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City/State/Zip:

AGREEMENT #2004.089

(Title of Document)

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0610963 BK0404PG10977 approved 4-15-04

# STANDARD FORM OF AGREEMENT BETWEEN OWNER AND CONTRACTOR ON THE BASIS OF A STIPULATED PRICE

FILED

NO. 2004, 089

2004 APR 21 AM 9: 36

BARBARA REED

THIS AGREEMENT is dated as of the \_15<sup>TH</sup> day of \_April in the year 20<u>04</u> by and between Devolas | County, Nevada (hereinafter called OWNER) and \_Wilson Construction, Inc. (hereinafter called CONTRACTOR).

OWNER and CONTRACTOR, in consideration of the mutual covenants hereinafter set forth, agree as follows:

### **ARTICLE 1 - WORK**

1.01 CONTRACTOR shall complete all Work as specified or indicated in the Contract Documents. The Work is generally described as follows:

Construct paved turn around and install water truck fill apparatus

#### **ARTICLE 2 - THE PROJECT**

2.01 The Project for which the Work under the Contract Documents may be the whole or only a part is generally described as follows:

## Johnson Lane Construction Water Fill Station - #2004-746

### **ARTICLE 3 - ENGINEER**

3.01 The Project has been designed by:

Edward Mason

**Douglas County Community Development** 

P.O. Box 218 Minden, NV. 89423

who is hereinafter called ENGINEER and who is to act as OWNER's representative, assume all duties and responsibilities, and have the rights and authority assigned to ENGINEER in the Contract Documents in connection with completion of the Work in accordance with the Contract Documents.

#### **ARTICLE 4 - CONTRACT TIMES**

- 4.01 Time of the Essence
- A. All time limits for Milestones, if any, Substantial Completion, and completion and readiness for final payment as stated in the Contract Documents are of the essence of the Contract.
- 4.02 Days to Achieve Substantial Completion and Final Payment
- A. The Work will be substantially completed within <u>30</u> days after the date when the Contract Times commence to run as provided in paragraph 2.03 of the General Conditions, and completed and ready for final payment in accordance with paragraph 14.07 of the General Conditions within <u>30</u> days after the date when the Contract Times commence to run.

## 4.03 Liquidated Damages

- A. CONTRACTOR and OWNER recognize that time is of the essence of this Agreement and that OWNER will suffer financial loss if the Work is not completed within the times specified in paragraph 4.02 above, plus any extensions thereof allowed in accordance with Article 12 of the General Conditions. The parties also recognize the delays, expense and difficulties involved in proving in a legal or arbitration proceeding the actual loss suffered by OWNER if the Work is not completed on time. Accordingly, instead of requiring any such proof, OWNER and CONTRACTOR agree that as liquidated damages for delay (but not as a penalty) CONTRACTOR shall pay OWNER Five Hundred dollars (\$500.00) for each day that expires after the time specified in paragraph 4.02 for Substantial Completion until the Work is substantially complete. After Substantial Completion, if CONTRACTOR shall neglect, refuse or fail to complete the remaining Work within the time specified in paragraph 4.02 for completion and readiness for final payment or any proper extension thereof granted by OWNER, CONTRACTOR shall pay OWNER Five Hundred dollars (\$500.00) for each day that expires after the time specified in paragraph 4.02 for completion and readiness for final payment until the Work is completed and ready for final payment.
- B. In the event that the CONTRACTOR fails to pay OWNER the specified liquidated damages amount within thirty (30) days of CONTRACTOR's being notified of said damages, OWNER may deduct the amount of the assessed liquidated damages from the final payment or retention withheld pursuant to Article 14 of the General Conditions.

## **ARTICLE 5 - CONTRACT PRICE**

- 5.01 OWNER shall pay CONTRACTOR for completion of the Work in accordance with the Contract Documents an amount in current funds equal to the sum of the amounts determined below:
- A. for all Unit Price Work, an amount equal to the sum of the established Unit Price for each separately identified item of Unit Price Work times the estimated quantity of that item, as indicated in the attached Bid Schedule;
- B. as provided in paragraph 11.03 of the General Conditions estimated quantities are not guaranteed, and determinations of actual quantities and classification are to be made by ENGINEER as provided in paragraph 9.08 of the General Conditions. Unit prices have been computed as provided in paragraph 11.03 of the General Conditions.

## **ARTICLE 6 - PAYMENT PROCEDURES**

- 6.01 Submittal and Processing of Payments
- A. CONTRACTOR shall submit Applications for Payment in accordance with Article 14 of the General Conditions. Applications for Payment will be processed by ENGINEER as provided in the General Conditions.
- 6.02 Progress Payments; Retainage
- A. OWNER shall make progress payments on account of the Contract Price on the basis of CONTRACTOR's Applications for Payment as recommended by ENGINEER, on or about the Friday following either the first or third Thursday of each month, depending upon the timing of submittals and approvals, as provided in paragraphs 6.02.A.1 and 6.02.A.2 below. All such payments will be measured by the schedule of values established in paragraph 2.07.A of the General Conditions (and in the case of Unit Price Work based on the number of units completed) or, in the event there is no schedule of values, as provided in the General Requirements:
  - 1. Prior to Substantial Completion, progress payments will be made in an amount equal to the percentage indicated below, but, in each case, less the aggregate of

0610963 BK0404PG10979 payments previously made and less such amounts as ENGINEER shall determine or OWNER may withhold, in accordance with paragraph 14.02 of the General Conditions:

- a. 90% of Work completed (with balance being retainage). If Work has been 50% completed as determined by ENGINEER, and if the character and progress of the Work have been satisfactory to OWNER and ENGINEER, OWNER, on recommendation of ENGINEER, may determine that as long as the character and progress of the Work remain satisfactory to them, there will be no retainage on account of Work subsequently completed, in which case the remaining progress payments prior to Substantial Completion will be in an amount equal to 100% of the Work completed less the aggregate of payments previously made; and
- b. 90% of cost of materials and equipment not incorporated in the Work (with the balance being retainage).

## 6.03 Final Payment

A. Upon final completion and acceptance of the Work in accordance with paragraph 14.07 of the General Conditions, OWNER shall pay the remainder of the Contract Price as recommended by ENGINEER as provided in said paragraph 14.07.

### **ARTICLE 7 - INTEREST**

7.01 All moneys not paid when due as provided in Article 14 of the General Conditions shall bear interest at the rate allowed by law at the place of the project.

## ARTICLE 8 - CONTRACTOR'S REPRESENTATIONS

- 8.01 In order to induce OWNER to enter into this Agreement CONTRACTOR makes the following representations:
- A. CONTRACTOR has examined and carefully studied the Contract Documents and the other related data identified in the Bidding Documents.
- B. CONTRACTOR has visited the Site and become familiar with and is satisfied as to the general, local, and Site conditions that may affect cost, progress, and performance of the Work.
- C. CONTRACTOR is familiar with and is satisfied as to all federal, state, and local Laws and Regulations that may affect cost, progress, and performance of the Work.
- D. CONTRACTOR has carefully studied all (if any): (1) reports of explorations and tests of subsurface conditions at or contiguous to the Site and all drawings of physical conditions in or relating to existing surface or subsurface structures at or contiguous to the Site (except Underground Facilities) which have been identified in the Supplementary Conditions as provided in paragraph 4.02 of the General Conditions and (2) reports and drawings of a Hazardous Environmental Condition, if any, at the Site which has been identified in the Supplementary Conditions as provided in paragraph 4.06 of the General Conditions.

CONTRACTOR accepts the determination set forth in paragraph SC-4.2 of the Supplementary Conditions of the extent of the "technical data" contained in such reports and drawings upon which CONTRACTOR is entitled to rely as provided in paragraph 4.2 of the General Conditions CONTRACTOR acknowledges that such reports and drawings are not Contract Documents and may not be complete for CONTRACTOR's purposes. CONTRACTOR acknowledges that OWNER and ENGINEER do not assume responsibility for the accuracy or completeness of information and data shown or indicated in the Contract Documents with respect to Underground

Facilities at or contiguous to the site.

E. CONTRACTOR has obtained and carefully studied (or assumes responsibility for having done so) all additional or supplementary examinations, investigations, explorations, tests, studies, and data concerning conditions (surface, subsurface and Underground Facilities) at or contiguous to the Site which may affect cost, progress, or performance of the Work or which relate to any aspect of the means, methods, techniques, sequences and procedures of construction, if any, expressly required by the Contract Documents to be employed by CONTRACTOR, and safety precautions and programs incident thereto.

NOTE: if the reports and/or drawings referred to in A-8.01.D do not exist, delete the phrase "additional or supplementary" in the first sentence of A-8.01.E.

- F. CONTRACTOR does not consider that any further examinations, investigations, explorations, tests, studies, or data are necessary for the performance of the Work at the Contract Price, within the Contract Times, and in accordance with the other terms and conditions of the Contract Documents.
- G. CONTRACTOR is aware of the general nature of work to be performed by OWNER and others at the Site that relates to the Work as indicated in the Contract Documents.
- H. CONTRACTOR has correlated the information known to CONTRACTOR, information and observations obtained from visits to the Site, reports and drawings identified in the Contract Documents and all additional examinations, investigations, explorations, tests, studies, and data with the Contract Documents.
- I. CONTRACTOR has given ENGINEER written notice of all conflicts, errors, ambiguities or discrepancies that CONTRACTOR has discovered in the Contract Documents, and the written resolution thereof by ENGINEER is acceptable to CONTRACTOR.
- J. The Contract Documents are generally sufficient to indicate and convey understanding of all terms and conditions for performance and furnishing of the Work.

## **ARTICLE 9 - CONTRACT DOCUMENTS**

0.01	Contents
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۹.	The Co	ontract Documents consist of the following	g:
	1.	This Agreement (pages 1 to	_, inclusive);
	2.	Performance Bond (pages	to, inclusive);
	3.	Payment Bonds (pages _ to	_, inclusive);
	4.	Other Bonds (pages to	, inclusive);

0610963 BK0404PG10981

(pages \_\_\_\_\_ to \_\_\_, inclusive);

		b.			_ (pages	to	_, inclusive);
		C.			_ (pages	to	_, inclusive);
	5.	Gener	al Conditions (pages _	to	_, inclusive, no	ot attached	Ŋ;
а	6. ittached);	Supple	ementary Conditions (pa	ages SC-1	to SC	, inclus	ive, not
a	7. ittached);	Specifications as listed in table of contents of the Project Manual (not					(not
	8. throug		ngs (not attached) cons _, inclusive with each s				
_	9.	Adden	da (numbers to	, inc	lusive);		
	10.	Exhibit	s to this Agreement (er	numerated	as follows):		
		a.	Notice to Proceed (pa	ages	_ to inclu	sive, not a	attached)
		b.	CONTRACTOR's Bid attached).	l (pages Bl	F-1 to BF	, inclus	ive, not
		e.	Documentation subm Award (pages				otice of
o	11. If the Agreem		llowing which may be dare not attached hereto		r issued on or a	after the E	ffective Date
	( (	a.	Written Amendments				
		b.	Work Change Directi	ves			
~	\ '	c.	Change Order(s)	) )			
		Washoe	and Part 3 of the "Stan County, City of Sparks ited by reference.	dard Spec s, City of R	ifications for P eno, Carson C	ublic Work ity, City of	rs Yerington,"
expressly	the documents to the documents of the do		s listed in paragraph 9. /e).	01.A are a	ttached to this	Agreeme	nt (except as
C	. There	are no C	contract Documents oth	ner than th	ose listed abov	ve in this A	vrticle 9.
provided			ocuments may only be ne General Conditions.		l, modified or s	supplemen	ted as
ARTICLE	10 - MISCE	LLANEO	us				
10.01 7	erms						
A	Terms	used in	this will have the mean	ings indica	ated in the Ger	neral Cond	litions.

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#### 10.02. Assignment of Contract

A. No assignment by a party hereto of any rights under or interests in the Contract will be binding on another party hereto without the written consent of the party sought to be bound; and, specifically but without limitation, moneys that may become due and moneys that are due may not be assigned without such consent (except to the extent that the effect of this restriction may be limited by law), and unless specifically stated to the contrary in any written consent to an assignment, no assignment will release or discharge the assignor from any duty or responsibility under the Contract Documents.

## 10.03 Successors and Assigns

A. OWNER and CONTRACTOR each binds itself, its partners, successors, assigns, and legal representatives to the other party hereto, its partners, successors, assigns, and legal representatives in respect to all covenants, agreements, and obligations contained in the Contract Documents.

#### 10.04 Severability

A. Any provision or part of the Contract Documents held to be void or unenforceable under any Law or Regulation shall be deemed stricken, and all remaining provisions shall continue to be valid and binding upon OWNER and CONTRACTOR, who agree that the Contract Documents shall be reformed to replace such stricken provision or part thereof with a valid and enforceable provision that comes as close as possible to expressing the intention of the stricken provision.

#### 10.05 Other Provisions

A. If applicable, in the event that there is any litigation relative to the interpretation or enforcement of this agreement or any of the Contract Documents, the prevailing party shall be entitled to a reasonable Attorney's fee, together with costs of suit.

IN WITNESS WHEREOF, OWNER and CONTRACTOR have signed this Agreement in triplicate. One counterpart each has been delivered to OWNER, CONTRACTOR and ENGINEER. All portions of the Contract Documents have been signed, initialed or identified by OWNER and CONTRACTOR or identified by ENGINEER on their behalf.

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This Agreement will be effective on	April 15	. 200 4

DOUGLAS COUNTY, NEYADA - OWNER

Kelly D. Kite, Charman

**Board of County Commissioners** 

STATE OF NEVADA )	
)ss. COUNTY OF DOUGLAS )	
One the 15 M day of Opril  Douglas County Board of Commissioners, pe  County Clerk, and acknowledged to me that,	z, 200 4 Kelly D. Kite, Chairman of the resonally appeared before me, Barbara J. Reed, Douglas in conformance with the direction of the Board of 4-15-0 4, he executed the above litical subdivision of the State of Nevada.
Bart	para J. Reed, Dougla, County Clerk
CON	ITRACTOR:
	Vilson Const.
Ву:_і	Lay Wilson
/	(Authorized Representative)
Print	Name: Gary Wilson
STATE OF NEVADA )	
) SS: COUNTY OF DOUGLAS )	
	in the year before me,
	ublic, personally known to me (or proved to me on the on(s) whose name(s) is (are) subscribed to this
instrument, and acknowledge that he (she/the	ey) executed it.
WITNESS my hand and official seal.	
( (	
Notary's Signature My Commission Expires:	
Address for giving notices to Owner:	Address for giving notices to Contractor:
Carl Ruschmeyer	/ /
Engineering Manager/County Engineer	/ / <u></u>
Douglas County Community Development	
P.O. Box 218	
Minden, NV 89423	
	NV License No
	Agent for service of process:
	DLAI!
	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: 1204
0610963	B. Conk of the Judicial District Court

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