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INTRODUCED BY: ALLDREY GRUGER

PROPOSED NO: 87-455

MOTION NO.

6891

A MOTION authorizing the King County executive to enter into a loan agreement with the State of Washington Department of Community Development, which will provide funds in the amount of \$138,700 to the King County surface water management division for the construction of a regional storm water detention facility on McAleer Creek.

BE IT MOVED by the Council of King County:

A. The King County Executive is hereby authorized to execute the loan agreement with the State Department of Community Development in accordance with Public Works Trust Fund Loan Agreement PW-87-018, attached as exhibit A, for the construction of a regional storm water detention facility on McAleer Creek.

PASSED this 22nd day of June

KING COUNTY COUNCIL KING COUNTY, WASHINGTON

ATTEST:

Clerk of the Council

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Public Works Trust Fund

ATTACHMENT II: ATTORNEY'S CERTIFICATION

·I,	Jack G. Johnson	, hereby certify:	
dul	um an attorney at law admitted to practy appointed attorney of <u>King County</u> ERNMENT);	ctice in the State of Washington and act	
	ave reviewed Loan Agreement PW-87-018 ERNMENT and the Department of Commun	3 to be executed between the LOCAL ity Development (the DEPARIMENT); and	
the	ave also examined any and all document loan agreement, including the applications.	nts and records which are pertinent to cation requesting this financial	
Bas	ed on the foregoing, it is my opinion	that:	
I.	under the laws of the State of Washi federal, state, and local funds, to	ly, properly constituted and operating ington, empowered to receive and expend contract with the State of Washington, involved to accomplish the objectives	
2.	The IOCAL GOVERNMENT is empowered to financial assistance and to provide in the loan agreement, if approved h	for repayment of the loan as set forth	
3.	There is currently no litigation in existence seeking to enjoin the commencement or completion of the above-described public facilities project or to enjoin the LOCAL GOVERNMENT from repaying the Public Works Trust Fund loan extended by the DEPARIMENT with respect to such project. The LOCAL GOVERNMENT is not a party to litigation which will materially affect its ability to repay such loan on the terms contained in the loan agreement.		
<u>a:C</u>	half !	5/13/87	
1	nature of Attorney	Date	
Jac Name	ck G. Johnson	,	
	50 King County Courthouse Tess		
	attle, WA 98104		
CONTRACTOR OF THE PARTY OF THE			

PUBLIC WORKS TRUST FUND

LOAN AGREEMENT

6891

Number PW-87-018

PART I: ENTIRE AGREEMENT

This agreement, and incorporated attachments, contains all terms and conditions agreed to by the DEPARIMENT and the LOCAL GOVERNMENT. An attachment to this agreement, ATTACHMENT I: SCOPE OF WORK, consists of a description of local project activities, certification of the project's useful life, and identification of estimated project costs and fund sources and is, by this reference, incorporated into this agreement as though set forth fully herein. In addition, ATTACHMENT II: ATTORNEY'S CERTIFICATION, is by this reference incorporated into this agreement.

The DEPARIMENT and the LOCAL GOVERNMENT have executed this agreement as of the date and year last written below.

DEPARIMENT OF COMMUNITY DEVELOPMENT	LOCAL GOVERNMENT
Name	Name
Assistant Director for Administration Title	Title .
Date	Date
Approved as to Form by Attorney General	
Jerri/Thomas Assistant Attorney General	3/2/87 Date

Page 1 of 8

PART II: INTRODUCTION

This loan agreement is made and entered into by and between the DEPARIMENT OF COMMUNITY DEVELOPMENT, a department of the State of Washington (referred to as the "DEPARIMENT") on behalf of the PUBLIC WORKS BOARD (referred to as the "BOARD"), and King County (referred to as the "IOCAL GOVERNMENT").

The DEPARIMENT has received an appropriation from the Washington State Legislature under the authority of Chapter 43.155 RCW to provide financial assistance to selected units of local government for the repair, replacement, reconstruction, rehabilitation, or improvement of streets and roads, bridges, water systems, or storm and sanitary sewage systems. Acting under the authority of Chapter 43.155 RCW, the BOARD has selected the LOCAL GOVERNMENT to receive a Public Works Trust Fund loan for an approved public works project.

PART III: PURPOSE

The DEPARIMENT and the IOCAL GOVERNMENT have entered into this agreement to undertake a local public works project which furthers the goals and objectives of the Washington State Public Works Trust Fund Program. The project will be undertaken by the IOCAL GOVERNMENT and will include the activities described in ATTACHMENT I: SCOPE OF WORK, as well as in the Public Works Trust Fund Application submitted to the BOARD and postmarked on or before August 8, 1986, by the IOCAL GOVERNMENT and upon which this agreement is based. The assisted project must be undertaken in accordance with PART IV: TERMS AND CONDITIONS, and all applicable state and local laws and ordinances, which by this reference are incorporated into this agreement as though set forth fully herein.

PART IV: TERMS AND CONDITIONS

The parties to this agreement agree as follows:

4.01 Rate and Term of Loan

The DEPARIMENT, using funds appropriated from the Public Works Assistance Account, shall loan the IOCAL GOVERNMENT a sum not to exceed \$138,700. The interest rate shall be one percent (01%) per annum on the outstanding principal balance. The term of the loan shall not exceed 04 years, with the final payment due July 1, 1991.

4.02 Local Project Share

The IOCAL GOVERNMENT pledges an amount of locally-generated revenue not fless than thirty percent (30%) of the total project cost as identified in ATTACHMENT I: SCOPE OF WORK, to be verified at the time of project close-out. Any change in the percentage of locally-generated funds may require an adjustment in the loan amount or interest rate charged, or both. In such event, the IOCAL GOVERNMENT agrees to execute an amendment to this agreement adjusting the loan amount or interest rate, as appropriate.

Local project share must consist of expenditures eligible under WAC 399-30-030(3) and be related only to project activities described in ATTACHMENT I: SCOPE OF WORK. These expenditures may be made up to twelve months prior to the execution of the loan agreement and verified at the time of project close-out. PUBLIC WORKS TRUST FUND MONIES MAY NOT BE USED TO REIMBURSE THE LOCAL GOVERNMENT FOR ANY COSTS INCURRED PRIOR TO EXECUTION OF THIS LOAN AGREEMENT.

4.03 Disbursement of Loan Proceeds

The DEPARIMENT shall issue warrants to the IOCAL GOVERNMENT for payment of allowable expenses incurred by the IOCAL GOVERNMENT while undertaking and administering approved project activities in accordance with ATTACHMENT I: SCOPE OF WORK. In no event shall the total Public Works Trust Fund loan exceed seventy percent (70%) of the total actual project costs. The loan funds will be disbursed to the IOCAL GOVERNMENT as follows:

Within thirty (30) days of the formal execution of this agreement, a sum not to exceed fifteen percent (15%) of the approved Public Works Trust Fund loan shall be disbursed by the DEPARIMENT to the LOCAL GOVERNMENT.

Within thirty (30) days of the execution of a Notice to Proceed which follows the formal award of a construction contract, a sum not to exceed sixty percent (60%) of the approved Public Works Trust Fund loan shall be disbursed by the DEPARIMENT to the LOCAL GOVERNMENT, except in the case of engineering services contracts. If the approved project described in ATTACHMENT I: SCOPE OF WORK is solely for the completion of engineering studies, a sum not to exceed sixty percent (60%) of the approved Public Works Trust Fund loan shall be disbursed by the DEPARIMENT to the LOCAL GOVERNMENT within thirty (30) days of the execution of a Notice to Proceed following the formal award of a contract for engineering services.

At the time of project completion, a Close-out Report shall be submitted to the DEPARIMENT by the IOCAL GOVERNMENT, certifying total actual project costs. The final Public Works Trust Fund loan disbursement shall not bring the total loan in excess of seventy percent (70%) of the actual project costs or the sum of \$138,700, whichever is less, nor shall this disbursement occur prior to the completion of all project activities EXCEPT THAT if a hardship would exist without the infusion of the final loan monies, the BOARD may authorize the disbursement of a portion of the remaining loan funds prior to actual project completion. In the event that the final costs identified in the Close-out Report indicate that the IOCAL

COVERNMENT has received Public Works Trust Fund monies in excess of seventy percent (70%) of actual costs, all funds in excess of seventy percent (70%) shall be repaid to the DEPARIMENT within thirty (30) days of submission of the Close-out Report.

The disbursement of loan proceeds shall be initiated by the LOCAL GOVERNMENT on a Washington State Invoice Voucher form provided by the DEPARIMENT.

4.04 Interest Earned on Public Works Trust Fund Monies

All interest earned on funds disbursed by the DEPARIMENT and held by the IOCAL GOVERNMENT shall accrue to the benefit of the IOCAL GOVERNMENT and be applied to the eligible costs of the approved project.

4.05 Time of Performance

The LOCAL GOVERNMENT shall begin the activities identified within ATTACHMENT I: SCOPE OF WORK no later than three (3) months after the date of loan agreement execution and reach project completion no later than twenty-four (24) months after the date of agreement execution.

Failure to perform within the time frame described in the preceding paragraph may constitute default of this agreement and require the immediate repayment of any loan funds disbursed. In the event of extenuating circumstances, the LOCAL GOVERNMENT may request, in writing, that the BOARD extend the deadline for project completion. The BOARD may, by a two-thirds vote, extend the deadline.

This loan agreement shall be in place during the entire term of the loan regardless of the time of actual project completion.

4.06 Repayment

The first loan repayment under this agreement is due July 1, 1988 and subsequent installments are due on July 1 of each year during the term of the loan.

The first repayment under this agreement shall consist of interest only at the rate of one percent (01%) per annum, calculated on a 360-day year of twelve 30-day months, applied to funds received from the DEPARIMENT. Interest will begin to accrue from the date the DEPARIMENT issues each warrant to the LOCAL GOVERNMENT.

Subsequent repayments shall consist of 1/3rd of the principal plus interest on the unpaid balance of the loan. The final payment shall be an amount to bring the loan balance to zero.

The LOCAL GOVERNMENT has the right to repay the unpaid balance of the loan in full at any time, and the right to repay at a faster rate than is provided in this agreement, provided that any such payment must equal or exceed the amount normally due on an annual basis.

The LOCAL GOVERNMENT will repay the loan in accordance with the preceding conditions through the use of a check, money order or equivalent means made payable to the DEPARIMENT and sent to:

Department of Community Development Administrative Services Division/Fiscal Unit Ninth and Columbia Building Mail Stop GH-51 Olympia, Washington 98504-4151

4.07 Default in Repayment

Loan repayments shall be made to the DEPARIMENT in accordance with Section 4.06 of this agreement. A payment not received within thirty (30) days of the due date shall be declared delinquent. Delinquent payments shall be assessed a penalty of twelve percent (12%) interest per annum calculated on a 360-day year.

Upon default in the payment of any annual installment, the DEPARIMENT may declare the entire remaining balance of the loan, together with interest accrued, immediately due and payable. Failure to exercise its option with respect to any such repayment in default shall not constitute a waiver by the DEPARIMENT to exercise such option for any succeeding installment payment which may then be in default. The LOCAL GOVERNMENT shall pay the costs and reasonable legal fees incurred by the DEPARIMENT in any action undertaken to enforce its rights under this section.

4.08 Recordkeeping and Access to Records

The LOCAL GOVERNMENT agrees to keep such records as the DEPARIMENT may require. Such records will include information pertinent to work undertaken as part of the project, including demonstration of compliance with the terms and provisions of this agreement and all applicable state and local laws and ordinances. The LOCAL GOVERNMENT agrees to retain these records for a period of three years from the date of project completion.

The DEPARIMENT and duly authorized officials of the state shall have full access and the right to examine, excerpt, or transcribe any pertinent documents, papers, records, and books of the LOCAL GOVERNMENT and of persons, firms, or organizations with which the LOCAL GOVERNMENT may contract, involving transactions related to this project and this agreement.

4.09 Reports

The LOCAL GOVERNMENT, at such times and in such forms as the DEPARIMENT or the BOARD may require, shall furnish the DEPARIMENT with such periodic reports as it may request pertaining to the activities undertaken pursuant to this agreement, including the Close-out Report, and any other matters covered by this agreement.

Page 5 of 8

4.10 Indemnification

The LOCAL GOVERNMENT will defend, protect, indemnify, save, and hold Marmless the DEPARIMENT, the BOARD, and the state of Washington from and against any and all claims, costs, damages, expenses, or liability for any or all injuries to persons or tangible property, arising from the acts or omissions of the LOCAL GOVERNMENT or any authorized contractor, or any employees or agents of either in the performance of this agreement, however caused. In the case of negligence of both the DEPARIMENT and the LOCAL GOVERNMENT, any damages allowed shall be levied in proportion to the percentage of negligence attributable to each party.

4.11 Amendments, Modifications, and Waivers

Except for an increase in the amount of the loan governed by this agreement or for an extension of the time of performance under Section 4.05, the LOCAL GOVERNMENT or the DEPARTMENT may request an amendment or modification of this agreement. However, such amendment or modification shall not take effect until approved in writing by both the DEPARTMENT and the LOCAL GOVERNMENT and attached hereto.

No conditions or provisions of this agreement can be waived unless approved by the DEPARIMENT in writing.

4.12 Disputes

Except as otherwise provided in this agreement, any dispute concerning a question of fact arising under this agreement that is not disposed of by this agreement shall be decided by a panel consisting of a representative of the DEPARIMENT, a representative of the LOCAL GOVERNMENT, and a representative of the BOARD. The panel shall reduce its decision to writing and furnish a copy to all parties to the agreement. The decision of the panel shall be final and conclusive.

This clause does not preclude the consideration of questions of law in connection with decisions provided for in the preceding paragraph provided that nothing in this agreement shall be construed as making final the decisions of any administrative official, representative, or board on a question of law.

4.13 Termination for Cause

If the IOCAL GOVERNMENT fails to comply with the terms of this agreement, or fails to use the loan proceeds only for those activities identified in ATTACHMENT I: SCOPE OF WORK, the DEPARTMENT may terminate the agreement in whole or in part at any time. The DEPARTMENT shall promptly notify the IOCAL GOVERNMENT in writing of its determination to terminate, the reason for such termination, and the effective date of the termination.

Upon termination of the loan agreement, the DEPARIMENT shall declare the entire remaining balance of the loan, together with any interest accrued, immediately due and payable.

Page 6 of 8

This agreement shall be construed and enforced in accordance with, and the validity and performance hereof shall be governed by, the laws of the state of Washington. Venue of any suit between the parties arising out of this agreement shall be the Superior Court of Thurston County, Washington.

4.15 Severability

If any provision under this agreement or its application to any person or circumstances is held invalid by any court of rightful jurisdiction, this invalidity does not affect other provisions of the agreement which can be given effect without the invalid provision.

4.16 Project Completion

The DEPARIMENT will require and notify the LOCAL GOVERNMENT to initiate a Close-out Report when the activities identified in ATTACHMENT 1: SCOPE OF WORK are completed. The LOCAL GOVERNMENT will provide the following information to the DEPARIMENT:

- 1. A description of the actual work performed, in addition to a certified statement of the actual dollar amounts spent, from all fund sources, in completing the project as described.
- 2. Certification that all costs associated with the project have been incurred. Costs are incurred when goods and services are received and/or contract work is performed.
- 3. Copies of the approved closure reports from the Department of Revenue and the Department of Labor and Industries, certifying that all sales taxes have been paid and appropriate prevailing wages have been paid.

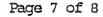
In accordance with Section 4.03 of this agreement, the LOCAL GOVERNMENT will submit, together with the Close-out Report, a request for a sum not to exceed the final twenty-five percent (25%) of the loan amount.

4.17 Audit

Audits of the LOCAL GOVERNMENT'S project activities may be conducted by the Municipal Division of the State Auditor's Office in accordance with state law and any guidelines the DEPARTMENT may prescribe. Payment for the audit shall be made by the LOCAL GOVERNMENT.

4.18 Project Signs

If the LOCAL GOVERNMENT displays, during the period covered by this agreement, signs or markers identifying those agencies participating financially in the approved project, the sign or marker must identify the Washington State Public Works Trust Fund as a participant in the project.



PART V: SPECIAL ASSURANCES

The LOCAL GOVERNMENT assures compliance with all applicable state and local laws, requirements, and ordinances as they pertain to the design, implementation, and administration of the approved project. Of particular importance are the following:

5.01 RCW 43.155.060

The LOCAL GOVERNMENT shall comply with the provisions of RCW 43.155.060 regarding competitive bidding requirements for projects assisted in whole or in part with Public Works Trust Fund monies.

5.02 WAC 399-30-030(3)

The LOCAL GOVERNMENT assures compliance with WAC 399-30-030(3) which identifies eligible costs for projects assisted with Public Works Trust Fund loans.

RECEIVED

Public Works Trust Fund

MAR 24 1987

ATTACHMENT 1: SCOPE OF WORK

PMI

PW-87-018

King County (jurisdiction)

Provide a clear description of the project to be financed in part by a Public Works Trust Fund loan (attach an additional sheet if necessary): The proposed detention pond will be located on the north side of Northeast 196th Street near 15th Avenue Northeast and will be controlled by a flow control structure attached to an existing 8'x12' concrete box-culvert. The design criteria for the control structure calls for optimum peak flow frequency attenuation to reduce downstream flows and velocities based on maximum storage volume at a depth of 10 feet. The detention pond will serve two purposes, one for downstream flood control and the other for protection and enhancement of the fisheries habitat. Initial design concepts indicate the project will consist of a concrete control structure attached to the existing box-culvert, and extention of the wingwalls into adjacent banks to protect the road embankment and provide maintenance access. This would provide a maximum pond depth of 10 feet, with a surface area of about two acres extending about 350 feet upstream. Local road drainage would be routed to the pond, and rock riprap will protect the channel and adjacent slopes from erosion.

2. The term for this loan will be based on an engineer's certification of the expected useful life of the improvements, as stated below, or 20 years, whichever is less. If the local government prefers the term of its loan to be less than either 20 years or the useful life of the improvements, the preferred loan term should be indicated:
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years.

3.	I, Larry R. Gibbons	, licensed engineer, certify
	that the average expected useful lift is	e for the improvements described above
	Signed from & Authors	
	Date March 18, 1987	
	Telephone (206) 344-4036	COST 24 Membrane control Market control contro

N.

4.			
	(based on the possible execution of a Loan Agreement by Apr.		
	Completion of Engineering	December, 1987	(date)
	Awarding Construction Contract	April. 1988	(date)
	Completion of Construction	October, 1988	(date)
		UC LODE: \$ 1.000	andre Carrier and State of the
5.	Estimated Project Costs:		
	Preliminary Engineering Report	\$ 23,900	
	Design Engineering	21,600	_
•	Land or Right-of-Way Acquisition	37,000	
	Sales or Use Taxes	8,100	•
	Other Fees	Glida 3 SEE Aller Anni Construit de General Cold (1983 SEE) (1987) - Land Cold (1985) (1987) - Land Cold (1985) (1987) (1985) (1	•
	Inspection/Construction Engineering	15,100	•
	Start-up Costs		
	Financing Costs		
	Contingency	15,300	
	Construction	100,200	
	TOTAL ESTIMATED PROJECT COSTS	\$ 221,200	
6.	Anticipated Fund Sources: Public Works Trust Fund Loan	\$ <u>138,700</u>	
	Iocal Participation, not less than (30% General Funds Capital Reserves	k) from: _ 25.000	
	Other Fund SWM Program Service Charg	e 57,500 82,500	
	Rates		
	Assessments (LID, RID, ULID)		6600A*
	Special Levies	April 1994 1995 1995 1995 1995 1995 1995 1995	1000
	Federal Funds from		
	•		
		**************************************	Name :
	Other State Funds from	Colonia de la constanti de la colonia de la colonia de la colonia de la constanti de la consta	macro-
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	TOTAL FUNDS	\$ 221,200	com-
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DEPARTMENT OF COMMUNITY DEVELOPMENT

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Ninth & Columbia Building Mail Stop GH-51 Olympia, WA 98504

SIGNATURE AUTHORIZATION

PUBLIC WORKS TRUST FUND

NAME OF ORGANIZATION	DATE SUBMITTED .
King CountyPublic Works	June 3, 1987
NAME OF PROJECT	CONTRACT NUMBER
McAleer Creek Regional Detention Facility	PW-87-018

AUTHORIZED (C) SIGNE (CONTRACTOR AND) TRACTOR (CONTRACTOR AND			
SIGNATURE	PRINT OR TYPE NAME	TITLE	
	Tim Hill	King County Executive	
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SIGNATURE	PRINT OR TYPE NAME	TITLE	
Sound & Faffelle	Donald J. LaBelle	King County Department of Public Works Director	

AUGIORIZINO AUGIORIA			
SIGNATURE	PRINT OR TYPE NAME	TITLE	
	Tim Hill	King County Executive	

FORM PCA 26 (12/78)

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