

**RECREATION, ARTS, MUSEUMS AND PARKS  
(RAMP) FUNDING AGREEMENT BETWEEN WEBER  
COUNTY and USDA FOREST SERVICE- UNITA-WASATCH- CACHE NATIONAL  
FOREST- OGDEN RANGER DISTRICT**

THIS AGREEMENT is entered into and made effective the \_\_\_\_ day of \_\_\_\_\_, 2026, by and between WEBER COUNTY, a body corporate and politic of the State of Utah, hereinafter referred to as the "COUNTY," and USDA FOREST SERVICE- UNITA-WASATCH- CACHE NATIONAL FOREST- OGDEN RANGER DISTRICT located at 6620 E. 100 S., Huntsville, UT 84317, hereinafter referred to as "RECIPIENT."

**WHEREAS**, the COUNTY has imposed a local sales and use tax, pursuant to Utah Code Ann. § 59-12-701, et seq., and has enacted an ordinance and policies governing distribution of the revenues collected by this tax, hereinafter referred to as "RAMP Tax" Title 34 Chapter 6, Weber County Ordinances; and

**WHEREAS**, RECIPIENT has applied for and is qualified to receive a portion of the RAMP funds (hereinafter "Funds") pursuant to state statute, county ordinance, and RAMP policies;

**NOW, THEREFORE**, in consideration of the mutual promises, covenants, and terms and conditions contained in this Agreement, the parties agree as follows:

**SECTION ONE  
RAMP FUND REQUIREMENTS**

- 1.1**    A.    Funds shall be expended within Weber County for projects and programs of RECIPIENT as specified in RECIPIENT'S RAMP funding application, as further specified herein, and pursuant to Utah Code Ann. § 59-12-701, et seq., Title 34 Chapter 6 Weber County Ordinances and those policies, applications, and standards as established by Weber County and the RAMP Board to administer the distribution of the Funds.
- B.    Funds may not be expended for the following non-qualifying expenditures: real property; depreciation related to real property; payments into an endowment corpus; no events or activities outside of Weber County; fund-raising expenditures related to a capital or an endowment campaign, grants, re-grants or loans; interest payments; political advocacy; expenditures not directly related to RAMP's primary purposes; non-deductible tax penalties, bad debt expense, or items not identified in the RAMP funding application.
- C.    RECIPIENT agrees to submit Actual Use/Evaluation reports detailing how the Funds were expended within six months of completion. (See Exhibit 1). The final report will be a comprehensive report of all expenditures of Funds. If the program/project which is the subject of

this funding Agreement cannot be completed prior to September 30, 2027, RECIPIENT shall request an extension in writing to the Chair of the County Commission with a copy to the Chair of the RAMP Advisory Committee specifying the reasons for the delay and requesting an extension to this Agreement. After consulting with the Chair of the RAMP Advisory Committee, the County Commission shall either approve an extension to this Agreement or request that the Funds be returned to the COUNTY in accordance with Section 2.2. Actual Use/Evaluation reports will be submitted every six months during any approved extension period.

- D. RECIPIENT agrees to acknowledge RAMP in writing and orally and by using the official RAMP logo on written material including but not limited to all playbills, brochures, advertisements, flyers, banners and newsletters. RECIPIENT will use other acknowledgments to include posting a COUNTY approved RAMP sign at RAMP project locations.
- E. RECIPIENT shall provide COUNTY with all copies of programs or other printed material acknowledging the COUNTY and the RAMP funding of the program.
- F. RECIPIENT agrees to provide COUNTY with press releases and other public relations material designed to promote the RECIPIENT'S programs and projects and crediting the RAMP Funding program.
- G. RECIPIENT agrees that if it produces a free or reduced-admission-fee program, the terms of admission shall be extended to all citizens of the State of Utah and shall not be restricted to citizens of Weber County. RECIPIENT further agrees to inform the COUNTY'S Representative, named hereafter, of such an event and shall provide tickets to the event, without charge, in a number requested by said Representative. Utah Code Ann. § 59-12-705; Weber County Code § 34-6-9.
- H. It is understood and agreed that no Funds or proceeds from Funds will be made available to any public officer or employee in violation of the Public Officers' and Employees' Ethics Act. Utah Code Ann. § 67-16-1, et. seq.
- I. RECIPIENT agrees to comply with the applicable provisions of the Utah Open and Public Meetings Act (Utah Code Ann. § 52-4-1 et. seq.) whenever discussing RAMP funds.

**SECTION TWO  
USE OF FUNDS**

- 2.1** All expenditures of Funds must be for projects or items set out in the RECIPIENT'S application form(s) attached as Exhibit 1. If the full amount requested in the application form(s) was not granted by the COUNTY, the partial expenditures for items listed on the application form(s) must comply with any RAMP Board modifications outlined in Exhibit 1. At any time that it is discovered by the COUNTY that Funds were used by the RECIPIENT for purposes other than those agreed upon within this Agreement, the COUNTY will require a return of the entire amount of Funds disbursed to RECIPIENT under this Agreement. COUNTY may also terminate this Agreement and shall be entitled to all rights, claims, and/or causes of action available to COUNTY. Further, COUNTY may disqualify the RECIPIENT from receiving any Funds from this tax revenue in the future as a result of RECIPIENT'S misuse of prior funds received.
- 2.2** If RECIPIENT determines for any reason not to use the Funds specified in its funding application and as approved in this Agreement during the contract period, RECIPIENT agrees to return such Funds to COUNTY, including any interest received thereon so that the Funds may be reallocated to other projects/events. RECIPIENT shall return such Funds (including interest) within fourteen (14) days of RECIPIENT'S determination to not move forward with the approved project/function.
- 2.3** If RECIPIENT fails to use its Fund award in compliance with this Agreement within the contract period, RECIPIENT agrees to return such Funds to COUNTY, including any interest received thereon so that the Funds may be reallocated to other projects/events. RECIPIENT shall return such Funds (including interest) within fourteen (14) days of end of the contract period unless an extension has been granted as specified herein.

**SECTION THREE  
CONSIDERATION**

- 3.1** Payment of Funds to RECIPIENT and the amounts thereof have been determined, and will be paid, as set forth in Title 34 Chapter 6 of the Weber County Ordinances and according to the policies and procedures established by the RAMP Board. RECIPIENT has been approved for Funds as follows:

Port Ramp Reconstruction- Pineview Reservoir.....\$500,000

**SECTION FOUR  
EFFECTIVE DATE**

- 4.1** It is understood that the Funds received by RECIPIENT under this Agreement will be expended and accounted for by September 30, 2027 or within sixty (60) days of the project completion, whichever occurs earlier.

**SECTION FIVE  
AUDIT**

- 5.1** COUNTY reserves the right to audit the use of the RAMP Funds and the accounting for the use of Funds received by RECIPIENT under this Agreement. If such audit is requested by the COUNTY, RECIPIENT shall cooperate fully with COUNTY and its representatives in the performance of the audit.

**SECTION SIX  
MAINTENANCE AND AVAILABILITY OF RECORDS**

- 6.1** RECIPIENT agrees to maintain detailed and accurate records of the use of all Funds that it receives under this Agreement. RECIPIENT further agrees to retain said records and make them available for review by the COUNTY during regular business hours upon the COUNTY'S request. Said records shall be maintained by RECIPIENT for a period of five (5) years from the date of their creation. All records shall be maintained in a manner and form approved by the Weber County Auditor's Office. The parties hereby stipulate that ownership of all records that are the subject of this paragraph shall rest with RECIPIENT. However, to the extent that such records are deemed by competent legal authority to be records of the COUNTY, COUNTY agrees that its disclosure of said records shall be governed according to the COUNTY'S rights and responsibilities under the Utah Government Records Access and Management Act. Utah Code Ann. § 63G-2-101 et seq., 1953 as amended. If said records disclose that RECIPIENT is in violation of this Agreement, the COUNTY may make such use and disclosure of said records as it deems appropriate to protect its rights under this Agreement and to protect the public's interest in the proper expenditure of public funds.

**SECTION SEVEN  
ASSIGNMENT OR TRANSFER OF FUNDS**

- 7.1** It is understood and agreed that RECIPIENT shall not assign or transfer its rights, interests or claims under this Agreement. The Funds provided under this Agreement shall be used exclusively and solely by RECIPIENT for the purposes set forth in this Agreement.

**SECTION EIGHT  
INDEPENDENT AGENCY**

- 8.1 It is understood and agreed that RECIPIENT'S status in relation to COUNTY is that of an independent agent; and the RECIPIENT'S acts, made through any of RECIPIENT'S officers, agents, or employees are made without any suggestion, direction, or management whatsoever by the COUNTY, the COUNTY'S Representatives, or any other of COUNTY'S officers, agents, or employees. The parties agree that the Funds provided to RECIPIENT under this Agreement do not give COUNTY any authority whatsoever over the manner and method by which RECIPIENT carries out its purposes. However, to the extent that any actions taken by RECIPIENT violate the understanding between the parties, as expressed in RECIPIENT'S application for Funds and in this Agreement, COUNTY shall have the rights provided it under this Agreement to withdraw funding and demand reimbursement of Funds previously expended by RECIPIENT.

## **SECTION NINE IMMUNITY**

- 9.1 RECIPIENT shall not be liable to COUNTY for any costs, damages, claims, liabilities, and judgments that arise in connection with the performance of work by the RECIPIENT or its contractors under this agreement, including but not limited to damage to any property owned by the COUNTY or any third party. This section does not prohibit the parties from bringing claims related to the enforcement of contractual terms in this agreement.
- 9.2 COUNTY, as a political subdivision of the State of Utah, and as a government entity as defined in the Utah Governmental Immunity Act (Utah code Ann. § 63G-7-1 et seq.) does not, by the provisions of this paragraph, or any other part of this Agreement, waive any of its rights and responsibilities as set forth in said Utah Governmental Immunity Act and all other applicable law.

## **SECTION TEN MISCELLANEOUS**

- 10.1 **Additional Documents.** The following documents shall be submitted by RECIPIENT to the COUNTY prior to any funds being disbursed to RECIPIENT by the COUNTY, and are incorporated into this Agreement by reference, being made part hereof as exhibits:
- A. RECIPIENT'S Application Form with attachments and modifications approved by the RAMP Board (Exhibit 1);
  - B. RECIPIENT'S Supplemental Conditions (Attachment E);
  - C. Certificate of Insurance as specified in Section Ten unless otherwise waived.

- 10.2**      **Amendments.** This Agreement may be amended in whole or in part at any time by the Parties by a written amendment approved and signed by all Parties in the manner provided by law.
- 10.3**      **Authorization.** The individuals signing this Agreement on behalf of the Parties confirm that they are the duly authorized representatives of the Parties and are lawfully enabled to sign this Agreement on behalf of the Parties.
- 10.4**      **Captions and Headings.** The captions and headings herein are for convenience of reference only and in no way define, limit or describe the scope or intent of any sections or provisions of this Agreement.
- 10.5**      **Compliance with Laws.** During the time the RECIPIENT is expending the Funds provided by this Agreement, RECIPIENT, its officers, agents and employees agree to comply with all laws, federal, state or local, which apply to its operations; including but not limited to: laws requiring access to persons with disabilities and non-discrimination against protected groups in admission, hiring and operation.
- 10.6**      **Counterparts.** This Agreement may be executed in several counterparts, each of which shall be an original and all of which shall constitute but one of the same instrument.
- 10.7**      **County Representative.** COUNTY hereby appoints Shelly Halacy, or her designee, as the COUNTY Representative to assist in the administration of this Agreement and the Funding provided by this Agreement. Said Representative shall ensure performance of this Agreement by RECIPIENT and assist RECIPIENT in obtaining information and access to COUNTY or other government offices, if necessary, for RECIPIENT'S performance of this Agreement. Additionally, said Representative shall monitor and evaluate the performance of this Agreement by RECIPIENT, but shall not assume any supervisory or management role over RECIPIENT or any of RECIPIENT'S officers, agents or employees, or in the RECIPIENT'S expenditure of funds provided by this Agreement, other than to enforce COUNTY'S rights and responsibilities under this Agreement.
- 10.8**      **Documents on File.** Executed copies of this Agreement shall be placed on file in the office of the Keeper of the Records of each of the Participants and shall remain on file for public inspection during the term of this Agreement.
- 10.9**      **Entire Agreement.** This Agreement contains the entire agreement between the parties, and no statement, promise or inducement made by either party or agent for either party that are not contained in this written Agreement shall be binding or valid and this Agreement may not be



enlarged, modified or altered, except in writing, signed by the parties in accordance with Section 11.2.

- 10.10 Governing Laws.** It is understood and agreed by the parties hereto, that this Agreement shall be governed by the laws of the State of Utah and Weber County, both as to interpretation and performance.
- 10.11 Interpretation.** The entire agreement among the parties shall consist of this Agreement and the documents set forth herein. All documents are complementary, and that which is called for by one of them shall be as binding as if called for by all. In the event of an inconsistency between any of the provisions of said documents, the inconsistency shall be resolved by giving precedence first to this Agreement. Further, this Agreement shall be interpreted to be consistent with Title 59, Chapter 12, Part 7, Utah Code Ann. 1953, as amended; and Title 34 Chapter 6, Weber County Ordinances, as amended.
- 10.12 No Officer or Employee Interest.** It is understood and agreed that no officer or employee of the COUNTY has or shall have any pecuniary interest, direct or indirect, in this Agreement or the proceeds thereof. No officer, employee or board member of RECIPIENT or any member of their families shall serve on a COUNTY board or committee that authorizes funding or payments to RECIPIENT unless the position held is clearly disclosed to the committee or board and the person does not participate in the deliberation and the funding decision.
- 10.13 Termination.** The COUNTY may terminate this Agreement in whole or in part due to the failure of the RECIPIENT to fulfill its contract obligations. Unless otherwise stated in this Agreement, the COUNTY shall terminate by delivering to the RECIPIENT a Notice of Termination specifying the nature, extent and effective date of the termination. Upon receipt of the notice, the RECIPIENT shall immediately deliver to the COUNTY all unused Funds previously paid to RECIPIENT under this Agreement. The rights and remedies of the COUNTY provided in this clause are in addition to any other rights and remedies provided by law or under this Agreement.

IN WITNESS WHEREOF, the parties have executed this Agreement on the day and year recited above.

BOARD OF COUNTY COMMISSIONERS  
OF WEBER COUNTY

By \_\_\_\_\_  
Gage Froerer, Chair

Commissioner Froerer voted \_\_\_\_\_  
Commissioner Harvey voted \_\_\_\_\_  
Commissioner Bolos voted \_\_\_\_\_

ATTEST:

\_\_\_\_\_  
Ricky Hatch, CPA  
Weber County Clerk/Auditor

RECIPIENT

By **KELLY ORR** Digitally signed by KELLY ORR  
Date: 2026.01.08 11:09:41  
-07'00'  
\_\_\_\_\_  
KELLY ORR  
Forest Supervisor  
U.S. Forest Service  
Uinta-Wasatch-Cache National Forest





# RAMP GRANT APPLICATION 2025

Please Check the Appropriate Type of Grant, Category, and Classification for This Request  
See Filing Deadlines on the Back of This Application

## TYPE OF GRANT


**Major**

(\$200,000 and up)


**Regular**

(\$2,001 to \$199,999)

## GRANT CATEGORY AND CLASSIFICATION

**Parks & Recreation**
☒ Recreational Facility

**Arts & Museums**
☐ Cultural Facility

☐ Cultural Organization

## ORGANIZATION INFORMATION

Name of Government Entity or Nonprofit Organization

USDA Forest Service- Uinta-Wasatch-Cache National Forest- Ogden Ranger District

Address

6620 E 100 S

City

Huntsville

State

UT

Zip Code

84317

Contact Person

Ron Garrison

Title or Position

Developed Recreation Manager

Phone No.

435-881-5680

Fax No.

Email Address

ron.garrison@usda.gov

Alternate Contact Person

Sean Harwood

Title or Position

District Ranger

Phone No.

385-405-7084

Fax No.

Email Address

sean.harwood@usda.gov

Date of Incorporation: 1905

Federal Tax ID Number: 72-0564834

 Please indicate your organization's status. ☐ Nonprofit ☒ Government Agency ☐ Educational Affiliate

 If A Government Agency Applying Under Arts & Museums, Do You Have A Separate Cultural Council? Yes ☐ No ☒
**PROJECT NAME:**

Port Ramp Reconstruction- Pineview Reservoir

Funds Requested From RAMP: \$ 516,960.00

Total Cost of Project: \$ 10,227,690.00

You must attach a detailed budget for your project, including competitive bids / and/or cost comparisons or your grant may be declared ineligible.

 Did someone from your entity attend training? Yes ☒ No ☐ Name of person who attended: Garrison, Ronald

 Would You Accept Partial Funding? Yes ☒ No ☐

If An Event, What Is the Date:

Location of Project: 41 degrees, 15' 59.1", - 111de

Brief Summary of This Project: (Do not exceed the space in this box)

The reconstruction of Port Ramp includes three major recreation sites: Pineview Trailhead, New Point and Port Ramp. These sites will be connected by a new entrance road, which will improve traffic flow on Highway 158 and into Port Ramp boat launch. This new entrance will give visitors space to form multiple lines for inspection and fee stations. All sites will be seeing improvements including new vault restrooms, upgrades parking areas, improved access routes to the beach, improved sections of the Pineview West trail, trash receptacles, picnic tables, shade structures, information kiosks, signs, and fee stations. We are also working with Utah Division of Wildlife for an improved, safe access to an aquatic invasive species boat decontamination area and future dip tank (away from water's edge) and boat launch; these facilities are not part of this proposal.

Please Provide the Organization's Official Mission Statement: (Must Comply with RAMP's Primary Purpose)

"To sustain the health, diversity, and productivity of the Nation's Forests and Grasslands to meet the needs of present and future generations."

This national mission statement encompasses multiple-use management which includes recreation for the quality of life for the citizens of Weber County.

Our agency motto is "Caring for the Land and Serving People."

Describe How Many People Will Be Affected By This Project and How:

Pineview Reservoir is a local and regional draw for outdoor recreation, especially water related recreation, in Northern Utah. Port Ramp alone served nearly 6,300 boats in 2022. Understanding that Pineview has a limited number of boats on the water at any given moment (Pineview is managed to allow a certain number on the water at a time based off of water elevation), a safe and easy, aesthetically pleasing, and orchestrated turnover of visitors to the recreation sites at the water's edge is key to serving of your visitors.

Your contribution to the Port Ramp reconstruction project at Pineview Reservoir will help provide: new site features (8 picnic sites for families to eat together), new restrooms (6 new vault restrooms), more sidewalks and parking (improved visitor safety with a new access road, 241 parking stalls, and new accessible sidewalks, and 4 lanes for inspection/ fee payment), and a fresh and aesthetically pleasing, new approach to the reservoir (the New Point site addition).

With these improvements to the area, we anticipate serving approximately 87,000 summer recreationists each year at these three sites: Port Ramp, New Point, and Pineview Trailhead. Locals and visitors will be able to move about in the upper Ogden Valley with less congestion, a fresh new view of the local area, while other visitors enjoy safe and up-graded amenities near the water's edge. These fresh new amenities will attract new populations to the area thus enhancing the local economy as well as promoting inclusiveness, health and well-being, sight-seeing and enhance the overall outdoor experience for everyone, including the movement of commerce and distribution of goods and services throughout the Upper Ogden Valley.

**Explain What Funding Resources Your Organization Has:**

This project already has secured significant funding from multiple sources, both federal and state. funding comes from the following sources:

The Great American Outdoors Act (federal appropriation)- \$8,960,730 million

Utah Outdoor Recreation Grant (state funding)- \$750,000

Total: \$9,710,730.00

This project is prepared for contract, but we cannot advertise it until our cost estimate has secured funding. In addition, with the scope and scale of the project, there is some uncertainty of final bids. Due to the overall cost of Port Ramp, there is a portion of the area currently not addressed with the current contract (see site plan attachment). With this in mind, we would like to request flexibility on where/which bid items the funds would be used. For simplicity, the RAMP funds are currently spread across the three sites, with 50% going towards Port Ramp, 25% going towards New Point, and 25% going towards Pineview Trailhead. We are hopeful we can use some funds at each site, but we want to be efficient in their use to streamline reporting and project management. We are flexible though in how the committee may want to see funds used.

Additional funds and matching funds, already expended, have been used to complete the design through a cooperative effort between the USDA Forest service and Weber County. Funds and in-kind (services) donations include:

USDA Forest Service: \$450,301

Weber County: \$256,376

NEPA is complete as well as a US Army Corps of Engineering permit.

**Tell How You Plan To Show RAMP Sponsorship and or Signage For This Project:**

The plans for these three sites have all signs identified, including information kiosks.

We will incorporate the RAMP logo and any RAMP signage needs into the project through its current sign plan. We could also include RAMP signage and messaging during construction. We could add any logos to the information kiosk panels.

Weber county will be invited to any ribbon cutting ceremony to celebrate the reopening of sites after construction. The project will be highlighted in our Forest Newsletter that we distribute to our partners.



RAMP applications will not be accepted after the filing deadline and any application that has not met the filing requirements will not be considered. Please make sure you have completed the following before submitting your application: (Check the box to the left of each line to make sure you have complied with each step)

- ☒ Read the information sheet for completing a RAMP application
- ☒ File timely (Deadline for filing Major & Regular Grants – January 17, 2025.
- ☒ Complete all areas of the application
- ☒ Attach proof of nonprofit status
- ☒ Provide your organization's mission statement
- ☒ Attach RAMP provided budget ( 2024 Budget Template )
- ☒ Attach letters of support
- ☒ Attach competitive bids and/or cost comparisons
- ☒ Sign and date the application
- ☒ Remove the information sheet and charts
- ☒ Submit fifteen (15) copies of the application and supporting documents
- ☒ Proof of Insurance

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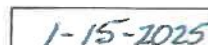
I hereby acknowledge that I have read the information sheet attached to this application and that all documents submitted to the RAMP Tax Committee for this application are true and correct to the best of my knowledge. I furthermore acknowledge that I have the authority to bind this organization to the project.



Signature



Title



Date

**FILING DEADLINE FOR MAJOR GRANTS: January 17, 2025 5:00 pm**  
**FILING DEADLINE FOR REGULAR GRANTS: January 17, 2025 5:00 pm**

Completed applications should be filed in the Weber County Commission Office by the date & time listed above.

RAMP Tax Advisory Board  
Weber County Commission  
2380 Washington Blvd., Suite 360  
Ogden, Utah 84401

For more information contact:  
Shelly Halacy 801 399-8405 shalacy@WeberCountyUtah.gov  
Stacy Skeen 801 399-8403 sskeen@WeberCountyUtah.gov

Rev 11/2020

# Itemized Budget & Funding Allocation Projection



USDA Forest Service

Port Ramp Reconstruction- Pineview Reservoir Phase 2

Name of Entity or Nonprofit Organization

Project Name

## Budget Estimate - (How much will your project or event cost and how are funds being generated?)

Project Expense Type	Ramp \$\$\$ Allocation	Other \$\$\$ Allocation	Expense Recipient	Funding Source	Notes
Port Ramp Reconstruction	\$ 258,480.02	\$ 5,193,234.69	Awarded Bidder/Contractor	federal appropriation & State grant	The RAMP portion is a percentage of the deficit identified from out cost estimate. Port Ramp is 50% of deficit. If bids come back differently, we would kindly request the ability to cover those costs regardless of which site the deficit occurs.  See attached budget for detailed cost estimate for this contract.
New Point Site Construction	\$ 129,240.01	\$ 1,699,938.45	Awarded Bidder/Contractor	federal appropriation & State grant	The RAMP portion is a percentage of the deficit identified from out cost estimate. New Point is 25% of deficit. If bids come back differently, we would kindly request the ability to cover those costs regardless of which site the deficit occurs.  See attached budget for detailed cost estimate.
Pineview Trailhead Site Reconstruction	\$ 129,240.01	\$ 2,817,556.86	Awarded Bidder/Contractor	federal appropriation & State grant	The RAMP portion is a percentage of the deficit identified from out cost estimate. New Point is 25% of deficit. If bids come back differently, we would kindly request the ability to cover those costs regardless of which site the deficit occurs.  See attached budget for detailed cost estimate.

Subtotals \$ 516,960.04 \$ 9,710,730.00

5.05% = Percent of RAMP Contribution

Project Total \$ 10,227,690.04

94.95% = Percent of APPLICANT Contribution (MATCHING FUNDS)

## Project Funds - (What funding sources will be responsible for completing your estimated budget above?)

Funding Source	Ramp \$\$\$ Allocation	Other \$\$\$ Allocation	Are Funds Secured/Pending	Funding Type	Notes
Great American Outdoor Act- Federal Appropriation		\$ 8,960,730.00	secured	Federal appropriation- Great American Outdoors Act	Great American Outdoors Act Appropriated funds
State of Utah		\$ 750,000.00	secured	Utah Outdoor recreation Grant	Specifically for New Point
Weber County RAMP	\$ 516,960.04		pending	This grant application	We are hoping to use this portion to cover any remaining costs at the three sites within our contract. The amounts are divided above for convenience of communicating this idea.

Subtotals \$ 516,960.04 \$ 9,710,730.00

5.05% = Percent of RAMP Contribution

Project Total \$ 10,227,690.04

94.95% = Percent of APPLICANT Contribution (MATCHING FUNDS)