal, state, or local taxes and fees applicable to payments hereunder.

## Conflict of Interest. No CITY officer or employee, during his or her tenure or for two (2) years thereafter, shall have any interest, direct or indirect, in this Agreement or the proceeds thereof. CITY officer or employee who selected GRANTEE, participated in the award of this Agreement or managed this Agreement shall not seek the promise of employment from GRANTEE or be employed by GRANTEE during the term of the Agreement, unless waiver is obtained from CITY in writing.

## Oregon Laws and Forum. This Agreement shall be construed according to the laws of the State of Oregon without regard to its provisions regarding conflicts of law. Any litigation between CITY and GRANTEE arising under this Agreement or out of work performed under this Agreement shall occur in Multnomah County court having jurisdiction thereof, and if in the federal courts, in the United States District Court for the State of Oregon.

## Compliance with Law. GRANTEE and all persons performing work under this Agreement shall comply with all applicable federal, state, and local laws and regulations, including reporting to and payment of all applicable federal, state and local taxes and filing of business license. If GRANTEE is a 501(c)(3) organization, GRANTEE shall maintain its nonprofit and tax-exempt status during this Agreement.

## Severability. CITY and GRANTEE agree that if any term or provision of this Agreement is declared by a court of competent jurisdiction to be illegal or in conflict with any law, the validity of the remaining terms and provisions shall not be affected, and the rights and obligations of the Parties shall be construed and enforced as if the Agreement did not contain the particular term or provision held to be invalid.

## Merger. This Agreement contains the entire agreement between CITY and GRANTEE and supersedes all prior written or oral discussions or agreements. There are no oral or written understandings that vary or supplement the conditions of this Agreement that are not contained herein.

## Program and Fiscal Monitoring. CITY shall monitor on an as-needed basis to assure GRANTEE’s compliance with the Agreement. Monitoring may include, but are not limited to, on site visits, telephone interviews and review of required reports and will cover both programmatic and fiscal aspects of the Agreement. The frequency and level of monitoring will be determined by the Grant Manager. Notwithstanding such monitoring or lack thereof, GRANTEE remains fully responsible for performing the work, services or obligations required by this Agreement in accordance with its terms and conditions.

## Third Party Beneficiaries. There are no third-party beneficiaries to this Agreement and may only be enforced by the Parties.

## Electronic Transaction; Counterparts. The Parties agree that they may conduct this transaction, including any amendments, by electronic means, including the use of electronic signatures. This Agreement, and any amendment, may be executed in any number of counterparts, each of which shall be deemed an original, but all of which together shall constitute a single instrument.

## NOTICE: Notices to Grantee under this Agreement shall be sent to GRANTEE at the following address:

grant contact name, title

Organization Name

Organization Address  
organization phone:   
email:contact email

## NOTICE: Notices to Grantor under this Agreement shall be sent to CITY at the following address:

City contact name  
City of Portland, OMF/Grants Management Division  
1120 SW 5th Ave., Suite 1033  
Portland, OR 97204  
city contact phone:   
email:city contact email

**SIGNATURES:**

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| **CITY OF PORTLAND** | |  | **GRANTEE** | |
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|  |  |  |  |  |
| Name: | Thomas Lannom |  | Name: | Grantee Name |
| Title: | Interim Chief Financial Officer |  | Title: | Grantee Title |
|  | City of Portland, Oregon |  |  | Grantee Organization Name |
|  |  |  |  |  |
|  |  |  |  |  |
| Date: |  |  | Date: |  |
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| **APPROVED AS TO FORM:** | |  |  |  |
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| City Attorney, City of Portland | |  |  |  |