PROFESSIONAL ENGINEERING, LAND SURVEYING, ARCHITECTURE AND LANDSCAPE ARCHITECTURE SERVICES CONTRACT

		T for Consultant s				Wastewater	District
	attached a	Consultant Services Attachment A. If sued by District.					
2.	Compensation and Payment.						
	a. D	istrict shall pay Cons	sultant for the	services as i	ndicated bel	ow (check o	ne):
		Fixed fee, inc			costs, and	d taxes,	in the
		Time and mater not to exceed \$			s described	I in Attach	ment B,
	Other, an amount not to exceed \$ See Attachment						
	ro a a	consultant shall sub- easonably satisfactor uthorized contract mount. District shall o any disputed amou	ry to District, amount, cha pay the invo	which format rges and co	shall include sts to date	e, at a minim and curre	um, total nt billing
3. District to do so		of Work. Consulta (check one):	ant shall con	nmence servi	ces upon re	eceipt of not	ice from
	4	Complete the serv	vices by				_; or
		Perform the Attachment C.	services ir	accordanc	e with	the sched	ule on
4. covered by this		actors. Consultant s vithout prior written a			ssign any po	ortion of the	services
modifications, v previously in the shall compensa	services to whether a is contract ate Consu	District may, from to be performed und decrease or increas, or pursuant to term tant only for services contract, or any more	er this contr se, shall be s and conditi s performed	act. The co on the same ons mutually or costs incu	mpensation terms and agreed to by tred that are	for the chaconditions a the parties within the	anges or as stated District scope of
6. performance of		e. {Project Manager act the following type				intain throug	hout the
	С	Comprehensive vehicles arising from the Million Dollars (\$1,000)	e use of mot				

Commercial General Liability Insurance written on an occurrence basis with limits no less than One Million Dollars (\$1,000,000) combined single limit per

b.

occurrence and Two Million Dollars (\$2,000,000) aggregate for personal injury, bodily injury and property damage.

Coverage shall include, but not be limited to: blanket contractual, products/completed operations; broad form property damage; explosion, collapse and underground (XCU) if applicable; and employer's liability; and

c. Professional liability insurance (Errors and Omissions insurance) with limits no less than One Million Dollars (\$1,000,000).

The insurance policies shall: (1) state that coverage shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the limits of the insurer's liability; (2) be primary to any insurance maintained by District, except as respects losses attributable to the sole negligence of District; and (3) shall state that District will be given 30 days prior written notice of any cancellation or suspension of or material change in coverage.

District shall be named as an additional insured on the Commercial General Liability Insurance policy with regard to work and services performed by or on behalf of Consultant, and a copy of the endorsement naming District as an additional insured shall be attached to the Certificate of Insurance.

Before commencing work and services, Consultant shall provide to District a Certificate of Insurance evidencing the insurance described above. District reserves the right to request and receive a certified copy of all required insurance policies.

The above insurance limits do not constitute a limit on Consultant's liability to District. Any payment of deductible or self-insured retention shall be the sole responsibility of Consultant.

- 7. Indemnification / Hold Harmless. Consultant shall defend, indemnify and hold the District, its officers, officials, employees and volunteers harmless from any and all claims, injuries, damages, losses or suits including attorney fees, arising out of or resulting from the acts, errors or omissions of Consultant in performance of this Contract, except for injuries and damages caused by the sole negligence of the District. Should a court of competent jurisdiction determine that this Contract is subject to RCW 4.24.115, then, in the event of liability for damages arising out of bodily injury to persons or damages to property caused by or resulting from the concurrent negligence of Consultant and the District, its officers, officials, employees, and volunteers, Consultant's liability, including the duty and cost to defend, hereunder shall be only to the extent of Consultant's negligence. It is further specifically and expressly understood that the indemnification provided herein constitutes Consultant's waiver of immunity under Industrial Insurance, Title 51 RCW, solely for the purposes of this indemnification. This waiver has been mutually negotiated by the parties. The provisions of this section shall survive the expiration or termination of this Contract.
- 8. Ownership and Use of Documents. All records, files, drawings, specifications, data, information, materials, reports, memoranda and other documents produced or prepared by Consultant in connection with the services rendered under this contract ("Documents"), whether finished or not, shall be the property of District. Upon request, Consultant shall forward Documents to District in hard copy and in digital format that is compatible with District's computer software programs. If District uses the Documents for purposes other than those intended in this contract, without written permission of Consultant, District shall do so at its sole risk.
- 9. <u>Termination</u>. This contract may be terminated by either party upon fifteen (15) days written notice if the other party fails to substantially perform in accordance with the contract.

10. <u>Dispute Resolution</u>.

a. <u>Mediation</u>. If any dispute, controversy, or claim arises out of or relates to this contract, the parties agree first to try to settle the dispute by non-binding mediation with the assistance of a recognized professional mediation service.

The parties shall bear equally all expenses, exclusive of attorneys' fees, associated with the mediation.

- b. <u>Litigation</u>. Thereafter, any dispute, controversy, or claim not resolved by mediation shall be resolved by litigation with venue in Clark County. The laws of the State of Washington shall govern this contract.
- 11. <u>Effective Date</u>. The effective date of this contract shall be the date that the contract is signed by an authorized representative of District.
- 12. <u>Independent Contractor</u>. Consultant is and shall be at all times during the term of this contract an independent contractor.
- 13. <u>Compliance with Laws</u>. Consultant shall comply with all federal, state and local laws, ordinances, regulations, and rules applicable to the services to be performed under this contract.

(Consultant)
By:
Typed Name:
Its:
Address:
Telephone:
Fax:
Date: