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Comm Dev  
Jeff Foltz

98-124

TROLLEY LEASE BETWEEN DOUGLAS COUNTY  
AND AREA TRANSIT MANAGEMENT, INC.

'98 JUN 29 A8:50

THIS VEHICLE LEASE, made this 18TH day of JUNE

BY [Signature] COUNTY

by and between Douglas County (County) and Area Transit Management, Inc. (ATM).

WITNESSETH

WHEREAS, County and ATM wish to provide trolley service for transporting people within the Lake Tahoe Basin using vehicles leased by ATM from County.

NOW, THEREFORE, and in consideration of the mutual promises and agreements herein contained, it is agreed by and between the parties as follows:

1. County hereby leases to ATM for the period June 19, 1998 to September 7, 1998 two trolley vehicles for regular operation of a trolley service (1993 Golden Gate Model VIN 1FDWK74C3PVA28398 and 1993 San Francisco Model VIN 1FDNF70J9PVA09018). In addition, the trolleys will be used for the following special events:

Activity	Location	Dates
Renaissance Fair	Camp Richardson	June 6, 7, 13, & 14
Salmon Fest	Taylor Creek	October date to be set
Fire Fest	SLT Middle School	October date to be set
October Fest	Camp Richardson	October date to be set

2. ATM will assure an adequate back-up vehicle (Bus Plus van) in case of vehicle malfunction. ATM shall assume full responsibility for not only providing the back-up vehicle but also for all routine maintenance, storage, insurance, fuel, and drivers to insure a safe and reliable level of service. The lease payment for the trolleys shall be \$1.00. Maintenance shall be provided as set forth in Exhibit

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3. ATM shall provide comprehensive business or commercial automobile liability coverage including non-owned and hired automobile liability in the amount of \$5,000,000. The policy shall remain in force through the life of this contract and shall be payable on a "per occurrence" basis unless County specifically consents to a "claims made" basis. Collision/comprehensive coverage shall be the actual cash replacement value.

County shall be named as an additional insured on the policy. The insurer shall supply a certificate of insurance and endorsements signed by the insurer evidencing such insurance to County prior to commencement of service, and said certificate of endorsement shall provide for thirty days advance notice to County of any termination or reduction in coverage. All deductibles shall be the responsibility of ATM.

4. ATM shall operate the trolleys in accordance with any Grant Funding Agreement between the County and the SSTMA and any Operations Agreement between SSTMA and ATM.

5. ATM agrees to respond promptly to recommendations and suggestions of County that are within the scope of this Lease. Issues and operating details not defined herein shall be discussed between the parties as they may arise and mutually agreed upon before implementation of policy or operating decision.

6. ATM shall indemnify and hold harmless County, their officers, agents and employees, against liability for injury or death of persons, or damage to property, caused by any act or omissions of ATM's agents, officers or employees

arising out of the performance of this contract.

If any judgment is rendered against County for any injury, death or damage caused by ATM during the term of this agreement, ATM shall, at its own expense, satisfy and discharge any judgment.

Neither of the foregoing paragraphs shall be applicable if the injury, death or damage is caused by County's gross negligence.

As used above, County means County or its officers, agents, employees or volunteers.

7. ATM shall not sublease a trolley or assign its use without prior written approval of County Board for the term of this Lease.

8. ATM shall maintain the appropriate operators licenses throughout the life of this contract. ATM shall also obtain any and all permits which might be required for the services to be performed herein.

9. ATM shall maintain on a current basis complete books and records for this contract. Such records shall include, but not be limited to, documents supporting all income and all expenditures. The books and records shall be original entry books with a general ledger itemizing all debits and credits for the work on this contract.

ATM will permit County or its authorized agent upon written notice to audit all books, accounts, or records relating to this contract or all books, accounts, or records of any business entities controlled by ATM who participated in the performance of this agreement in any way. An audit shall be conducted on ATM's premises, and ATM shall provide all books and reports within a maximum

of fifteen days upon receipt of written notice from County.

10. ATM acknowledges that it is aware of the provisions of Nevada law which requires every employer to be insured against liability for worker's compensation or to undertake self-insurance in accordance with the provisions of that Code and it certifies that it will comply with such provisions before commencing the performance of the work of this agreement.

11. ATM will comply with U.S. DOT regulations on Drug-Free Workplace Requirements (Grants), 49 CFR 29.630.

12. In connection with the execution of this agreement, ATM shall not discriminate against any employee or applicant for employment on the basis of race, color, religion, age, sex, national origin, political affiliation, ancestry, martial status, or disability. This policy does not require the employment of unqualified persons.

13. If ATM fails to provide in any manner the services required under this agreement or otherwise fails to comply with the terms of this agreement or violates any ordinance, regulation, or other law which applies to its performance herein, County may terminate this contract by giving thirty (30) days written notice to ATM.

ATM shall be excused for failure to perform services herein if such services are prevented by acts of God, strikes, labor disputes, or other forces over which ATM has no control.

14. It is expressly understood that in the performance of the services herein, ATM and its agents and employees thereof shall act in an independent

capacity as an independent contractor, and not as officers, agents, or employees of County.

15. This Lease may be amended or modified only by written agreement of both parties.

16. This Lease shall be construed in accordance with the laws of the State of Nevada and the parties hereto agree that venue shall be the Douglas County, Nevada.

17. ATM shall comply with any and all federal, state, and local laws affecting the services covered by this contract.

18. These trolleys are titled and registered in the name of the County in the State of Nevada for the duration of this lease. If licensing and/or inspection are required by any other government authority during the term of this lease, the cost thereof, proper permitting and any other costs, fees or taxes shall be the responsibility of ATM or South Shore Transportation Management Association, as they may agree.

19. ATM shall submit to County a written report of the condition of the trolley within seven (7) days of receipt of trolley. Such report shall note any and all mechanical and cosmetic deficiencies. ATM shall provide all gasoline, oil, lubricants and anti-freeze required for the proper operation or protection of the trolley. ATM shall keep and maintain the trolleys and each part thereof in good condition and working order, properly serviced and greased and shall make all necessary repairs and replacements thereto as set forth in Exhibit A. Title to all replacements shall vest in County. ATM will effect repair and service when such

repairs or services are required (as per the provisions contained in the manufacturer's warranty maintenance schedule) if any. ATM shall wash the interior and exterior of the trolleys on a minimum weekly basis and maintain the trolleys in a clean appearance and condition. A \$500 emergency fund shall be established by County for vehicle repair. ATM may be reimbursed for such emergency repairs upon submission of invoice. ATM is not authorized to make any major repair or any modification on the trolley without the express written consent of County. ATM shall maintain a written service record on the trolleys during the term of this lease and make such record and the trolleys available for County's inspection at any reasonable time. Annual maintenance shall be the responsibility of County.

20. County makes no representations, promises, statements or other warranties, express or implied, other than those set forth herein with respect to the merchantability, suitability, or fitness of the trolleys for any specific purpose. ATM agrees that County shall not be liable to ATM for any loss, claims, demand, liability, cost damage or expenses of any kind caused or alleged to be caused, directly or indirectly, by the trolleys or by any inadequacy thereof, of any loss of business or any consequential damage whatsoever and however caused except as may be covered in the manufacturers warranty. ATM agrees that its obligations to pay the rentals herein provided shall not, in any way, be affected by any default or failure of performance. In the event of a major trolley failure not covered by warranty the trolley shall be taken out of service and the parties shall meet and confer as to whether this agreement shall be terminated, modified, or

continued.

21. Unless this agreement is amended to otherwise provide, ATM shall use the trolleys solely for the intended purpose of passenger transportation. In no event shall ATM use or permit the trolleys to be operated for any illegal purpose, or in violation of any law, statute, ordinance or regulations or by any person or persons under the influence of alcohol or narcotics or in any negligent manner that would cause damage or unusual wear and tear to the trolleys or for a purpose that would cause any insurance covering it to be suspended, canceled or inapplicable.

As required by TRPA regulations ATM or its agent shall not fasten exterior signs, banners, posters or advertising to the interior or exterior of the trolleys unless such mountings do not in anyway penetrate or damage the exterior/interior, paint or woodwork of the trolleys. ATM shall bear the cost of removal and of any repairs or damage caused by the removal of any signs, banners, posters or advertising.

ATM shall comply with the provisions previously set forth in the maintenance and repairs clause and must return the trolleys in clean and good operating condition, reasonable wear and tear excepted. ATM hereby agrees to the following standards for return of the trolleys.

The trolleys must:

1. Be clean.
2. Be in good mechanical and operating condition with no missing parts, inoperative parts or otherwise unacceptable physical damage or appearance.

3. Have no scratches or dents over one (1) inch long on the body, including disfigured metal work.
4. Have no paint scratches, chips or rusted areas or series thereof over one (1) inch long.
5. Have no damaged or broken wood parts.
6. Have no tears, cuts or damage to the flooring necessitating repair or replacement.
7. Have no cracks, scratches, pits or chips in the windshield, nor other broken windows or inoperative window mechanisms.
8. Have neither broken headlights, nor broken lenses nor broken sealed beams.
9. Contain no other damage which must first be repaired in order for County to put the trolleys in service.

Should any of the above conditions exist upon return of the trolleys to County (unless noted in the acceptance inspection report), ATM will be responsible for the cost associated with County's repairs of such defects and shall promptly reimburse County upon receipt of an invoice covering such repair costs.

In the event ATM fails to comply with any terms of this lease or violates any ordinance, regulation or law which applies to the proper operation of the trolleys or service provided, the County may at its sole option terminate this lease by giving thirty (30) days written notice to ATM. On receipt of such notice, ATM shall have seven (7) days to correct such deficiency or reach agreement with County on how such deficiency will be corrected, otherwise ATM shall be deemed in default and this agreement shall terminate.

In the event of such default, without demand or legal process and without being guilty of trespass or conversion and without thereby rendering the County liable to



refund any sums received as a deposit or as prepaid rental, County, or its agent, may enter into premises where the trolleys may be found and take possession and remove the trolleys, whereupon all rights ATM has in such trolley shall terminate.

22. ATM agrees that it will report to the County chair or his/her designee within forty-eight (48) hours following any occurrence of collision which occurs while the trolleys are in the custody of ATM or its drivers or agent. ATM and County shall cooperate fully with any insurance carriers in the investigation and defense of any and all claims or suits arising from operation of the trolleys.

23. This constitutes the entire agreement between the parties and may not be changed except by an instrument in writing signed by County and ATM. In the event any provision hereof shall be determined to be invalid, illegal, or unenforceable, such invalidity, illegality or unenforceability shall not affect the other or remaining provisions hereof.

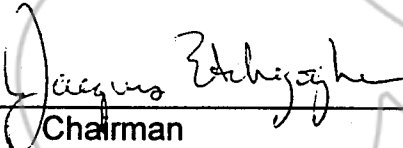
24. Notices. Notices under this lease shall be sent by first class mail to the following addresses:

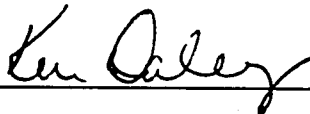
County Manager  
P.O. Box 218  
Minden, Nevada 89423

Area Transit Management  
P.O. Box 18400  
South Lake Tahoe, California 96151

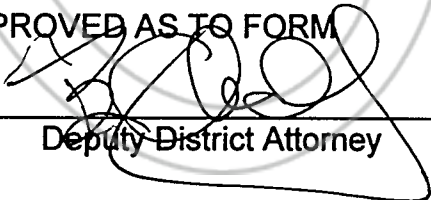
TAHOE DOUGLAS  
TRANSPORTATION DISTRICT

AREA TRANSIT MANAGEMENT

By:   
Chairman

By: 

APPROVED AS TO FORM

By:   
Deputy District Attorney

Stage Bus System  
Trolley 3087  
Maintenance Service Schedule

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PM-A SERVICE AT 6000 MILES

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1. Perform weekly safety & Preventive maintenance inspection.
2. While warming engine, check for any leaks, noises.
3. Change engine oil and filter.
4. Change fuel filter.
5. Check appearance of transmission oil, service if necessary.
6. Lube chassis and steering linkage.
7. Lube drive shaft U joints.
8. Record date, mileage, & parts used to back of work request form.

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PM-B SERVICE AT 12000 MILES

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1. Perform PM-A service.
2. Pressure test radiator.
3. Test radiator anti-freeze.
4. Change external transmission filter.

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PM-C SERVICE AT 18000 MILES

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1. Perform PM-A service.
2. Change air filter.

**\*\*Inspect and repack front wheel bearings every 30,000 miles\*\***

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COPY

REQUESTED BY  
**DOUGLAS COUNTY**  
IN OFFICIAL RECORDS OF  
DOUGLAS CO., NEVADA

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LINDA SLATER  
RECORDER

PAID 2 DEPUTY

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**CERTIFIED COPY**

The document to which this certificate is attached is a full, true and correct copy of the original on file and on record in my office.

DATE: June 29, 1998  
B. REED Clerk of the 9th Judicial District Court  
of the State of Nevada, in and for the County of Douglas.

By [Signature] Deputy

SEAL