## Sample Contract

## AGREEMENT FOR SERVICES \# AGMT XX-XXXXX

THIS AGREEMENT, made and entered into by and between the County of El Dorado, a political subdivision of the State of California (hereinafter referred to as "County"), and( $\sim$ ), a corporation duly qualified to conduct business in the State of California, whose principal place of business is $(\sim)$, (hereinafter referred to as "Contractor");

## RECITALS

WHEREAS, County has determined that it is necessary to obtain a Onntractor to provide on-call application of Type II Slurry Seal and Type II Black Rquk Sipry Seal on various roads for its Department of Transportation;

WHEREAS, Contractor has represented to County that it is specalif rrained, experienced, expert, and competent to perform the special services requiredyeunder, and County has determined to rely upon such representations

WHEREAS, it is the intent of the parties hereto natsuch services be in conformity with all applicable state and local laws and ordinames applicable to the york, including compliance with prevailing wage retes and their paymit in accordand with California Labor Code, Section 1775;

WHEREAS, County has determifed the the provisien of such services provided by Contractor are in thepublic's bestenienest vind authorized by EI Dorado County Charter, Section 210(b)(6) andid Government coole 3h1000;

NOW THEREFORE: dunty and Contractor mutually agree as follows:
ARTCLEA
Scope of Services:
Contractor agrees to furnish personnel, equipment, vehicles, materials, supplies and Etvices necessary to provide on-call application of Type II Slurry Seat and type II Black Rock Slurry Seal over chip seal and asphalt surfaces on various County ryads as described in Exhibit A, marked "Slurry Seal Application Detail and Cost per square Foot" incorporated herein and made by reference a part hereof. The locations of the work are depicted in Exhibit B, marked "Subdivision Maps," incorporated herein and made by reference a part hereof.

Services shall include, but not be limited to cleaning the road surfaces as necessary with a blower or sweeper prior to the application of surfacing materials; protection of the existing manhole covers, water valve boxes, and any other utility covers; application of Type II Slurry Seal or Type II Black Rock Slurry Seal; and traffic control measures adequate for the application of surfacing materials and until the surfacing materials have sufficiently cured to allow traffic access to the resurfaced areas.

Contractor shall furnish test reports for aggregate and emulsion used in conjunction with the Work to the Contract Administrator at the time the Work is completed. Spoils shall be properly disposed of off site at no additional cost to County. All materials and application methods shall be in conformance with the May 2006 Caltrans Standard Specifications, including any amendments thereto.

For each work assignment, the Contract Administrator will issue a separate written Work Order to Contractor identifying the site where the work is to be performed, the type of slurry seal to be applied, a specific date by which the work shall be completed, and a not-to-exceed cost based on the number of square feet at that specific work site. Contractor shall not commence work until receiving the written Work Order. No payment will be made for any work performed prior to the issuance of the Written Work Order.

## ARTICLE II

Term: This Agreement shall become effective when felly executed by bot parties hereto and shall expire one (1) year thereafter.

## ARTICLE III

Compensation for Services: For services providen herein, ineluding the test Yeports required in Article I, Scope of Services herein and incuding any of her deliverables or reports that may be required by individual work Orders issued pursuant to this Agreement, County agrees to pay, Cantractor upoin the satisfactory completion and County's acceptance of each work assionment monthly in arrears. Payment shall be made within thirty (30) days fol enves ©ounty receipt and approval of itemized invoices detailing the servieas rendered.

For the purposes her of the billing ratos in accordance with Exhibit A , herein.
The taral mount of this Agreement shall not exceed \$ $\qquad$ , inclusive of all Work Orders costs and expense

Itemized invoces shall fotiow the format specified by County and shall reference this Agreementhumer and the County-supplied Work Order number both on their faces and on anyenelesures or backup documentation. Copies of documentation attached to invoices shalr-eflect Contractor's charges for the specific services billed on those invoices. Contractor shall bill County for only one (1) Work Order per invoice. Invoices shall be mailed to County at the following address:

County of El Dorado
Department of Transportation
2850 Fairlane Court
Placerville, California 95667
Attn.: Administration Division - Accounts Payable
or to such other location as County directs.

## ARTICLE IV

Performance Bond: As a part of the execution of this Contract, Contractor shall furnish a bond of a surety company authorized to do business in the State of California and acceptable to County, conditioned upon the faithful performances of all covenants and stipulations under this Contract. The amount of this bond shall be one hundred percent (100\%) of the total Contract Price, and shall be executed upon the form provided by County.

## ARTICLE V

Payment Bond: As a part of the execution of this Contract, Contractor shall furnish a bond of a surety company authorized to do business in the State of California and acceptable to County, conditioned upon the payment in full of all claims for labor and materials in accordance with the provisions of the law of the State of Califrnia. The amount of this bond shall be one hundred percent (100\%) of the totá Contract Price, and shall be executed upon the form provided by County.

## ARTICLE VI

Notification of Surety Company: The surety company shan tamiliarize itselicuth ail of the conditions and provisions of this Contract, and shall watie the right of Sopral notification of any change or modifications of this contract or extensien of time, or of decreased or increased work, or of the cancellatian or the Contract or of any other act or acts by County or its authorized adents, under the torms of this Coplact; and failure to so notify the aforesaid surefy company of changes shall in no way relieve the surety company of its obligation unde this Qopmact.

## ARTICLE VII

Prevailing Wage Cqunty requires Contractor's services on public works project(s) involving local, andslate funds to which arevailng wage requirements may apply. As a consequence, Contractor shall comply wit all applicable state prevailing wage rates, statuteo nves and regulations, then in efrect. Contractor shall use the general prevailing wage rates determined by be birector of Industrial Relations for the county in which the work is to be done, whig are available at the Construction Unit office of the County Departmentor Transportan. Changes, if any, to the general prevailing wage rates will be available at the same location.

Future effective general prevailing wage rates which have been predetermined and are on file with the California Department of Industrial Relations are referenced but not printed in the general prevailing wage rates.

Contractor shall comply with all applicable wage requirements, as set forth in Labor Code Sections 1770 et seq., 1773.2, 1775, 1776, 1810, \& 1813. In accordance with the provisions of Labor Code Section 1810, eight (8) hours of labor shall constitute a legal day's work upon all work done hereunder, and Contractor and any subcontractor authorized under this Contract shall also conform to and be bound by the provisions of Labor Code Sections 1810 through 1815.

## ARTICLE VIII

Apprentices: Attention is directed to Sections 1777.5, 1777.6 and 1777.7 of the California Labor Code and Title 8, California Code of Regulations Section 200 et seq. To ensure compliance and complete understanding of the law regarding apprentices, and specifically the required ratio thereunder, each Contractor or subcontractor should, where some question exists, contact the Division of Apprenticeship Standards, 455 Golden Gate Avenue, San Francisco, CA 94102, or one of its branch offices prior to commencement of work on this contract. Responsibility for compliance with this Article lies with Contractor.

It is County policy to encourage the employment and training of apprentices on public works contracts as may be permitted under local apprenticeship standardsis

## ARTICLE IX

Certified Payroll: As required under the provisions of Labor Code sectiop 1776, Contractor and any subcontractors shall keep accurate payroll records as follows:

1. The payroll records shall show themame, address social security numithr, work classification, straight timéanhtovertime hours worked each $\bar{\sigma}$, and week, and the actual per den wages paid tomealh journeyman, apprentice, worker, oh other employes employed by Contractor or subcontractors in commection witherio services porded under this Agreement.
2. A certified copy of almpail acords enumbrated above shall be available for inspection at all feasomablehours at the principal office of Contractor as foll
a Make availathe or furnish to the employee or his or her alithorized representative on request.
b. Make available for inspection or furnished upon request to a representative of County, the State Division of Labor Standards Enforcement, and the Division of Apprenticeship Standards of the State Department of Industrial Relations.
c. Make available upon request by the public for inspection or copies thereof made; provided, however, that a request by the public shall be made through either County, the State Division of Labor Standards Enforcement, or the State Division of Apprenticeship Standards. The requesting party shall, prior to being provided the records, reimburse the costs of preparation by Contractor, subcontractor, and the entity through which the request was made. The public shall not be given access to the records at the principal office of Contractor.

## ARTICLE $X$

Records Examination and Audit Requirements: Contractor and its subcontractors, if any are authorized hereunder, shall maintain all books, documents, papers, accounting records, and other evidence pertaining to the performance of the Contract, including but not limited to, the costs of administering the various aspects of the Contract. In accordance with Government Code Section 8546.7, all of the above-referenced parties shall make such materials available at their respective offices at all reasonable times during the contract period and for three (3) years from the date that final payment by County and all other pending matters are closed. Representatives of County, the State Auditor, and any duly authorized representative of other government agencies shall have access to any books, documents, papers and records that are pertinent to the Contract for audit, examination, excerpts, and transactions and copies theheof shall be furnished upon request.

## ARTICLE XI

Payment of all Federal, State or City Taxes: Any federm state or city taximable on the articles furnished by Contractor under this Agreementithall be included in rates quoted herein and shall be paid by Contractor.

## ARTICLE XII

Compliance with all Applicable dims: Contractor shall conform to didad $^{\text {did }}$ abide by all federal, state and local building abor, environmental and safety laws, ordinances, rules and regulations. All work andmitemais shall be in fulk accordance with the latest rules and regulations of the State Fromathal, safety orders of the Division of Industrial Safety, California Electrical Code sattoman Building Code, California Plumbing Code, and any and all ether applicable pows ad regulations. Nothing in this Agreement,
 Contractor, is to be constried to permithonsot conforming to these codes.

ARTMCLXIII
Repoithegrecidents: Pantractor shall prepare and submit to County (within 24 hours of such incouspts) reportsof accidents at the site and anywhere else work under this Agreementis ing erogress in which bodily injury is sustained or property loss in excess of Five Hundredes ars (\$500.00) occurs.

ARTICLE XIV
Workers' Compensation: Contractor shall comply with Labor Code Sections 3700 et seq., requiring it to obtain Workers' Compensation Insurance, and sign a certificate of knowledge thereof.

## CERTIFICATE OF KNOWLEDGE - LABOR CODE SECTION 3700

I am aware of the provisions of Section 3700 of the Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the
provisions of that Code, and I will comply with such provisions before commencing the performance of the work of this Contract.

Signed:
Dated: $\qquad$

## ARTICLE XV

Changes to Agreement: This Agreement may be amended by mutual consent of the parties hereto. Said amendments shall become effective only when in writing and fully executed by duly authorized officers of the parties hereto.

## ARTICLE XVI

Contractor to County: It is understood that the services proveded under this Agreement shall be prepared in and with cooperation from County and ts staff. It is further agreed that in all matters pertaining to this Agreement, Contracto sher act as Contractor only to County and shall not act as Contracter to any other medividual or entity affected by this Agreement nor provide information in=any manner to eanypaity outside of this Agreement that would conflict with Contractor'sresponsibilities to Cownty during the term hereof.

## ARTICLE XVII

Confidentiality: Contractor shid maintain the confidentiality and privleged nature of all records, including billing records, tegether with apynowledge therein acquired, in accordance with all applicable staterancederal laws ennd regulations, as they may now exist or may hereatter be amended enthanged. Continctor, and all Contractor's staff, employees, and representatives, smat not use or disclose, directly or indirectly at any time, any said cerlidential information oter than to County's Department of Transportation for the pumpose of, and inthe performance of, this Agreement. This confloptility provision shallsurvive aner the expiration or earlier termination of this Agreement.

## ARTICLE**u|l|

Assignment and Delegation: Contractor is engaged by County for its unique qualifications and skills as well as those of its personnel. Contractor shall not subcontract, deregate or assign services to be provided, in whole or in part, to any other person or entity without prior written consent of County, nor without the consent of the Surety unless the Surety has waived its right to notice of assignment in writing.

## ARTICLE XIX

Independent Contractor/Liability: Contractor is, and shall be at all times, deemed independent and shall be wholly responsible for the manner in which it performs services required by the terms of this Agreement. Contractor exclusively assumes responsibility for acts of its employees, associates, and subcontractors, if any are authorized herein, as they relate to services to be provided under this Agreement during the course and scope of their employment.

Contractor shall be responsible for performing the work under this Agreement in a safe, professional, skillful, and workmanlike manner and shall be liable for its own negligence and negligent acts of its employees. County shall have no right of control over the manner in which work is to be done and shall, therefore, not be charged with responsibility of preventing risk to Contractor or its employees.

## ARTICLE XX

Fiscal Considerations: The parties to this Agreement recognize and acknowledge that County is a political subdivision of the State of California. As such, County is subject to the provisions of Article XVI, Section 18 of the California Constitution and other similar fiscal and procurement laws and regulations and may not expend funds for products, equipment, or services not budgeted in a given year. It is furthethunderstood that in the normal course of County business, County will adopt a pronosed adget prior to a given fiscal year, but that the final adoption of a budget does noteecur yntil after the beginning of the fiscal year.

Notwithstanding any other provision of this Agreement to the tontrary, Count eshallegive notice of cancellation of this Agreement in the event of adopitan of a proposed budgegt that does not provide for funds for the serviess. pinducts or eqtipment subjecibhern. Such notice shall become effective upon the adiption of a finalbidget which does not provide funding for this Agreement. Upon he effective date of sush notice, this Agreement shall be automatically terminated abdecunty released om any further liability hereunder.

In addition to the above, shouldethe Begrid of Supervisors during the course of a given year for financial department for which services wehe certwated to be performed, pursuant to this paragraph in the sopediscretion of county, mis Agreement may be deemed to be cancefledin its entiretysuect to payment tor services performed prior to cancellation.
ARTIGEXXI
Defaut ctimination, ancellation:
A. Termination by County for Convenience:

County Heser es the right to terminate the Agreement or any individual Work Order issued pursuant to the Agreement in whole or in part upon seven (7) calendar days' written notice by County for any reason.

Upon receipt of said written notice, Contractor shall stop all work under the Agreement or Work Order as applicable except: (1) work specifically directed to be completed prior to termination, (2) work County deems necessary to secure the project for termination, (3) removal of equipment and plant from the site of the Work, (4) action that is necessary to protect materials from damage, (5) disposal of materials not yet used in the Work as directed by County, and (6) clean up of the site.

If the Agreement or any individual Work Order issued pursuant to the Agreement is terminated for County's convenience as provided herein, all finished or unfinished work and materials previously paid for shall, at the option of County, become its property. Contractor shall be paid an amount which reflects costs incurred for work provided to the date of notification of termination. In addition, Contractor shall be paid the reasonable cost, as solely judged by County, and without profit, for all work performed to secure the project for termination.
B. Termination by County for Cause:

If Contractor is adjudged as bankrupt or insolvent, or makes a general
 for Contractor or
for any of its property, or if Contractor files a petition to take adirintage of any debtor's act, or to reorganize under the bankruptcy or applicabelaw or on more than one occasion fails to supply sufficient ${ }^{\text {killed workmender }}$ or suitable material or equipment, or on more than one occasion fails to mbeprompt payments to subcontractors for labor, materials, or equmpent, or disregatus the authority of County's representatives or otherwise violales any provision of he Agreement or the individual Work Orders Issued pursuapt thereto, then County may, without prejudice to any other righ or remedy and afterging Contractor and its Surety a minimum often (10) days rom delivery of wiven termination notice, terminate the semices 0 Contracto Farid take equipmient and machinery thereon owned by Contractornede finish the vork by whatever method County may deem expedient. In stirbas. Contractenshall not be entitled to receive any furtherpayment until the kond is inished.

Without prejudiceto other rightsorramsies County may have, if Contractor fails begin delives of materials andequipment, to commence Work within the time -redified, to mantane rate of delivery of material, to execute the Work in the manner and at such occtions as specified, or fails to maintain a work program vifllet will ensure opuntys interest, or, if Contractor is not carrying out the intent of tie Adreementa written notice may be served upon Contractor and the Surety on ts faithful performance bond demanding satisfactory compliance with the Kegreenent or Work Order as applicable. If Contractor or its Surety does not comply with such notice within five (5) days after receiving it, or after starting to comply, fails to continue, County may exclude it from the premises and take possession of all material and equipment, and complete the Work by County's own forces, by letting the unfinished Work to another Contractor, or by a combination of such methods.

Where Contractor's services have been so terminated by County, said termination shall not affect any right of County against Contractor then existing or which may thereafter accrue. Any retention or payment of monies by County due Contractor will not release Contractor from compliance with the Agreement.

If the unpaid balance of any Work Order issued pursuant to the Agreement exceeds the direct and indirect costs of completing the Work, including compensation for additional professional services, such excess shall be paid to Contractor. If the sums under the Agreement or any individual Work Order issued pursuant thereto are insufficient for completion, Contractor or its Surety shall pay to County within five (5) days after the completion, all costs in excess of the price stated in the individual Work Order. In any event, the cost of completing the Work shall be charged against Contractor and its Surety and may be deducted from any money due or becoming due from County.

If the Surety assumes any part of the Work, it shall take Contractor's place in all respects for that part and shall be paid by County for all Work perfeimed by it in accordance with the Agreement. If the Surety assumes the entire Aovement, all money due Contractor at the time of its default shall be payableto the Surety as the work progresses, subject to the terms of this Agreement.

The provisions of this Article shall be in addition to ellother rights and remesies available to County under law.

If after notice of termination, it is deternimed any reason that Contracior was not in default, the rights and obligations of the parties shalibee the same as if the notice of termination had notheen issued . Tit Agreement seall be equitably adjusted to compensate for sugh termination

## ARTICLE XXII

Notice to Parties. All notices to bep perby the parties hereto shall be in writing and served by depositing same in the United States Post Office, postage prepaid and return receipt requested. Noxices to County sharge duplicate and addressed as follows:


With a Copy To:
County of El Dorado
Department of Transportation
2850 Fairlane Court
Placerville, California 95667
Attn.: Janel Gifford, P.E.,
Office/Engineer Contract Services
or to such other location as County directs.
Notices to Contractor shall be addressed as follows:
(~)
(~)
Attn.: ( $\sim)$
or to such other location as Contractor directs.

## ARTICLE XXIII

Indemnity: Contractor shall defend, indemnify, and hold County, its officers, directors, employees, agents and representatives harmless against and from any and all claims, suits, losses, damages, and liability for damages of every name, kind, and description, including attorneys' fees and costs incurred, brought for, or on account of, injuries to, or death of, any person, including but not limited to workers, County employees, and the public, or damage to property, or any economic or consequential losses, which are claimed to, or in any way arise out of, or are connected with Contractor's services, operations or performance hereunder, regardless of the existence or degree of fault or negligence on the part of County, Contractor, subcontractor(s) and employee(s) of any of these, except for the sole, or active negligence of County, its officers and employees, or as expressly provided by statute. This duty of Contractor to indemplity and save County harmless includes the duties to defend set forth in California Culpede Section 2778.

## ARTICLE XXIV

Insurance: Contractor shall provide proof of a policy eninsurance satefactora to County's Risk Management Division and documentation eddencing that Coltractor maintains insurance that meets the following regurements:
A. Full Workers' Compensation and Employers piability insurance covering all employees of Contractor as fecuired by lawning State of Calfora.
B. Commercial General Letplty sarance of not less than $\$ 1,000,000$ combined single limit per occurrence tom podiy injury arderroperty damage, including but not limited to endorsements def the following coverage: premises, personal injury, operations, products end conteled operations, blanket contractual, and independent
C.

D. In the eqnt Contrator is a licensed professional and is performing professional sepacespipder this Agreement, Professional Liability Insurance is required with a limitef lity of not less than $\$ 1,000,000$.
E. Contractor shall furnish a certificate of insurance satisfactory to County's Risk Management Division as evidence that the insurance required above is being maintained.
F. The insurance will be issued by an insurance company acceptable to County's Risk Management Division, or be provided through partial or total self-insurance likewise acceptable to the Risk Management Division.
G. Contractor agrees that the insurance required herein shall be in effect at all times during the term of this Agreement, inclusive of the guarantee/warranty period
specified hereinbelow. In the event said insurance coverage expires at any time or times during the term of this contract, Contractor shall immediately provide a new certificate of insurance as evidence of the required insurance coverage. In the event Contractor fails to keep in effect at all times insurance coverage as herein provided, County may, in addition to any other remedies it may have, terminate this contract upon the occurrence of such event. New certificates of insurance are subject to the approval of County's Risk Management Division, and Contractor agrees that no work or services shall be performed prior to the giving of such approval.
H. The certificate of insurance must include the following provisions stating that:

1. The insurer will not cancel the insured's coverage witemiday prior written notice to County; and
2. The County of El Dorado, its officers, officials. employees anderunteers are included as additional insured, but only insofar as the engerations under this Agreement are concerned. This prevision shall applay general and excess liability insurance policies.
I. Contractor's insurance coverage shall be minain insurance as respects County, its officers, officials, employees and volunteens, Any insuramecorself-insurance maintained by Countydtsofficens, officials, erm oloyees, or voiunteers shall be in excess of Contractor's mstarnedend shall noveentribute with it.
J. Any deductips or self-insupd retemons must be declared to, and approved, by County. Atheoption of CQunty either: The insurer shall reduce or eliminate such deductiblos or self-insuredretertions as respects County, its officers, Pofficials, employees and volimeors; or Contractor shall procure a bond gudanteeing pamentaf losses and related investigations, claim administration, and defense expense.
K. Anytander to comb with the reporting provisions of the policies shall not affect coyerage itrovided to County, its officers, officials, employees or volunteers.
L. The insurance companies shall have no recourse against the County of El Dorado, its officers and employees or any of them for payment of any premiums or assessments under any policy issued by any insurance company.
M. Contractor's obligations shall not be limited by the foregoing insurance requirements and shall survive the expiration of this Agreement.
N. In the event Contractor cannot provide an occurrence policy, Contractor shall provide insurance covering claims made as a result of performance of this Agreement for not less than three (3) years following completion of performance of this Agreement.
O. The certificate of insurance shall meet such additional standards as may be determined by the contracting County department, either independently or in consultation with County's Risk Management Division as essential for protection of County.

## ARTICLE XXV

Licenses: Contractor warrants and represents that it holds a valid California license pursuant to the Contractors' State License Law (Business and Professions Code Sections 7000, et seq.), that its license is in good standing and that it possesses a Class (~) Contractor License as required by the categories and types of work to be performed under this Agreement. Copies of Contractor's State Contractors' licenses must be provided with this Agreement.

## ARTICLE XXVI

 for any person to furnish supplies or services, or transadteny kind of business in the unincorporated territory of El Dorado County without possessing a Courtybusiness license unless exempt under County Ordinance Code Section 5.08.070. warrants and represents that it shall comply witall of the fequirements of eollin's Business License Ordinance, where applicable, jimor to begiming, work under this Agreement and at all times during the term of this Agreament.

## ARTICLE XXVII



Contractes warrants that its operations concerning the services and matemas bevided under ibis Agreement are not and will
 regulation dealing with hazardous materials senbstances or toxic substances.

ARTICIE XXVIII
Guaraines:
A. Contrator shall guarante all materials, parts and equipment furnished and work pernunieg for a pefd of one (1) year. Contractor warrants and guarantees for a peried of one (1) year from the date of invoice that the work is free from all defects ofe to faulty materials or workmanship and Contractor shall promptly make sueh corrections as may be necessary, including repairs of any damage to other parts of the work resulting from such defects. County will give notice of observed defects with reasonable promptness. In the event that Contractor should fail to make such repairs, adjustments or other work that may be made necessary by such defects, County may do so and charge Contractor the cost thereby incurred.
B. If a guaranty exceeding one (1) year is provided by the supplier or manufacturer of any parts or equipment used in the performance of services under this Agreement, then the guarantee for such materials shall be extended for such term. Contractor expressly agrees to act as co-guarantor of such parts, equipment and materials, and Contractor shall supply County with all warranty
and guaranty documents relative to parts, equipment and materials incorporated in the services provided and guaranteed by its suppliers or manufacturers.
C. Contractor warrants to County that materials, parts and equipment furnished under this Agreement will be of good quality and new, unless otherwise required or permitted by the Agreement, that the work performed will be free from defects or flaws and is of the highest quality of workmanship and that the services provided will conform with the requirements of the Agreement. Work not conforming to these requirements, including substitutions not properly approved and authorized, shall be considered defective.

## ARTICLE XXIX

Interest of Public Official: No official or employee of County who exprises any functions or responsibilities in review or approval of services to berovided by Contractor under this Agreement shall participate in or attempt to influeneany itecision relating to this Agreement which affects personal interest or the interest of any corporation, partnership, or association in which he/she is directly or indirectly interested; nor shall any such official or employee of County ${ }^{\text {Whave }}$ any interest director indirect, in this Agreement or the proceeds the

## ARTICLE XXX

Interest of Contractor: Contretor covenanss thi Contractofers sently has no personal interest or financiathterestmand shall het acquire same in any manner or degree, in either: 1) any other contact connected with or directly affected by the services to be performed by this Aqueeneht; or, 2) apyether entities connected with or directly affected binge services te beberimed by thisAgreement. Contractor further covenants that in the performance of this Agreement no person having any such interest shall be empleded by Contrac

## ARTIELEXXI

Calitimia Residency Fers: 590): All independent Contractors providing services to the CQunty must file a Sta e of California Form 590, certifying their California residency or, in the ensed a corpd ion, certifying that they have a permanent place of business in Californis. Spptractor will be required to submit a Form 590 prior to execution of this Agreement or ounty shall withhold seven (7) percent of each payment made to Contractor during the term of this Agreement. This requirement applies to any agreement/contract exceeding \$1,500.

## ARTICLE XXXII

County Payee Data Record Form: All independent contractors or corporations providing services to County who do not have a Department of the Treasury Internal Revenue Service Form W-9 (Form W-9) on file with County must file a County Payee Data Record Form with County.

## ARTICLE XXXIII

Resolution of Claims: Contractor's attention is invited to Public Contract Code Sections 20104, et seq., for resolution of construction claims, and specifically Section
20104.2. Claims pertaining to this Contract shall be governed by the provisions of those sections.

## ARTICLE XXXIV

California Forum and Law: Any dispute resolution action arising out of this Agreement, including, but not limited to, litigation, mediation, or arbitration, shall be brought in El Dorado County, California, and shall be resolved in accordance with the laws of the State of California.

## ARTICLE XXXV

Year 2000 Compliance: Contractor agrees that all hardware and software developed, distributed, installed, programmed, or employed as a result of this order will comply with ISO 9000 date format to correctly manipulate and present date-sensitive dat

Upon delivery of product and thereafter, the date and date logic component shall effectively and efficiently operate using a four-digit year.

Upon written notification by County of any hardware or software failure to comply with ISO 9000 date format, Contractor will replace-on correct the failing component inth compliant hardware or software immediately, ativocost to Count

ARTICLE XXXVI
Contract Administrator: administering this Agreement Operations Division, Departmerit Oftra spartation, or \&itcessor.

## ARTICLE XXXVII

Autherized Signatures. the parties phis Agreement represent that the undersigned indivicas lexecuting thisAgreement on their respective behalf are fully authorized to do so byew or other appepering strument and to bind upon said parties the obligations set forthere!

## ARTICLE

Partial Invelidity If any provision of the Agreement is held by a court of competent jurisdiction to ve invalid, void, or unenforceable, the remaining provisions will continue in full force and effect without being impaired or invalidated in any way.

## ARTICLE XXXIX

Entire Agreement: This document and the documents referred to herein or exhibits hereto are the entire Agreement between the parties, and they incorporate or supersede all prior written or oral agreements or understandings.

## Contract Administrator Concurrence

By: $\qquad$
Tom Celio
Deputy Director, Maintenance and Operations Division Department of Transportation

Requesting Department Concurrence:

By:


IN WITNESS WHEREOF, the parties have executed this Agreement on the dates indicated below, the latest of which shall be deemed to be the effective date of this Agreement.
--COUNTY OF ELDORADO--

By: $\qquad$ Dated: $\qquad$

Board of Supervisors
"County"

## Attest:

Suzanne Allen de Sanchez
Clerk of the Board of Supervisors
$B y$ :


Deputy Clerk

By:


Dated: $\qquad$

By: $\qquad$
(~)
Corporate Secretary
Dated: $\qquad$

## COUNTY OF EL DORADO

## PERFORMANCE BOND

Bond No. $\qquad$
KNOW ALL MEN BY THESE PRESENTS, that we
the Contractor in the Contract hereto annexed, as Principal, and $\qquad$
as Surety, are held firmly bound unto the County of El Dorado, a political subdivision of the State of California, hereinafter called the "Obligee" in the sum of $\qquad$ DOLLARS,

## (\$

$\qquad$ ) lawful money of the United States, for which payment,
well and truly to be made, we bind ourselves, jointly and severally, firmly by these presents.
Signed, sealed and dated:


The condition of the above obligation is such that if said Principal as Contractor in the Contract hereto annexed shall fatitily yen meach and all of the conditions of said Contract to be performed by him, and shall furnish all tools, equipment,gpparatus, facilities, triespeoterm labor and
 good and workmanlike manner, the work of Contract No. PROJ NUMBER for the PROJ NMM in strict conformity yit the terpas and conditions set forth in the Contract hereto annexed, then this obligation shall be null and void; othervisethis bond shall remain infull forch and effect and the said Surety will complete the Contract work under its own supervisidghy Contract or offinvise, and pay all costaterepefip he
 alteration or addition to the terms of the Contract or to the work to be performede fermer shall in any

 such suit, including a reasonable attorney's fee to be fixed by


NOTE: Signatures of those executing for the Principal and the Surety must be properly acknowledged, and a Power of Attorney attached for the Surety.

## PRINCIPAL

## ACKNOWLEDGMENT

## State of California

County of $\qquad$

On $\qquad$ before me, $\qquad$ ,
personally appeared $\qquad$ '
 is/are subscribed to the within instrument and acknowledged tome that he/shemey excuted the same in his/her/their authorized capacity(yes) and that bybler rer/their signatre(s) on the instrument the person(s), or the enfithpog bohalf of whichine person(s) acted, executed the instrument.

I certify under PENALTY OERERJURY underemerans ane State of California that the foregoing parasraph is true and sent.
WITNESS MP hand and officia

Signature

(Seal)

## SURETY

## ACKNOWLEDGMENT

## State of California

County of $\qquad$

On $\qquad$ before me, $\qquad$ ,
(here insert name and title of the officer)
personally appeared

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledgedta me that hefhe/they executed the same in his/her/their authorized capacity(ies), and that hy hisher/their sishatumes) on
 instrument. I certify under PENALTY@F
paragraph is true and correot


Signature

(Seal)

## COUNTY OF EL DORADO

## PAYMENT BOND

(Section 3247, Civil Code)
Bond No.
WHEREAS, the County of EI Dorado, a political subdivision of the State of California, hereafter referred to as "Obligee", has awarded to Contractor
hereafter referred to as "Principal", a contract for the work described as follows:
PROJECT NAME

## CONTRACT NO. PROJ \#

AND, WHEREAS, said Principal is required to furnish a bond in connection with said contract, guaranteeing the faithful performance thereof:

NOW, THEREFORE, we the undersigned Principal and Surety are held and firmly bound dintotite Obligee, in the sum of

## Dollars

(\$ $\square$ to be paid to the Obligee, for which payment we bind durselves, severally.

## THE CONDITION OF THIS OBLIGATION IS SUCH

That if said Principal or its subcontractors shall fail te 3181, or amounts due under the Unemploymentfinsurance such claimant, or any amounts required to be deftroted ypth from the wages of employees of the Principal 4 ding Board Revenue and Taxation Code, with respect to such wi號 in an amount not exceeding the symbecified in this mond themise the above obligation shall be void. In case suit is brought upon this bond the Surety will pay endaspmareattorney's fee to be fixed by the court.
 of action to such persothor their assignsin y mait broughtimon this bond.

Dated:
Correspondence or Crant elating to thrond should be sent to the Surety at the following address:
$\qquad$

| PRINCIPAL |
| :--- | :--- |
| SURETY |
| ATTORNEY-IN-FACT |

NOTE: Signatures of those executing for the Principal and for the Surety must be properly acknowledged, and a Power of Attorney attached for the Surety.

## PRINCIPAL

## ACKNOWLEDGMENT

## State of California

County of $\qquad$

On $\qquad$ before me, $\qquad$ ,
here insert name and title of the officer)
personally appeared $\qquad$
who proved to me on the basis of satisfactory evidence tabe the person(s) whese name(s)
is/are subscribed to the within instrument and acknowledged on methat he/shekhex executed the same in his/her/their authorized capacity(ies the instrument the person(s), or the entify itpontamalf of which itic person(s) acted, executed the instrument.

(Seal)


