open of a file

FILED NO. 99.126

'99 AUG 12 A9 32

INTERLOCAL CONTRACT BETWEEN DOUGLAS COUNTY

AND SKYLAND GENERAL IMPROVEMENT DISTRICT

WHEREAS, Douglas County (County) has previously entered into a cooperagreement with the Nevada Division of State Lands concerning the receipt and disbursement of bond monies for the erosion control and SEZ restoration at Lake Tahoe, including to a local governmental entity such as the Skyland General Improvement District; and

WHEREAS, the County and Skyland General Improvement District are authorized by Nev.Rev.Stat. § 277.180 to enter into interlocal contracts to perform any governmental service, activity or undertaking which the County or Skyland General Improvement District are allowed to perform by law; and

WHEREAS, the County and Skyland General Improvement District desire to enter into an agreement which will provide for the disbursement of bond monies to Skyland General Improvement District for the Skyland Erosion Control Project.

NOW, THEREFORE, the parties agree as follows:

- Skyland General Improvement District is responsible for compliance with all grant conditions and all use of granted funds in accordance with all grant conditions and requirements.
- 2. Skyland General Improvement District is responsible for the design, construction, and construction administration of the project, for obtaining all permits and paying all fees, and for maintenance of the improvements (including in accordance with any grant requirements). If applicable and at the County's discretion, Skyland General

Improvement District agrees to accept ownership of United States Forest Service parcels deeded to the County and which are part of the Erosion Control Project.

- 3. Skyland General Improvement District is responsible for timely repayment of all funds expended on work found to be noneligible for grant funding. All such repayments must be made with Skyland General Improvement District's own funds.
- 4. Skyland General Improvement District will comply with all TRPA, federal, state, and local laws, regulations or requirements in all of its activities on the site and will be solely responsible for any non-compliance with any law, regulation, or requirement.
- 5. The County will contribute matching funds not to exceed \$39,534 in Douglas County TRPA Water Quality Mitigation Funds. Any contribution of these matching funds is contingent upon approval being first received from the Tahoe Regional Planning Agency. The County will also pass through \$268,602 in State Bond Erosion Control funds for Project No. TBA99-005, as those funds are made available by the State. Finally, Skyland General Improvement District has secured and will contribute \$50,000 in matching funds in Nevada Division of Environmental Protection, EPA-319 grant funds for utilization as matching funds.
- 6. The County will hold the grant and matching funds for Skyland General Improvement District and will disburse the funds for approved design, construction, and construction administration costs of the projects within a reasonable time after receiving and approving a request for payment and supporting documentation from Skyland General Improvement District. Skyland General Improvement District agrees to place appropriate provisions in all design, construction, and construction administration

2

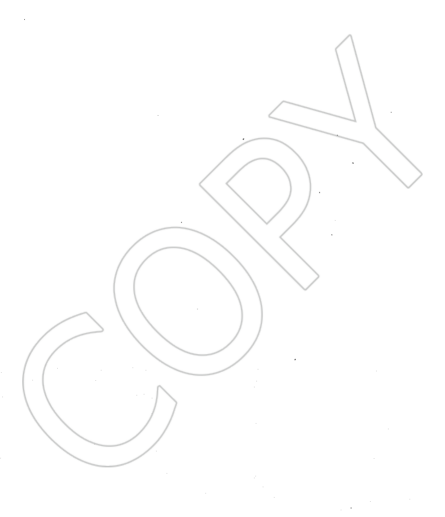
G.WOME/bchs8v8CV6CVCOOP/eroexongrant.stylend.96 woo

contracts for the projects that will provide for delay caused by this indirect payment system.

- 7. Administrative costs of up to three percent of the grant amount may be recovered by the County. The County agrees that Skyland General Improvement District may recover any portion of the three percent not recovered by the County and available to Skyland General Improvement District under the terms of the grant.
- 8. This agreement shall become effective upon approval by the Douglas County Board of County Commissioners and the Skyland General Improvement District.
- 9. This agreement constitutes the full and final agreement between the parties and shall not be modified except in writing and signed by both parties.
- 10. This agreement may not be assigned except by writing signed by both parties and shall be binding upon and inure to the benefit of the parties' respective successors and assigns.
- 11. Each respective party agrees to indemnify and hold harmless the other party, to the extent provided by law, including, but not limited to, Nev.Rev.Stat. ch. 41, from and against any liability arising out of the performance of the agreement proximately caused by any act or omission of its own officers, agents, and employees.
- 12. The laws of the State of Nevada shall be applied in interpreting and construing this agreement.
- 13. The illegality or invalidity of any provision or portion of this agreement shall not affect the validity of the remainder of the agreement. The recitals shall be an integral part of this contract.

3

14. All written notices under this agreement shall be delivered to the following
officials at the addresses stated:
Community Development Director Post Office Box 218 Minden, Nevada 89423
Skyland General Improvement District Post Office Box 11590 Zephyr Cove, Nevada 89448
IN WITNESS WHEREOF, the parties have caused this Agreement to be
executed this $\frac{29}{9}$ day of $\frac{5ulf}{999}$.
SKYLAND GENERAL IMPROVEMENT DISTRICT APPROVED AS TO FORM:
By: Joseph D. Pufb Chairman By: Counsel for Skyland General Improvement District
DOUGLAS COUNTY APPROVED AS TO FORM:
By: Daniel Cholle County Manager By: Deputy District Attorney ATTEST:
Borbara A Roed Douglas County Clerk Man (Mall) The Man (Mall)
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: Deputy O 4 7 4 3 3 3 BK 0 8 9 9 PG 2 2 4 3



DOUGLAS COUNTY IN OFFICIAL RECORDS OF DOUGLAS CO.. NEVADA

'99 AUG 12 AI1 :58

0474333 BK0899PG2244

RECORDER
PAID L DEPUTY