JEFFERSON COUNTY BOARD OF COUNTY COMMISSIONERS

CONSENT AGENDA REQUEST

TO:

Board of County Commissioners

FROM:

Carolyn Gallaway, Clerk of the Board

DATE:

February 21, 2023

SUBJECT:

AGREEMENT re: 2023 Affordable Housing/Homelessness Grant

Funding; In the Amount of \$20,000; Jefferson County Administrator;

Community Build

STATEMENT OF ISSUE:

On January 3, 2023 the Board of County Commissioners approved the Housing Fund Board's 2023 grant recommendations for Fund 148: Affordable Housing Fund 148, Fund 149: Homeless Housing Fund 149, and 1590 Funds. One of the recommendations was for Community Build to receive \$20,000 to construct ten tiny shelters for the Caswell-Brown Village.

ANALYSIS:

The attached Grant Agreement will provide the \$20,000, approved by the Board of County Commissioners on January 3, 2023.

FISCAL IMPACT:

Community Build: \$20,000 from 1590 Funds

RECOMMENDATION:

Approve the attached Grant Agreement with Community Build.

REVIEWED BY:

Mark McCauley, County Administrator

2/16/23 Date

Clear Form

CONTRACT REVIEW FORM

(INSTRUCTIONS ARE ON THE NEXT PAGE)

CONTRACT WI	TH: Com	nunity Bu	uild			t No: CommunityBulid2023
Contract For:	Tiny House	Shelte	rs at Caswell-Brown	Term: 01/	01/23 - 12/31	/23
COUNTY DEPA	RTMENT:	County A	dmin			
Contact Person:		Carolyn (
Contact Phone:		360-385				
Contact email:		carolyn@	gco.jefferson.wa.us			
AMOUNT:		venue:		PROCESS	Exem	pt from Bid Process erative Purchase
	Expend	diture:	\$20,000 5190 funds		Comp	etitive Sealed Bid
Matchin	g Funds Rec			-	Small	Works Roster
Sources(s)		•			Vend	or List Bid
5001003(0)		Fund #	1590		RFP	or RFQ
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ADDDONAL CT		g/Ooj			-	
APPROVAL ST	EPS:	TIFIF	S COMPLIANCE W	ITH JCC 3.55.080	AND CHAP	TER 42.23 RCW.
CERTIFIED:	N/A:		Carren G Signature	Maray		/14/23 Date
COUNTY (CON AGENCY.	RTMENT (TRACTOR) N/A:	HAS	NOT BEEN DEBA	ARRED BY ANY	Y FEDERAL	RACTING WITH THE AND ALL PARTY AND ALL PART
STEP 3: RISK M	ANAGEME	NT RE	VIEW (will be added	•		
Electronically	/ approved	by Ris	sk Management o	n 2/15/2023.		
STEP 4: PROSE	CUTING AT	TORN	EY REVIEW (will be	e added electronic	ally through	Laserfiche):
Electronicall Thanks for fi	y approved xing the in	l as to demni	form by PAO on 2 ty language.	2/15/2023.		
STEP 5: DEP PROSECUTING	ARTMENT ATTORNE	MAK Y(IF R	ES REVISIONS &	& RESUBMITS	TO RISK	MANAGEMENT ANI
STEP 6: CONTI	RACTOR SI	GNS				
STEP 7: SUBMI			APPROVAL			

Grant Agreement by and Between Jefferson County and

Community Build

For Affordable Housing/Homelessness Services Grant Funding

WHEREAS. RCW 36.22.178 authorizes a recording fee surcharge to provide funding for affordable housing services; and

WHEREAS, RCW 36.22.179 authorizes a recording fee surcharge to provide funding for homeless housing and assistance; and

WHEREAS, RCW 36.22.1791 authorizes an additional surcharge for local homeless housing and assistance; and

WHEREAS, RCW 82.14.530 authorizes the use of SHB 1590 sales tax revenues to support affordable housing; and

WHEREAS, RCW 82.14.540 authorizes the use of SHB 1406 sales tax revenues to support affordable housing; and

WHEREAS, on January 3, 2023 the Board of County Commissioners approved the Joint Jefferson County/City of Port Townsend Housing Fund Board's recommendation for 2023 funding;

NOW, THEREFORE, Jefferson County, a political subdivision of the State of Washington, hereinafter referred to as "County," and Recipient, a non-profit corporation is Washington State (Recipient), in consideration of the mutual benefits, terms, and conditions hereinafter specified, do hereby agree as follows:

- 1. Grant Commitment. A 100% grant of funds is hereby made to Recipient for the project described in Section 2. The approved maximum amount of the grant shall be \$20,000, all from 1590 Funds. The grant shall be available upon the submission of appropriate invoices pursuant to Section 3.
- 2. Project Description, Schedule and Budget.
 - a. The scope of work for the Project is described in Exhibit A, attached.
 - b. The Project begins on January 1, 2023 and shall be completed by December 31, 2023.
 - c. The budget for the Project is described in Exhibit B, attached.
- 3. Payment. Expenses incurred on the Project, as described in Section 2, by the Project's consultants, contractors, suppliers, or Recipient's staff shall be submitted to the County Administrator's Office by Recipient using a detailed invoice.

Each detailed invoice shall show individual items followed by the total amount incurred and the amount eligible for reimbursement under this grant. Recipient may submit such invoices to the County once per month during the course of the Project for work completed. All invoices shall be submitted no later than 30 days after project completion.

The county shall review and approve invoice payments. Payments will be limited to the monies that are available under the grant as described in Section 1. Such invoices, once approve, will be paid using the County's normal bill paying process and cycle.

- 4. Compliance with Laws. Recipient shall, in completing its project under this Grant Agreement, faithfully observe and comply with all federal, state, and local laws, ordinances, and regulation, applicable to the work to be completed under this Grant Agreement.
- 5. Indemnity.

The Contractor shall defend, indemnify and hold the County, its officers, officials, employees, agents and volunteers (and their marital communities) harmless from any claims, injuries, damages, losses or suits, including attorney's fees, arising out of or resulting from the acts, errors or omissions of the Contractor in performance of this Agreement, except for injuries and damages caused by the sole negligence of the County. Should a court of competent jurisdiction determine this Agreement is subject to RCW 4.24.115 if liability for damages occurs arising out of bodily injury to persons or damages to property caused by or resulting from the concurrent negligence of the Contractor and the County, its officers, officials, employees, agents and volunteers (and their marital communities) the Contractor's liability, including the duty and cost to defend, shall be only for the Contractor's negligence. It is further specifically understood that the indemnification provided constitutes the Contractor's waiver of immunity under Industrial Insurance, Title 51 RCW, solely for the purposes of this indemnification. This waiver has been mutually negotiated by the parties._This section shall survive the expiration or termination of this Agreement.

- 6. Required Insurance Coverages.
 - a. Commercial General Liability.
 - 1) Recipient shall maintain commercial general liability coverage on a form acceptable to Jefferson County Risk Management for bodily injury, personal injury, and property damage, in an amount not less than one million dollars per occurrence (\$1,000,000) and an aggregate of not less than two million dollars (\$2,000,000), for bodily injury, including death, and property damage.
 - 2) The commercial general liability insurance coverage shall contain no limitations on the scope of the protection provided and include the following minimum coverage:
 - i. Broad form property damage, with no employee exclusion;
 - ii. Person injury liability, including extended bodily injury;
 - iii. Broad form contractual/commercial liability, including completed operations and product liability coverage;

- iv. Premises operations liability (M&C);
- v. Independent contractors and subcontractors; and,
- vi. Blanket contractual liability.
- Recipient's commercial general liability policy shall include employer's liability coverage.
- 4) The County and its elected officials, officers and employees shall be named as an additional insured party under this insurance policy.

b. Automobile Liability.

Recipient shall maintain business automobile Liability insurance on a form acceptable to Jefferson County Risk Management with a limit of not less than a combined single limit of \$1,000,000 each occurrence. Coverage shall include owned, hired, and non-owned automobiles.

- c. Workers' Compensation (Industrial Insurance). Recipient shall maintain workers' compensation insurance at its own expense, as required by Title 51 RCW, for the term of this Agreement and shall provide evidence of coverage to Jefferson County Risk Management, upon request. If the County incurs any cost to enforce the provisions of this subsection, all costs and fees shall be recoverable form Recipient.
 - 1) Recipient shall provide Workers' Compensation and Employer's Liability on a state approved policy form providing benefits as required by law with employer's liability limits no less than \$1,000,000 per accident or disease.
 - 2) This coverage shall extend to any contractor or subcontractor that does not have their own workers' compensation and employer's liability insurance.
- 7. Recipient expressly waives by mutual negotiation all immunity and limitations on liability, with respect to the County, under any industrial insurance act, disability benefit act, or other employee benefit act of any jurisdiction, which would otherwise be applicable in case of such claim.
- 8. General Insurance Requirements.
 - a. Insurance coverage shall be evidenced by one of the following methods:
 - 1) Certificate of insurance; or,
 - 2) Self-insurance through an irrevocable Letter of Credit from a qualified financial institution.
 - b. Any deductibles or self-insured shall be declared to and approved by the County prior to the approval of this Agreement by the County. At the option of the County, the insurer shall reduce or eliminate deductibles or self-insured retention, or Recipient shall procure a

- bond guaranteeing payment of losses and related investigations, claim administration and defense expenses.
- c. Failure of Recipient to take out or maintain any required insurance shall not relieve Recipient from any liability under this agreement, nor shall the insurance requirements be construed to conflict with or otherwise limit the obligations concerning indemnification of the County.
- d. Recipient's insurers shall have no right of recovery or subrogation against the County (including its employees and other agents and agencies), it being the intention of the parties that the insurance policies so affected shall protect all the parties and shall be primary coverage for all losses covered by the above described insurance.
- e. Insurance companies issuing Recipient's insurance policy or policies shall have no recourse against the County (including its employees and other agents and agencies) for payment of any premiums or for assessments under any form of insurance policy.
- f. All deductibles in Recipient's insurance policies shall be assumed by and be at the sole risk of Recipient.
- g. Any judgments for which the County may be liable, in excess of insured amounts required by this agreement, or any portion thereof, may be withheld from payment due, or to become due, to Recipient until Recipient shall furnish additional security covering such judgment as may be determined by the County.
- h. Any coverage for third party liability claims provided to the County by a "Risk Pool" created pursuant to Ch. 48.62 RCW shall be non-contributory with respect to any insurance policy Recipient shall provide to comply with this Agreement.
- The County may, upon Recipient's failure to comply with all provisions of this Agreement relating to insurance, withhold payment or compensation that would otherwise be due to Recipient.
- j. Recipient shall provide a copy of all insurance policies specified in this Agreement.
- k. Written notice of cancellation or change in Recipient's insurance required by this Agreement shall reference the project name and agreement number and shall be mailed to the County at the following address: Jefferson County Risk Management, P.O. Box 1220, Port Townsend, WA 98368.
- 1. Recipient's liability insurance provisions shall be primary and noncontributory with respect to any insurance or self-insurance or self-insurance programs covering the County, its elected and appointed officers, officials, employees and agents.

- m. Any failure to comply with reporting provisions of the insurance policies shall not affect coverage provided to the County, its officers, officials, employees or agents.
- n. Recipient's insurance shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the limits of the insurer's liability.
- o. Recipient shall include all subcontractors as insured under its insurance policies or shall furnish separate certificates and endorsements for each subcontractor. All insurance coverage for subcontractors shall be subject to all the requirements stated in this Agreement. The insurance limits mandated for any insurance coverage required by this Agreement are not intended to be an indication of exposure nor are they limitations on indemnification.
- p. Recipient shall maintain all required insurance policies in force from the time services commence until services are completed. Certificates, insurance policies, and endorsements expiring before completion of services will be promptly replaced.
- q. Recipient shall place insurance with insurers listed to business in the State of Washington and having A.M. Best Company ratings of no less than A-, with the exception that excess and umbrella coverage used to meet the requirements for limits of liability or gaps in coverage need not be place with insurers or re-insurers licensed in the State of Washington.
- r. Certificates of insurance as required by this Agreement shall be delivered to the County within fifteen (15) days of execution of the Agreement. To the extent a certificate lists or refers to any endorsements solely by name. description or number it shall be the responsibility of Recipient to obtain and provide to Jefferson County Risk Management a full and complete copy of the texts of such endorsements.
- s. The County shall be named as an "additional insured" on all insurance policies required by this Agreement.
- t. Recipient shall furnish the County with properly executed certificates of insurance that, at a minimum, shall include:
 - 1) The limits of coverage;
 - 2) The project name and agreement number to which it applies;
 - 3) The certificate holder as Jefferson County, Washington and its elected officials, officers, employees and agents with the address of Jefferson County Risk Management, P.O. Box 1220, Port Townsend, WA 98368; and

- 4) A statement that the insurance policy shall not be cancelled or allowed to expire except on thirty (30) days prior written notice to the County.
- 9. Independent Contractor. Recipient and the County agree that Recipient is an independent contractor with respect to the project to be completed pursuant to this Grant Agreement. Nothing in this Grant Agreement shall be considered to create the relationship of employer and employee between the parties hereto. Neither Recipient nor any employee of Recipient, nor any subcontractor of Recipient shall be entitled to any benefits accorded to County employees by virtue of their services on the project to be completed under this Grant Agreement. The County shall not be responsible for withholding or otherwise deducting federal income tax or social security or for contributing to the State industrial insurance program, or otherwise assuming the duties of an employer with respect to Recipient, or any employee, representative of agent of Recipient, or any contractor of Recipient.

10. Subcontracting Requirements.

- a. Recipient Owns Contract Performance. Recipient is responsible for meeting all terms and conditions of this Agreement including standards of service, quality of materials and workmanship, costs and schedules. Failure of a subcontractor to perform is no defense to a breach of this Agreement. Recipient assumes responsibility for all liability for the actions and quality of services performed by any subcontractor.
- b. Subcontractor Disputes. Any dispute arising between Recipient and any subcontractors or between subcontractors must be resolved with involvement of any kind on the part of the County and without detrimental impact on the delivery of contracted goods and services.
- 11. Legal and Regulatory Compliance. While performing under this Agreement, Recipient, subcontractors, and their employees are required to comply with all applicable local, state and federal laws, codes, ordinances and regulations, including but not limited to:
 - a. Applicable regulations of the Washington State Department of Labor and Industries, including WA-DOSH Safety Regulation; and
 - b. State and Federal Anti-Discrimination Laws.

12. Termination.

- a. Termination by the County.
 - Should Recipient default in providing services under this Agreement or materially breach any of its provisions, the County may terminate this Agreement upon ten (10) days written notice to Recipient.

- 2) Recipient shall have the right and opportunity to cure any such material breach within the ten (10) day period.
- 3) The County may terminate this Agreement upon immediate notice to Recipient. Recipient will be reimbursed for services expended up to the date of termination.
- 4) This Agreement may be terminated or amended, in whole or in part, by the County upon thirty (30) days written notice in the event expected or actual revenue in Funds 148 and/or 149 is reduced or limited in any way.

b. Termination by Recipient.

- 1) Should the County, its staff, employees, agents and/or representatives default in the performance of this Agreement or materially breach any of its provisions, Recipient, at its option, may terminate this Agreement by giving ten (10) days written notice to the County representative.
- 2) The County shall have the right and opportunity to cure any such material breach within the ten (10) day period.
- c. Termination Without Cause. This Agreement may be terminated without cause at any time by either party subject to a sixty (60) day advance written notice of such termination to the other party.
- 13. No Harassment or Discrimination. Recipient and any contractors/subcontractors will not discriminate against any person in the performance of work under this agreement or in the selection and retention of employees or procurement of materials or supplies on the basis of age, sex, marital status, sexual orientation, religion, creed, color, national origin, honorably discharged veteran or military status, or the presence of any sensory, mental, or physical disability or the use of a trained guide dog or service animal by a person with a disability, unless based on a bonafide occupational qualification.
- 14. Contract Expiration. This contract will run until the project is complete and until the County has made all payments required under this Grant Agreement, except that the project must be completed no later than the date listed in Paragraph 2.b. above, unless extended by mutual agreement.
- 15. Failure to Appropriate. Recipient acknowledges that the County may only appropriate monies in the current year and in a manner consistent with Paragraph 1. Above. The County agrees to appropriate monies to fund this grant unless emergency circumstances prevent the County from doing so. Any monies to be paid by the County to Recipient for this grant are subject to appropriation by the County Commission.

- 16. Integrated Agreement. This Grant Agreement represents the entire and integrated agreement between the County and Recipient and supersedes all prior negotiations, representation, or agreements written or oral.
- 17. Modification of this Agreement. This Agreement may be amended or supplemented only by a writing that is signed by duly authorized representatives of all parties.
- 18. No Assignment. Recipient shall not sell, assign, or transfer any rights obtained by this Agreement without the express written consent of the County.
- 19. Severability. Provided it does not result in a material change in the terms of this Agreement, if any provision of this Agreement or the application of this Agreement to any person or circumstance shall be invalid, illegal, or unenforceable to any extent, the remainder of this Agreement and the application of this Agreement shall not be affected and shall be enforceable to the fullest extent permitted by law.
- 20. No Third-party Beneficiaries. The parties do not intend, and nothing in this Agreement shall be construed to mean, that any provision in this Agreement is for the benefit of any person or entity who is not a Party.
- 21. Controlling Law. It is understood and agreed that this Agreement is entered into in the State of Washington. This Agreement shall be governed by and construed in accordance with the laws of the United State, the State of Washington and the County of Jefferson, as if applied to transactions entered into and to be performed wholly within Jefferson County, Washington between Jefferson County residents. No party shall argue or assert that any state law other than Washington law applies to the governance or construction of this Agreement.

(SIGNATURES APPEAR ON THE FOLLOWING PAGE)

	2023.	Community Build		
Greg Brotherton, Chair	Date	Authorized Signature	Date	
ATTEST:		Print Name/Title		
Carolyn Gallaway, CMC Clerk of the Board	Date			
APPROVED AS TO FORM:	February 15, 2023			
Philip C. Hunsucker Chief Deputy Prosecuting Attorn	Date			

EXHIBIT A – SCOPE OF WORK

PROJECT DESCRIPTION

Name of Project: Ten Tiny Shelters for Caswell-Brown Village

Amount requested: 1590 FUNDS: \$20,000

Provide a brief description of the project:

On October 9 of this year, Community Build volunteers began constructing ten tiny shelters for the Caswell-Brown transitional housing village on Mill Road under a contract with OlyCAP. On December 9, just hours before another night of fierce wind and rain, people were able to move from tents and cars into fully insulated 8' x 12' shelters with small wall heaters, built-in bed frames, locks on their doors, and electric light. Although very basic, these shelters keep people safe and warm.

The building materials and licensed electrical work for the first ten shelters were paid for with \$49,000 which had been donated to OlyCAP for that purpose, supplemented by substantial in-kind donations of paint and building materials and \$10,000 of funds raised by Community Build itself. OlyCAP would like us to build ten more shelters but it does not have funds available to contribute toward the effort. Together with other sources described under APPROACH, this housing grant would help us secure the full \$64,500 needed in time to begin buying building materials by early March.

Goals, expected outcomes and methods by which Project will be measured and assessed. Number of units of housing to be created or individuals who will be served. Specific eligible use under 1590 for which the Project qualifies:

Our goal is to build ten more 8' x 12' tiny shelters for Caswell-Brown by early summer to provide transitional housing for people who are now living in tents, cars or trucks. The outcome will be the completion of all 10 shelters so at least 10 more people can be safely housed. If requested by OlyCAP and sufficient funds can be raised, some of the new shelters could be "doubles" that would provide more space for two beds. (Some shelters we already built are now occupied by couples or a mother and child.)

Once the shelters are finished at the New Life Church build site, OlyCAP will arrange for them to be trucked to Caswell-Brown where will add roofs over the doors and small stoops. At that point, our project will have been completed successfully.

The number of people housed at any one time in these ten new shelters might be 10-16. However, as initial residents move into more permanent housing, others will take their place in these transitional shelters. For instance, in the 23 months from January 2021 to November 2022, a total of 34 people had occupied the 11 shelters at Peter's Place in Port Hadlock. (ten of those shelters were built by us and one by the Community Boat Project.)

This project is permissible under 1590 since it is for construction of affordable housing for people who meet the income limit and at least one – and often more than one – of the eligibility criteria listed in the RFP: persons with mental illness or disabilities, veterans, seniors, homeless families with children, unaccompanied homeless youth/young adults and domestic violence survivors.

$EXHIBIT\;B-Budget$

Applicant provided a contract they have with OlyCAP to build the ten tiny shelters at Caswell-Brown. See attached.

Olympic Community Action Programs Community Build

Second Contract for Caswell-Brown Shelters

This AGREEMENT is between Olympic Community Action Programs, (referred to as "OlyCAP") and Community Build, a project under the fiscal sponsorship of StrongerTowns (referred to as CB) to specify the terms and conditions under which CB will build tiny shelters for OlyCAP in 2023.

WHEREAS, CB desires to give volunteer construction services and WHEREAS, OlyCAP needs such services, NOW THEREFORE, the parties mutually agree as follows:

1. PERIOD OF PERFORMANCE

This agreement will be effective when signed by both parties. It is open-ended in terms of expiration but can be terminated by either party at any time with a 30-day notice in writing. Depending on the success of its fundraising efforts, CB would like to begin construction in early spring 2023.

2. SCOPE OF WORK

CB will provide construction services for up to 10 tiny shelters of the same basic design as the first Caswell-Brown shelters. Since OlyCAP does not have funding for these shelters, CB will conduct its own fundraising efforts and build as many shelters as it can for the amount of money raised.

Prior to CB's purchase of materials, OlyCAP shall specify whether some of the shelters need to be a larger size. In order to purchase adequate materials in time for early spring construction, the decision about any larger shelters (doubles) needs to be made no later than January 15, 2023 unless CB provides OlyCAP with additional time. The number of shelters that can be built will depend on how many doubles are needed and how much cash and/or in-kind donations Community Build has raised.

Each shed-roofed wooden shelter will have:

- Three opening windows and an out-swinging door with protective roof;
- Insulation in the floor, walls and ceiling plus vinyl flooring;
- Painted inside and out with the same colors used for the first 11 shelters unless OlyCAP chooses other colors;

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- Electrical wiring inside the walls, a ceiling light fixture and wall switch, plug-in wall heater and 4 or 5 wall outlets. No porch lights are needed for these shelters;
- Exterior electrical connection for a stub to be provided and paid for by OlyCAP;
- Exterior landing, stair and railing to be installed after the shelters are moved to Caswell-Brown; and
- Bed frame and, if CB determines that it has raised adequate funding, a small rack with pegs for coats and a built-in shelving/clothes rod unit.

Key Areas of CB's Responsibility:

- Determine how many shelters can be built with the funds it has available;
- Finalize the shelter design and adjust it as needed during construction;
- Purchase materials;
- Recruit and supervise volunteers to do the construction and painting;
- Contract with a licensed electrician for the interior electrical work;
- Alert OlyCAP about any delays or significant changes; and
- · Send monthly progress reports to OlyCAP.

Key Areas of OlyCAP's Responsibility:

- Determine how many doubles are needed, how many shelter doors should be on the right or left and specifications for bed frames and other interior furnishings;
- Notify CB of any changes in the site plan, project timing or other significant feature that could affect CB's construction of the shelters;
- Coordinating the move of the shelters in advance with the OlyCAP team, CB and the moving contractor and having its personnel on site when the shelters are being transported from the build site;
- Work with CB to involve Caswell-Brown residents as volunteers;
- Site preparation, including but not limited to grading, footings or other foundation, underground electrical work and a stub to connect shelters to power;
- Any permit fees other than for the interior electrical work; and
- Labor and Industries inspection.

3. PRIOR APPROVAL POLICY

Any significant changes in the work plan should be pursued by CB only after written approval from OlyCAP.

4. PAYMENT AND SCHEDULE OF DELIVERABLES

OlyCAP will pay CB \$50 upon signing of the contract. CB cannot guarantee that it will be able to raise sufficient funds to build all ten shelters but that will be its goal. If CB needs a

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sponsoring organization for grants from other sources, OlyCAP may agree to serve in that capacity.

5. PRIMARY CONTACTS

The primary points of contact for Olympic Community Action Programs to this Agreement are Kathy Morgan and Robin Pangborn. The primary contacts for Community Build are Debbi Steele and Dave Merrill.

OlyCAP and CB agree that their contacts will communicate frequently about coordination issues and discuss any concerns up front to avoid misunderstandings and potential problems.

6. ASSIGNMENT/DELEGATION

CB shall not assign its rights or delegate its obligations under this Agreement without first obtaining the written consent of the OlyCAP. This does not include CB's responsibility to hire the contractor for interior electrical work.

7. TERMINATION

Termination is the cancellation of this Agreement in whole or in part at any time.

Either party may terminate this Agreement in whole or in part at any time. However, if at any time either OlyCAP or CB believes the other is not materially complying with this agreement, it shall notify the primary points of contact both verbally and in writing and all parties shall attempt to resolve the concerns immediately. If either party determines that the other still materially fails to comply with the terms of this Agreement, it will notify the other party in writing of its determination and the reasons for the termination, together with the effective date. Any payments made or recoveries sought by either party shall be in accordance with the legal rights and liabilities of the parties.

8. NO WAIVER

No failure on the part of OlyCAP to exercise, and no delay in exercising, any right, power, or remedy hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any such right, power or remedy preclude any other or further exercise thereof or the exercise of any other right power or remedy. No rights of OlyCAP hereunder shall be deemed to have been waived unless such waiver is contacted in an instrument in writing signed by OlyCAP.

9. LIABILITY

CB shall at all times be considered as an independent contractor and shall not hold itself out as an employee of OlyCAP. Each party shall be solely liable for any claims, actions, demands, or damages arising out of its performance of this Agreement.

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11. INSURANCE

For its prior contract with OlyCAP, Community Build purchased a one year Commercial General Liability Insurance Policy, including contractual liability, written on an occurrence basis, in adequate quantity to protect against legal liability but no less than \$1,000,000 per occurrence. It names Olympic Community Action Programs and the owner of the build site as additional insured. CB will ensure that the policy covers this contract and will pay any additional premium that may be required by the insurer.

CB is responsible for ensuring that the electrical subcontractor provides adequate insurance.

IN WITNESS THEREOF, the parties have executed this agreement by their duly authorized officers:

Principal:	Contractor:		
Olympic Community Action Programs Cherish Cronmiller 2022-12-19 T10:32:05-08:00	Community Build Debli Steele		
Cherish Cronmiller	Debbi Steele		
Executive Director	Authorized Signer		
12/19/2022 Date	Date 12/19/22		