TO: James L. App, City Manager

FROM: Doug Monn, Director of Public Works

**SUBJECT:** Reimbursement for Sewer Line

2121 Spring Street, Scolari

DATE: April 17, 2007

**Needs:** That the City Council authorize reimbursement to Joe Scolari for replacement of

an existing sewer line in accordance with a sewer reimbursement agreement.

Facts:

1. At their meeting of September 19, 2006, the City Council authorized the Mayor to enter into an agreement outlining the terms of reimbursement to Joe Scolari for reconstruction of an existing sewer line over his property at

2121 Spring Street.

2. The new sewer line replaces an existing deteriorated sewer that, in addition to Scolari, serves eight other properties to the north.

3. Scolari's representatives have provided documentation outlining his costs for construction of the new sewer line.

4. The Sewer Agreement establishes the percentage share of Scolari's use of the new sewer line.

Analysis and

Conclusion: The sewer line and appurtenances constructed by Joe Scolari benefit the City by

replacing an existing deteriorated sewer that was serving eight other properties to the north. Invoices and other materials submitted by Scolari's representatives have been reviewed by the City Engineer. Scolari's cost for the new sewer line is

\$78,803.

In accordance with the Agreement between Scolari and the City, Scolari will be reimbursed 53 percent of the cost of design and construction of the sewer. Based

upon the full cost of \$78,803, the amount of reimbursement shall be \$41,700.

Policy

**Reference:** Municipal Code Title 14, Section 14.080.07

**Fiscal** 

**Impact:** A reimbursement of \$41,700 from Sewer Enterprise Funds.

## **Options:**

- a. Adopt the attached Resolution No. 07-xx authorizing a reimbursement to Joe Scolari for a proportionate cost of the design and installation of a sewer line in the amount of \$41,700 in accordance with Scolari's Reimbursement Agreement with the City.
- b. That the City Council amend, modify or reject the above option.

Prepared by: John Falkenstien, City Engineer

Attachments: (4)

- 1. Resolution 06-175
- 2. Cost Breakdown
- 3. Reimbursement Agreement including Exhibit A Project Site/Sewer Line Improvements and Exhibit B Served Properties
- 4. Resolution to reimburse

#### RESOLUTION NO. 06-175

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF PASO ROBLES AUTHORIZING REIMBURSEMENT FOR THE CONSTRUCTION OF A SEWER LINE AND APPURTENANCES (2121 SPRING STREET, SCOLARI)

WHEREAS, on July 20, 2006, the City Engineer approved a plan for the reconstruction of the City sewer line on the Scolari property at 2121 Spring Street, from 22nd Street to 21st Street; and

WHEREAS, in conjunction with redevelopment of his property, Joe Scolari will construct a sewer line and appurtenances described in "Exhibit A – Sewer Line Improvements" in order to provide sewer service to his development; and

WHEREAS, Joe Scolari has requested reimbursement from the City since the sewer line and appurtenances constructed by Scolari will replace an existing deteriorated sewer line that currently serves eight other properties north of the Scolari property. Therefore the sewer line and appurtenances qualify for reimbursement pursuant to Title 14, Section 14.08.070 M1b of the Municipal Code.

NOW, THEREFORE, BE IT RESOLVED AS FOLLOWS:

SECTION 1. Based on the staff report prepared by the City Engineer, the City Council finds as follows:

- 1. That the pro rata eligible amount of reimbursement to Joe Scolari is estimated to be \$50,000 based upon historical volumes of use by those connected to said sewer.
- 2. That the real properties identified in "Exhibit B Served Properties", will be served by the new sewer line and appurtenances.

SECTION 2. That the City Council hereby approves and authorizes the Mayor to execute a Reimbursement Agreement in substantially the form attached hereto and incorporated herein by reference, subject to any minor technical and clarifying changes approved by the City Manager and City Attorney. The Reimbursement Agreement provides that city shall reimburse Joe Scolari approximately \$38,497 for the construction of a new sewer line and appurtenances which will serve eight existing residences north of the Scolari property.

PASSED AND ADOPTED by the City Council of the City of Paso Robles this 19th day of September, 2006 by the following vote:

AYES:

Nemeth, Picanco, Strong, and Mecham

NOES:

ABSTAIN:

ABSENT:

Heggarty

Frank R. Mecham, Mayor

ATTEST:

Deborah D. Robinson, Deputy City Clerk

Dreed Rehimon

# 2121 Spring Street Scolari's Food & Drug Store #512 Sewer Line Relocation Cost Summary

## SOFT COSTS

| Engineering/Design: eda, Inc.        | \$8,357.50 |             |
|--------------------------------------|------------|-------------|
| Permit Fees: City of Paso Robles     | \$2,632.00 |             |
| Testing & Inspections: GeoSolutions  | \$1,540.00 |             |
| Proejct Management: Del Sol Builders | \$1,575.00 |             |
| Sub Total Soft Costs                 |            | \$14,104.50 |

| HARD COSTS                                |             |             |
|-------------------------------------------|-------------|-------------|
| Nick E. Pokrajac, Inc.                    | \$64,698.84 |             |
| Sub Total Soft Costs                      |             | \$64,698.84 |
| TOTAL PROJECT COST                        |             | \$78,803.34 |
| Precentage of Reimbursement Per Agreement |             | 53%         |
| Total Reimbursement to Developer          |             | \$41,765.77 |

RECORDING REQUESTED BY AND WHEN RECORDED RETURN TO:

CITY ENGINEER

COMMUNITY DEVELOPMENT DEPT. CITY OF EL PASO DE ROBLES 1000 SPRING STREET PASO ROBLES, CA 93446

## REIMBURSEMENT AGREEMENT

This Reimbursement Agreement (the "Agreement") is entered into this 19th day of September, 2006, by and between the City of El Paso de Robles, a California municipal corporation (the "City") and Joseph Gordon Scolari and Eldeen W. Scolari 1979 Revocable Trust (the "Developer"), an Owner, individually referred to herein as a "party" and collectively referred to as the "parties."

## **RECITALS**

- A. The Developer owns certain real property in the City, located at 2121 Spring Street, Paso Robles (the "Scolari Property"). Located on the property is a sanitary sewer line (the "Existing Sewer Line"). The Existing Sewer Line runs north to south across the Scolari Property. The Existing Sewer Line services eight (8) other properties north of the Scolari Property.
- B. The Developer is redeveloping the Scolari Property. As a condition of approval of the redevelopment the Developer is required to install a new sewer line (the "New Sewer Line") to replace the Existing Sewer Line. The location of the New Sewer Line is shown on the map attached hereto as Exhibit A, incorporated herein by this reference. The New Sewer Line will serve the Scolari Property and the users of the Existing Sewer Line. The Existing Sewer Line will be abandoned.
- C. The Developer will pay to design, construct and install the New Sewer Line. The City will reimburse the Developer for the costs associated with the New Sewer Line which exceed the costs attributable to the Developer's use of the New Sewer Line. The Developer will not be reimbursed for the costs of the New Sewer Line which are attributable to his use of the New Sewer Line. The exact amount the City will reimburse the Developer for costs associated with the New Sewer Line will be calculated after the New Sewer Line has been designed, constructed and installed. The reimbursement amount will be calculated in accordance with the provisions of this Agreement.
- D. The Developer will dedicate the New Sewer Line to the City and will grant the City a non-exclusive, perpetual, easement through a portion of the Scolari Property for access to

and use, maintenance, operation, repair and replacement of the New Sewer Line (the "Easement").

E. The City has found that the execution and fulfillment generally of this Agreement is in the vital and best interests of the City and the health, safety and welfare of the residents of the City and in accord with the public purposes and provisions of the applicable federal, state and local laws and requirements.

NOW, THEREFORE, the parties agree as follows:

## **AGREEMENT**

- 1. <u>Incorporation of Recitals</u>. The recitals set forth above, and all defined terms set forth in such recitals, and in the preamble preceding the recitals, are hereby incorporated into this Agreement as if set forth in full.
- 2. <u>Installation of Improvements</u>: <u>Dedication to City</u>. As a condition of development, the Developer is required to install the New Sewer Line. The New Sewer Line shall be installed in accordance with the sanitary sewage design plans and specifications prepared by EDA, Inc., submitted and approved by the City Engineer on July 20, 2006, or any revisions of these plans as approved by the City Engineer. Following completion of the New Sewer Line, to the satisfaction of the City, the Developer will dedicate the New Sewer Line to the City.
- 3. <u>Easement</u>. Concurrent with dedication of the New Sewer Line to the City, the Developer shall grant the City a non-exclusive, perpetual, Easement through a portion of the Scolari Property for access to, and use, maintenance, operation, repair and replacement of, the New Sewer Line. The Developer shall execute, in recordable form and deliver to the City, the Grant of Easement. The location of the Easement shall be as shown on Exhibit A.
- 4. <u>Nondiscrimination</u>. The Developer, for itself and its successors and assigns, agrees that in the construction of the New Sewer Line, the Developer shall not discriminate against any employee or applicant for employment because of race, color, creed, religion, sex, marital status, ancestry or national origin.
- 5. Prevailing Wages. The New Sewer Line is a public work within the meaning of Part 7 of Division 2 of the California Labor Code (Sections 1720 and following) the ("Prevailing Wage Law"), and the Developer, any contractor, and any subcontractor, shall pay not less than the specified prevailing rates of wage to all workmen employed in connection with the installation of the New Sewer Line. It shall be the responsibility of the Developer to ensure that each contractor and subcontractor hired to perform work in connection with the New Sewer Line comply with the requirements of this Section 5, and all other applicable requirements of the prevailing wage law.

Pursuant to the provisions of Section 1770 of the Labor Code of the State of California, the City Council of the City of Paso Robles has obtained the general prevailing rate of wages and employer payments for health and welfare, vacation, pension and similar

purposes in the City, a copy of which is on file in the office of the City Engineer, and shall be made available for viewing to any interested party upon request.

- 6. Conditions of Reimbursement. The Developer hereby warrants that it has prepared and submitted plans and specifications for the New Sewer Line to the City for City's approval, and has secured, or will secure, any and all permits required by the City or any other governmental agency affected by construction of the New Sewer Line. The Developer shall, at its sole cost and expense, design, construct and install the New Sewer Line, described more fully in Section 2, above. All of the following are conditions which must be satisfied before the City will reimburse the Developer for any portion of the cost of the New Sewer Line:
- 6.1 All costs for design, construction, and installation of the New Sewer Line shall be fully paid by the Developer, and Developer shall obtain lien releases or waivers satisfactory to the City, before Developer shall be entitled to any reimbursement.
- 6.2 The New Sewer Line shall be completely installed, shall have received all necessary approvals, and shall be dedicated to the City before the Developer shall be entitled to any reimbursement.
- 6.3 The Developer shall have executed a Grant of Easement and the Grant of Easement shall have been duly recorded in the Official Records of the County of San Luis Obispo before Developer shall be entitled to any reimbursement.

The City shall reimburse the Developer for reasonable third-party costs actually expended by the Developer for the purpose of design, construction and installation of the New Sewer Line. The City shall not reimburse the Developer for unreasonable costs, as determined by the City, or costs which the Developer would not otherwise have incurred but for the negligence or willful misconduct of the Developer, the Developer's agents, officers, or employees, including contractors and subcontractors hired in connection with the design construction and installation of the New Sewer Line.

Not withstanding any of the above, the Developer will not be reimbursed by the City for any costs related to the New Sewer Line unless the Developer pays prevailing wages for all work done in connection with the design, construction and installation of the New Sewer Line, as required by Section 5 of this Agreement and state law, and provides evidence, satisfactory to the City, of compliance with the Prevailing Wage Law.

7. Formula for Determining the Reimbursement Amount. It is the intent of the parties that the Developer will be reimbursed for the costs associated with design, construction and installation of the New Sewer Line which are attributable to use of the New Sewer Line by properties other than the Scolari Property. Based upon historical use the Developer will be reimbursed Fifty-three percent of his costs for design, construction and installation of the New Sewer Line, as set forth in Exhibit B.

- 8. Submission of Documentation: City's Right to Audit. Upon the Developer's completion of the New Sewer Line, the Developer shall submit documentation to the City evidencing the costs of designing, constructing and installing the New Sewer Line. Such documentation may include, but is not limited to, copies of Developer's construction contract(s), invoices, cancelled checks, complete lien releases with respect to the New Sewer Line and any other documentation reasonably requested by the City. The Developer agrees that the City shall have the right to audit, upon City's reasonable request, Developer's records of the costs associated with the New Sewage Line in order for the City to verify the Developer's costs.
- 9. <u>Insurance</u>. Prior to the commencement of the New Sewer Line, the Developer shall furnish, or cause to be furnished, to the City duplicate originals or appropriate certificates of bodily injury and property damage insurance policies in the aggregate amount of one million dollars (\$1,000,000), naming the City as an additional insured.
- 10. <u>Indemnification</u>. The Developer shall indemnify, defend, and hold harmless the City, its agents, officers, and employees from and against any damages, claims, liability, losses, causes of action, suits, judgments, fines and expenses, arising out of or in any way connected to this Agreement, or the design, construction or installation of the New Sewer Line provided herein, or resulting from any act or omission of the Developer arising out of this Agreement on or prior to the date that the New Sewage Line is transferred from the Developer to the City. Indemnification required by this Agreement shall include, but not be limited to, indemnification of the City if the Developer does not pay prevailing wages for all work done in connection with the design, construction and installation of the New Sewer Line, as required by Section 5 of this Agreement and state law. The provisions of this Section 10 shall remain in full force and effect for one year following transfer of the New Sewage Line from the Developer to the City.
- 11. <u>Assignment</u>. The Developer shall not assign this Agreement without the City's express written consent.
- 12. <u>Compliance with All Laws</u>. The Developer agrees that it shall comply with all laws applicable to the work described in this Agreement.
- 13. <u>Termination</u>. This Agreement may be terminated by the mutual, written consent of both parties.
- 14. <u>Amendment</u>. This Agreement shall only be amended by the mutual agreement of both parties. Such amendment shall be in writing, signed by both parties.
- 15. <u>Waiver</u>. Waiver of a breach or default under this Agreement shall not constitute a continuing waiver or a waiver of a subsequent breach of the same or any other provision of this Agreement.
- 16. Governing Law and Choice of Forum. This Agreement shall be construed and enforced in accordance with the laws of the State of California. Any suit, claim, or legal

proceeding of any kind related to this Agreement shall be filed and heard in a court of competent jurisdiction in the County of San Luis Obispo.

- 17. <u>Authority to Enter into Agreement</u>. The individuals executing this Agreement represent and warrant that they have the right, power, legal capacity, and authority to enter into and to execute this Agreement on behalf of the respective legal entities of the City and the Developer.
- 18. <u>Notices</u>. Any notice or other communications to be given to either party under this Agreement shall be in writing, shall be delivered to the addresses set forth below, and shall be effective, as follows:
  - (a) By personal delivery, effective upon receipt by the addressee;
  - (b) By facsimile, effective upon receipt by the addressee, so long as a copy is provided by certified U.S. mail, return receipt requested, postmarked the same day as the facsimile;
  - (c) By certified mail, return receipt requested, upon receipt of refusal.

CITY:

City of Paso Robles Attn: City Engineer 1000 Spring Street Paso Robles, CA 93446 (tel.): (805) 237-3860 (fax): (805) 237-3904

DEVELOPER:

Joseph G. Scolari 555 Five Cities Drive Pismo Beach, CA 93449 (tel.): (805) 773-1113, ext.15 (fax): (805) 773-1255

- 19. Attorneys' Fees and Costs. If either party to this Agreement brings a suit or proceeding to enforce or require performance of the terms of this Agreement, the prevailing party in such suit or proceeding shall be entitled to recover from the other party reasonable costs and expenses, including attorneys' fees, including outside counsel.
- 20. <u>Successors</u>. The terms, covenants, and conditions of this Agreement shall apply to, and shall bind, the heirs, successors, executors, administrators, assigns and subcontractors of both parties.
- 21. Severability. In the event any term of this Agreement is held invalid by a court of competent jurisdiction, or subsequently enacted legislation, the Agreement shall be construed as not containing that term, and the remainder of this Agreement shall remain in full force and effect.

- 22. <u>Captions</u>. The captions of this Agreement are for convenience only and are not a part of this Agreement and do not in any way limit or amplify the terms and provisions of this Agreement.
- 23. Entire Agreement. This Agreement, including Exhibits A and B, attached hereto and incorporated into this Agreement by reference, constitutes the entire agreement between the City and the Developer with respect to the subject matter hereof and supersedes all prior negotiations, oral and written.
- 24. <u>Effective Date</u>. The effective date of this Agreement shall be the date of execution by the City as shown below.

IN WITNESS WHEREOF the parties do hereby agree to the full performance of the terms set forth herein.

## THE CITY:

| DATED:, 2006                                  | By:                                         |
|-----------------------------------------------|---------------------------------------------|
| Attest:                                       |                                             |
| By:<br>Deborah D. Robinson, Deputy City Clerk | k                                           |
|                                               | -AND-                                       |
|                                               | THE DEVELOPER:                              |
|                                               | Joseph Gordon Scolari and Eldeen W. Scolari |
|                                               | 1979 Revocable Trust                        |
| DATED:, 20                                    | By: Joseph G. Scolari Its: Trustee          |

[Signatures must be notarized]

### RESOLUTION NO. 07-

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF PASO ROBLES AUTHORIZING REIMBURSEMENT FOR THE CONSTRUCTION OF A SEWER LINE AT 2121 SPRING STREET (SCOLARI)

WHEREAS, pursuant to Resolution No. 06-175, the City Council authorized the Mayor to enter into a Reimbursement Agreement with Joe Scolari for the installation of an eight-inch sewer line in an easement on the Scolari property, from 22<sup>nd</sup> Street to 21<sup>st</sup> Street; and

WHEREAS, in conjunction with the re-development of his grocery store, Joe Scolari has constructed the eight-inch sewer line at a cost of \$78,803; and

WHEREAS, Joe Scolari has requested reimbursement from the City in accordance with said Agreement for 53 percent of the cost of construction of the sewer line, said request being \$41,700.

NOW, THEREFORE, BE IT RESOLVED, AS FOLLOWS:

<u>SECTION 1.</u> Based on the staff report prepared by the City Engineer, the City Council approves a one-time budget appropriation in the amount of \$41,700 from the City's Sewer Enterprise Fund to Budget Account No. 221-910-5452-786 to reimburse Joe Scolari for the installation of an eight-inch sewer line at 2121 Spring Street, extending between 22<sup>nd</sup> Street and 21<sup>st</sup> Street, based upon documentation provided by the Scolari's representatives.

PASSED AND ADOPTED by the City Council of the City of Paso Robles this 17<sup>th</sup> day of April, 2007 by the following vote:

| AYES:<br>NOES:<br>ABSTAIN:<br>ABSENT:  |                        |  |
|----------------------------------------|------------------------|--|
| ATTEST:                                | Frank R. Mecham, Mayor |  |
| Deborah D. Robinson, Deputy City Clerk | -                      |  |