Service Date: December 20, 2019

BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

In the Matter of the Petition of

CASCADE AND COLUMBIA RIVER RAILROAD

Petitioner,

Seeking Approval to Upgrade Signals at a Highway-Rail Grade Crossing and Requesting Disbursement from the Grade Crossing Protective Fund DOCKET TR-190783

ORDER 01

GRANTING PETITION TO MODIFY ACTIVE WARNING DEVICES AT A PUBLIC HIGHWAY-RAIL GRADE CROSSING AT AZWELL ROAD AND AUTHORIZING EXPENDITURE FROM THE GRADE CROSSING PROTECTIVE FUND

USDOT: 096239D

BACKGROUND

- On September 18, 2019, the Cascade and Columbia River Railroad (CSCD or Petitioner) filed with the Washington Utilities and Transportation Commission (Commission) a petition seeking approval to modify active warning devices at a highway-rail grade crossing (Petition). The Petitioner filed an amended Petition on October 9, 2019. The crossing is identified as USDOT 096239D and is located at the intersection of Azwell Road and the Petitioner's tracks in Chelan county near the community of Azwell. The Petitioner further requests the Commission authorize an expenditure of \$1,138.27 from the Grade Crossing Protective Fund (GCPF) to pay for the modifications.
- Azwell Road is a two-lane roadway with a speed limit of 25 miles per hour. Estimated average annual daily vehicle traffic through the crossing is 100 vehicles. Azwell Road is not part of either an established truck or school bus route. Up to one freight train operates over this crossing daily at up to 25 miles per hour. No passenger trains operate over the crossing.
- Railroad warning devices at the Azwell Road crossing consist of mast-mounted incandescent flashing lights, bell, crossbucks, advance warning signs on both approaches, and three-track stick train detection. The Petitioner proposes to replace and upgrade the existing flashing lights with new LED warning lights. The Petitioner also proposes to replace the fading, non-compliant crossbucks with new crossbucks that meet current standards for reflectivity. These upgrades will improve visibility and safety at the crossing.

- The total amount requested for the safety equipment is \$1,138.27. GCPF funds are available for this project. The Petitioner will provide the labor needed for installation.
- Commission staff (Staff) has investigated the revised petition and recommends that it be granted subject to the following conditions: (1) the modifications must conform to those described in and attached to the revised Petition, (2) traffic control devices must comply with all applicable standards specified in the U.S. Department of Transportation Manual on Uniform Traffic Control Devices, and (3) upon completion of the modifications authorized herein, the Petitioner must notify the Commission within 60 days. Acceptance of the changes is subject to inspection by Staff, who will verify that the crossing is in full compliance with applicable laws, regulations, and the conditions specified herein.

DISCUSSION

RCW 81.53.261 requires that the Commission grant approval prior to modifying a public railroad-highway grade crossing within the state of Washington. RCW 81.53.271 authorizes the Commission to disburse funds from the GCPF to pay for improvements to highway-rail grade crossings. We find that the proposed modifications will improve overall safety for roadway users. Accordingly, the Commission grants the Petition subject to the conditions that Staff recommends.

FINDINGS AND CONCLUSIONS

- 7 (1) The Commission is an agency of the State of Washington having jurisdiction over public highway-rail grade crossings within the state of Washington, and authority to approve and administer disbursements from the Grade Crossing Protective Fund.
- 8 (2) The grade crossing at Azwell Road, identified as USDOT 096239D, is a public highway-rail grade crossing within the state of Washington.
- 9 (3) RCW 81.53.261 requires the Commission grant approval prior to any changes to public highway-rail grade crossings within the state of Washington. *See also* WAC 480-62-150.
- (4) RCW 81.53.271 allows the Commission to disburse funds from the Grade Crossing Protective Fund to pay for the installation of a grade crossing protective device, without requiring the Petitioner to share the cost.
- Commission Staff investigated the revised Petition and recommends that it be granted subject to the conditions set out in paragraph 5, above.

12 (6) After reviewing the Petition filed by CSCD on September 18, 2019, and the revised Petition filed on October 9, 2019, and giving due consideration to all relevant matters and for good cause shown, the Commission grants the Petition as revised on October 9, 2019, and request for disbursement of funds.

ORDER

THE COMMISSION ORDERS:

- The Cascade and Columbia River Railroad's Petition to upgrade warning devices at a highway-rail grade crossing, located at Azwell Road, is granted. The cost of the equipment for this upgrade shall be paid from the Grade Crossing Protective Fund. Approval of the Petition is subject to the following conditions:
 - (1) Expenditure from the Grade Crossing Protective Fund must not exceed \$1,138.27.
 - (2) Payment will be made upon presentation of claim for reimbursement for materials and verification by Commission Staff that the work has been satisfactorily completed.
 - (3) The Petitioner must sign and return the attached project agreement.
 - (4) The project must be completed no later than May 31, 2021.
 - (5) Traffic control devices must comply with all applicable standards specified in the U.S. Department of Transportation *Manual on Uniform Traffic Control Devices*.
 - (6) The Petitioner must notify the Commission upon completion of the upgrades authorized in this Order. Acceptance of the upgrades is subject to inspection by Commission Staff, and verification that the crossing is in full compliance with applicable laws, regulations, and the conditions specified in this Order.

The Secretary of the Commission has delegated authority over this matter pursuant to Order 01 in Docket A-180762. The Secretary finds this Order to be consistent with the public interest.

DATED at Lacey, Washington, and effective December 20, 2019.

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

MARK L. JOHNSON

Executive Director and Secretary

NOTICE TO PARTIES: This is an order delegated to the Executive Secretary for decision. As authorized in WAC 480-07-904(3), you must file any request for Commission review of this order no later than 14 days after the date the decision is posted on the Commission's website.

PROJECT AGREEMENT GRADE CROSSING PROTECTIVE FUND

Docket No.: TR-190783

Commission Approval Date: December 20, 2019

A. PARTIES TO THE AGREEMENT

This project grant agreement (agreement) is entered into between the Washington Utilities and Transportation Commission (UTC), P.O. Box 47250, Olympia, Washington 98504-7250, and the Cascade and Columbia River Railroad (grantee), 3220 State Street, Suite 200, Salem, OR 97301, and shall be binding upon the agents and all persons acting by or through the parties.

B. PURPOSE OF THE AGREEMENT

The agreement pertains to a grant administered by the UTC for the benefit of the grantee pursuant to a UTC order entered in Docket No. TR-190783. This agreement memorializes any conditions of the grant imposed by the UTC in such order. As stated in the General Provisions, Section 17, the UTC order pertaining to the project takes precedence over this agreement in the event of conflict.

C. DESCRIPTION OF PROJECT

TR-190783 involves the replacement of warning lights and crossbucks at the Wells Dam Road crossing in Chelan county near the community of Azwell. The crossing is identified as USDOT 096239D. Additional information about the project can be found in the grantee's application.

D. PERIOD OF PERFORMANCE

The project reimbursement period shall begin on December 20, 2019, and end on May 31, 2021. No expenditure made before or after this period is eligible for reimbursement unless incorporated by written amendment into this agreement.

E. PROJECT FUNDING

Total grant funding awarded by the UTC for this project shall not exceed \$1,138.27. The total approximate cost of the project is \$1,138.27. The grantee shall be responsible for all additional costs.

F. RIGHTS AND OBLIGATIONS

All rights and obligations of the parties are subject to this agreement and its attachments, including the grantee's application, the UTC's order pertaining to the project, and the general provisions, all of which are attached to and/or incorporated by reference into this agreement.

Except as provided, no alteration of any of the terms or conditions of this agreement will be effective unless provided in writing. All alterations must be signed by both parties.

The grantee has read, fully understands, and agrees to be bound by all terms and conditions in the UTC's order pertaining to the project and in this agreement.

G. <u>COMPLIANCE WITH APPLICABLE STATUTES</u>, <u>RULES</u>, <u>AND UTC POLICIES</u>
This agreement is governed by, and the grantee shall comply with, all applicable state and federal laws and regulations, including RCW 81.53, WAC 480-62, and the UTC's order pertaining to the project, which are incorporated by this reference as if fully set forth herein.

H. PROJECT GRANT AGREEMENT REPRESENTATIVES

All written communications under this agreement will be addressed and delivered to:

Cascade and Columbia River Railroad Utilities and Transportation Commission Christopher Nagle Kathy Hunter
220 State Street, Suite 200 P.O. Box 47250
Salem, OR 97301 Olympia, WA 98504-7250

These addresses shall be effective until receipt by one party from the other of a written notice of any change.

I. ENTIRE AGREEMENT

This agreement, along with all attachments, constitutes the entire agreement of the articles. No other understandings, oral or otherwise, regarding this agreement shall exist or bind any of the parties.

J. EFFECTIVE DATE

This agreement shall be effective upon signing by all parties.

| Utilities and Transportation Commission | |
|---|------------------|
| By: (Executive Director and Secretary) | Date: 12/19/2019 |
| Cascade and Columbia River Railroad | |
| By: | Date: |
| Title: | |

General Provisions of the Project Agreement

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SECTION 1. HEADINGS AND DEFINITIONS

- A. Headings used in this agreement are for reference purposes only and shall not be considered a substantive part of this agreement.
- B. Definitions. As used throughout this agreement, the following terms shall have the meaning set forth below:

Agreement - The accord accepted by all parties to the present transaction; the agreement, any supplemental agreement, and any intergovernmental agreement between the UTC and a grantee.

Applicant - Any agency or organization that meets the qualifying standards, including deadlines, for submission of an application soliciting a grant of funds from the UTC.

Application - The forms and support documents approved by the UTC or its Secretary for use by applicants in soliciting project funds administered by the UTC.

Contractor - One not in the employment of the grantee who is performing all or part of the eligible activities for this project under a separate agreement with the grantee. The term "Contractor" and "Contractors" means Contractor(s) in any tier.

Secretary - The UTC Secretary or the Secretary's designee.

Grantee - The applicant who has been awarded a grant of funds and is bound by this executed agreement; includes its officers, employees, and agents.

Milestone - Important date(s) tracked in the agreement for monitoring the project status.

Period of Performance - The time period specified in the agreement, under Section D, Period of Performance.

Project - The undertaking that is the subject of this agreement and that is, or may be, funded in whole or in part with funds administered by the UTC.

UTC - Washington Utilities and Transportation Commission created under Title 80 RCW.

SECTION 2. PERFORMANCE BY GRANTEE

The grantee shall undertake the project as described in this agreement, the UTC's order pertaining to the project, and the grantee's application, in accordance with the grantee's proposed goals and objectives described in the application or documents submitted with the application, all as finally approved by the UTC. All submitted documents are incorporated by this reference as if fully set forth herein. The Order of Precedence is covered in Section 17.

Timely completion of the project is important. Failure to complete the project by the deadline, as set out in this agreement, is a material breach of the agreement.

SECTION 3. ASSIGNMENT

Neither this agreement, nor any claim arising under this agreement, shall be transferred or assigned by the grantee without prior written consent of the UTC.

SECTION 4. RESPONSIBILITY FOR PROJECT

While the UTC undertakes to assist the grantee with the project by providing a grant pursuant to this agreement, the project itself remains the sole responsibility of the grantee. The UTC undertakes no responsibilities to the grantee, or to any third party, other than as is expressly set out in this agreement. The responsibility for the implementation of the project, as those phases are applicable to this project, is solely that of the grantee, as is responsibility for any claim or suit of any nature by any third party related in any way to the project.

SECTION 5. INDEMNIFICATION

To the fullest extent permitted by law, the grantee expressly agrees to and shall indemnify, defend, and hold harmless the state and its agencies, officials, agents, and employees from and against all claims, actions, costs, damages, or expenses of any nature arising out of or incident to the grantee's or any contractor's performance or failure to perform the agreement. Grantee's obligation to indemnify, defend, and hold harmless also includes any claim by grantee's agents, employees, or representatives, or any contractor or its employees. Grantee's obligation to defend includes payment of any costs or attorneys' fees. Grantee's obligation shall not include such claims that may be caused by the sole negligence of the state and its agencies, officials, agents, and employees. If the claims or damages are caused by or result from the concurrent negligence of (a) the state, its agents, or employees and (b) the grantee, its contractors, agents, or employees. this indemnity provision shall be valid and enforceable only to the extent of the negligence of the grantee or its contractors, agents, or employees. The grantee expressly agrees to waive his/her immunity under Title 51 RCW to the extent required to indemnify, defend, and hold harmless the state and its agencies, officials, agents, or employees.

SECTION 6. INDEPENDENT CAPACITY OF THE GRANTEE

The grantee and its employees or agents performing under this agreement are not employees or agents of the UTC. The grantee will not hold itself out as nor claim to be an officer or employee of UTC or of the state of Washington by reason hereof, nor will the grantee make any claim of right, privilege, or benefit which would accrue to an employee under Chapters 41.06 RCW.

The grantee is responsible for withholding and/or paying employment taxes, insurance, or deductions of any kind required by federal, state, and/or local laws.

SECTION 7. CONFLICT OF INTEREST

Notwithstanding any determination by the Executive Ethics Board or other tribunal, the UTC may, in its sole discretion, by written notice to the grantee, terminate this agreement if it is found after due notice and examination by UTC that there is a violation of the Ethics in Public Service Act, Chapter 42.52 RCW; or any similar statute involving the grantee in the procurement of, or performance under this agreement. In the event this agreement is terminated as provided above, UTC shall be entitled to pursue the same remedies against the grantee as it could pursue in the event of a breach of the agreement by the grantee. The rights and remedies of UTC provided for in this clause shall not be

exclusive and are in addition to any other rights and remedies provided by law. The existence of facts upon which the UTC makes any determination under this clause shall be an issue and may be reviewed as provided in the "Dispute Resolution" clause of this agreement.

SECTION 8. CONSTRUCTION, OPERATION, USE AND MAINTENANCE

Grantee must ensure that properties or facilities assisted with UTC funds are built, operated, used, and maintained:

- A. According to applicable federal, state, and local laws and regulations, including public health standards and building codes.
- B. In a reasonably safe condition for the project's intended use.
- C. Throughout their estimated life so as to prevent undue deterioration.
- D. In compliance with all federal and state nondiscrimination laws, regulations, and policies.

SECTION 9. ACKNOWLEDGMENT

The grantee shall include language that acknowledges the funding contribution of the program to this project in any publication developed or modified for, or referring to, the project.

SECTION 10. COMPLIANCE WITH APPLICABLE LAW

The grantee will implement the agreement in accordance with applicable federal, state, and local laws and regulations.

The grantee shall comply with, and UTC is not responsible for determining compliance with, any and all applicable federal, state, and local laws, regulations, and/or policies, including, but not limited to: State Environmental Policy Act; Industrial Insurance Coverage; Architectural Barriers Act; Chapter 39.12 RCW – Prevailing Wages on Public Works; permits (shoreline, Hydraulics Project Approval, demolition); land use regulations (comprehensive areas ordinances, Growth Management Act); federal and state safety and health regulations (Occupational Safety and Health Administration/Washington Industrial Safety and Health Act); and Buy American Act.

The grantee shall comply with all applicable federal, state, and local nondiscrimination laws and/or policies, including but not limited to, the Americans with Disabilities Act; Civil Rights Act; and the Age Discrimination Act. In the event of the grantee's noncompliance or refusal to comply with any nondiscrimination law or policy, the UTC may rescind, cancel, or terminate the agreement in whole or in part, and the grantee may be declared ineligible for further grant awards from UTC. The grantee is responsible for any and all costs or liability arising from the grantee's failure to so comply with applicable law.

No part of any funds provided under this grant shall be used, other than for normal and recognized executive-legislative relationships, for publicity or propaganda purposes, or for the preparation, distribution, or use of any kit, pamphlet, booklet, publication, radio,

television, or video presentation designed to support or defeat legislation pending before the U.S. Congress or any state legislature.

No part of any funds provided under this grant shall be used to pay the salary or expenses of any grantee, or agent acting for such grantee, related to any activity designed to influence legislation or appropriations pending before the U.S. Congress or any state legislature.

SECTION 11. RECORDS MAINTENANCE

The grantee shall maintain books, records, documents, data, and other evidence relating to this agreement and performance of the services described herein, including but not limited to accounting procedures and practices that sufficiently and properly reflect all direct and indirect costs of any nature expended in the performance of this agreement. Grantee shall retain such records for a period of six years following the date of final payment. At no additional cost, these records, including materials generated under the agreement, shall be subject at all reasonable times to inspection, review, or audit by the UTC, personnel duly authorized by the UTC, the Office of the State Auditor, and federal and state officials so authorized by law, regulation, or agreement.

If any litigation, claim, or audit is started before the expiration of the six (6) year period, the records shall be retained until all litigation, claims, or audit findings involving the records have been resolved.

SECTION 12. RIGHT OF INSPECTION

The grantee shall provide a right of access to its facilities to UTC or any of its officers, or to any other authorized agent or official of the state of Washington or the federal government, at all reasonable times, to allow the UTC to monitor and evaluate performance, compliance, and/or quality assurance under this agreement.

SECTION 13. PROJECT FUNDING

- A. Additional Amounts. The UTC shall not be obligated to pay any amount beyond the dollar amount as identified in this agreement, unless an additional amount has been approved in advance by the UTC or the Secretary and incorporated by written amendment into this agreement.
- B. Before the agreement. No expenditure made, or obligation incurred, by the grantee before the effective date of this agreement shall be eligible for grant funds, in whole or in part, unless specifically provided for by UTC policy. The dollar amounts identified in this agreement may be reduced as necessary to exclude any such expenditure from reimbursement.
- C. After the Period of Performance. No expenditure made, or obligation incurred, following the period of performance shall be eligible, in whole or in part, for grant funds hereunder. In addition to any remedy the UTC may have under this agreement, the amounts identified in this agreement shall be reduced to exclude any such expenditure from participation.

SECTION 14. PROJECT REIMBURSEMENTS

- A. Compliance and Payment. The obligation of UTC to pay any amount(s) under this agreement is expressly conditioned upon strict compliance with the terms of this agreement by the grantee.
- B. The grantee will submit an invoice for full payment when the project is completed. UTC Staff will inspect the project and process payment. A project is considered "complete" when:
 - 1. all approved or required activities outlined in the agreement are complete;
 - 2. a grantee's final request for reimbursement is submitted to the UTC;
 - 3. the completed project has been approved by UTC;
 - 4. final amendments have been processed; and
 - 5. fiscal transactions are complete.
- C. Advance payments are not allowable.

SECTION 15. RECOVERY OF PAYMENTS

In the event that the grantee fails to expend funds under this agreement in accordance with state and federal laws, and/or the provisions of the agreement, the UTC reserves the right to recover grant award funds in the amount equivalent to the extent of noncompliance in addition to any other remedies available at law or in equity.

The grantee shall reimburse the UTC for any overpayment or erroneous payments made under the agreement. Repayment by the grantee of such funds under this recovery provision shall occur within 30 days of demand by the UTC. Interest shall accrue at the rate of twelve percent (12%) per annum from the time that payment becomes due and owing.

SECTION 16. COVENANT AGAINST CONTINGENT FEES

The grantee warrants that no person or selling agent has been employed or retained to solicit or secure this agreement upon an agreement or understanding for a commission, percentage, brokerage, or contingent fee, excepting bona fide employees or bona fide established agents maintained by the grantee for the purpose of securing business. The UTC shall have the right, in the event of breach of this clause by the grantee, to annul this agreement without liability or, in its discretion, to deduct from the agreement price or consideration or recover by other means the full amount of such commission, percentage, brokerage, or contingent fee.

SECTION 17. ORDER OF PRECEDENCE

This agreement is entered into, pursuant to, and under the authority granted by applicable state law. The provisions of the agreement shall be construed to conform to that law. In the event of an inconsistency in the terms of this agreement, or between its terms and any applicable statute, rule, policy, or procedure, the inconsistency shall be resolved by giving precedence in the following order:

A. Applicable statutes, orders, or policy and interpretive statements;

- B. Project agreement including attachments;
- C. Additional provisions or modifications of General Provisions;
- D. General Provisions.

SECTION 18. AMENDMENTS

This agreement may be amended by mutual agreement of the parties. Such amendments shall not be binding unless they are in writing and signed by personnel authorized to bind each of the parties.

SECTION 19. LIMITATION OF AUTHORITY

Only the UTC or the UTC's delegate by writing (delegation to be made prior to action) shall have the express, implied, or apparent authority to alter, amend, modify, or waive any clause or condition of this agreement. Furthermore, any alteration, amendment, modification, or waiver of any clause or condition of this agreement is not effective or binding unless made in writing and signed by the UTC.

SECTION 20. WAIVER OF DEFAULT

Waiver of any default shall not be deemed to be a waiver of any subsequent default. Waiver of breach of any provision of the agreement shall not be deemed to be a waiver of any other or subsequent breach and shall not be construed to be a modification of the terms of the agreement unless stated to be such in writing, signed by the Executive Secretary, or the Executive Secretary's designee, and attached to the original agreement.

SECTION 21. APPLICATION REPRESENTATIONS -MISREPRESENTATIONS OR INACCURACY OR BREACH

The UTC relies upon the grantee's application in making its determinations as to eligibility for, selection for, and scope of, funding grants. Any misrepresentation, error, or inaccuracy in any part of the application may be deemed a breach of this agreement.

SECTION 22. TERMINATION AND OTHER REMEDIES

The UTC may require strict compliance by the grantee with the terms of this agreement including, but not limited to, the requirements of the applicable statutes, rules, and UTC policies that are incorporated into this agreement, and with the representations of the grantee in its application for a grant as finally approved by the UTC.

The UTC or the Secretary may suspend, or may terminate, the obligation to provide funding to the grantee under this agreement:

- A. In the event of any breach by the grantee of any of the grantee's obligations under this agreement; or
- B. If the grantee fails to make progress satisfactory to the UTC toward completion of the project by the completion date set out in this agreement.

The UTC may enforce this agreement by the remedy of specific performance, which usually will mean completion of the Project as described in this agreement. However, the remedy of specific performance shall not be the sole or exclusive remedy available to the

UTC. No remedy available to the UTC shall be deemed exclusive. The UTC may elect to exercise any, any combination, or all of the remedies available to it under this agreement, or under any provision of law, common law, or equity.

SECTION 23. TERMINATION FOR CONVENIENCE

Except as otherwise provided in this agreement, the UTC may, by ten (10) days written notice, beginning on the second day after the mailing, terminate this Agreement, in whole or in part. If this agreement is so terminated, the UTC shall be liable only for payment required under the terms of this agreement for project expenses incurred prior to the effective date of termination.

SECTION 24. DISPUTE RESOLUTION

Except as may otherwise be provided in this agreement, when a dispute arises between the grantee and the Staff of the UTC that cannot be resolved, either party may request a hearing according to the process set out in this section. Either party's request for a hearing must be in writing and clearly state:

- A. The disputed issues;
- B. The relative positions of the parties;
- C. The grantee's name, address, project title, and the assigned project number.

A request for a hearing under this section by either the UTC Staff or the grantee shall be delivered or mailed to the other party and to the UTC Secretary. The request shall be delivered or mailed within thirty (30) days of the date the requesting party has received notice of the action or position of the other party that it wishes to dispute.

The UTC shall treat such a request, when made by a grantee, as an application for an adjudicative proceeding under RCW 34.05.419.

SECTION 25. ATTORNEYS' FEES

If either party brings litigation to enforce any term or condition of this agreement, or as a result of this agreement, the prevailing party shall be awarded its reasonable attorneys' fees together with necessary fees, expenses, and costs incurred for such litigation at both trial and appellate levels, as well as in obtaining execution of judgment. The reasonableness of such costs and attorneys' fees shall be determined by the court and not a jury.

SECTION 26. GOVERNING LAW/VENUE

This agreement shall be construed and interpreted in accordance with the laws of the state of Washington. In the event of a lawsuit involving this agreement, venue shall be proper only in Thurston County Superior Court. The grantee, by execution of this agreement, acknowledges the jurisdiction of the courts of the state of Washington.

In the cases where this agreement is between the UTC and a federally recognized Indian tribe, the following Governing Law/Venue applies:

- A. The state of Washington agrees that it shall initiate any lawsuit against a federally recognized Indian tribe arising out of or relating to the performance, breach, or enforcement of this agreement in Federal Court. Interpretation shall be according to the laws of the state of Washington. In the event that the Federal Court determines that it lacks subject matter jurisdiction to resolve the dispute between the state and Tribal Party, then the parties agree to venue in Thurston County Superior Court, but the parties agree that the matter shall not be pursued in superior court unless there is a Federal Court determination that it lacks subject matter jurisdiction.
- B. Any judicial award, determination, order, decree, or other relief, whether in law or equity or otherwise, resulting from the action shall be binding and enforceable upon the parties. Any money judgment or award against the Tribe, tribal officers and members, or the state of Washington and its officers and employees may not exceed the amount provided for in Section E- Project Funding of the Agreement.
- C. The Tribe hereby waives its sovereign immunity as necessary to give effect to this section, and the state of Washington has waived its immunity to suit in state court. These waivers are only for the benefit of the Tribe and state and shall not be enforceable by any third party or by any assignee or delegate of the parties. In any enforcement action, the parties shall bear their own enforcement costs, including attorneys' fees.

SECTION 27. SEVERABILITY

The provisions of this agreement are intended to be severable. If any term or provision is illegal or invalid for any reason whatsoever, such illegality or invalidity shall not affect the validity of the remainder of the agreement.

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