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SAP Number

San Bernardino County, Department of Public Works – Transportation

Department Contract Representative Melissa L. Walker **Telephone Number** (909) 387-7997 Contractor City of Needles **Contractor Representative** City Engineer **Telephone Number** (760) 326-2113 **Contract Term** 5 years, Beginning April 21, 2020 and ending on June 30, 2025 **Original Contract Amount** \$75,000 per project not to exceed \$100,000 for each party per fiscal year Amendment Amount **Total Contract Amount Cost Center** 6650002000

IT IS HEREBY AGREED AS FOLLOWS:

WHEREAS, the City of Needles (CITY) has observed that many of its street facilities and related appurtenances within its jurisdictional area need occasional maintenance and repair; and

WHEREAS, Streets and Highways Code sections 1685 and 1803 authorize CITY to contract with the County of San Bernardino (COUNTY) for the maintenance, construction or repair of CITY streets, if the legislative body of CITY determines that it is necessary for the more efficient maintenance, construction, or repair of said streets; and

WHEREAS, **COUNTY** and **CITY** are sometimes individually referred to in this Agreement as **PARTY** and collectively referred to as **PARTIES**; and

WHEREAS, the legislative body of CITY has determined that it is necessary for the more efficient maintenance and repair of its street facilities and related appurtenances within CITY to contract with COUNTY for COUNTY to sometimes perform said work, including emergency work, on CITY street facilities and related appurtenances located within the incorporated area of CITY (hereinafter referred to as "CITY FACILITIES CONTRACT WORK"); and

WHEREAS, CITY FACILITIES CONTRACT WORK will be performed by COUNTY staff and/or COUNTY contractors; and

WHEREAS, public projects of sixty thousand dollars (\$60,000) or less may be performed by the employees of a public agency by force account, by negotiated contract, or by purchase order per Public Contract Code section 22032; and

WHEREAS, CITY FACILITIES CONTRACT WORK to be performed by COUNTY staff and/or COUNTY contractors will only be maintenance or emergency work as those terms are defined in the Public Contract Code, and shall not exceed seventy-five thousand dollars (\$75,000) per project; and

WHEREAS, CITY is solely responsible for determining whether CITY FACILITIES CONTRACT WORK to be performed by COUNTY staff and/or COUNTY contractors is maintenance or emergency work and complies with all applicable Public Contract Code requirements prior to requesting the performance of CITY FACILITIES CONTRACT WORK by COUNTY; and

WHEREAS, CITY will reimburse COUNTY for all costs incurred by COUNTY in performing CITY FACILITIES CONTRACT WORK requested by CITY and completed by COUNTY; and

WHEREAS, Streets and Highways Code section 1710 authorizes **COUNTY** to contract with **CITY** for the **CITY's** maintenance, construction or repair of **COUNTY** highways; and

WHEREAS, COUNTY has determined that it is necessary for the more efficient maintenance and repair of its highway facilities and related appurtenances to contract with CITY for CITY to sometimes perform said work, which includes emergency work, on COUNTY highway facilities and related appurtenances located within CITY's sphere of influence as defined by the San Bernardino County Local Agency Formation Commission (hereinafter referred to as "COUNTY FACILITIES CONTRACT WORK"); and

WHEREAS, COUNTY FACILITIES CONTRACT WORK will be performed by CITY staff and/or CITY contractors; and

WHEREAS, COUNTY FACILITIES CONTRACT WORK to be performed by CITY staff and/or CITY contractors will only be for maintenance or emergency work as those terms are defined in the Public Contract Code, and shall not exceed seventy-five thousand dollars (\$75,000) per project; and

WHEREAS, COUNTY is solely responsible for determining whether COUNTY FACILITIES CONTRACT WORK to be performed by CITY staff and/or CITY contractors is maintenance or emergency work and complies with all applicable Public Contract Code requirements prior to requesting the performance of COUNTY FACILITIES CONTRACT WORK by CITY; and

WHEREAS, COUNTY will reimburse CITY for all costs incurred by CITY in performing COUNTY FACILITIES CONTRACT WORK requested by COUNTY and completed by CITY; and

WHEREAS, COUNTY and CITY desire to set forth the responsibilities and obligations of each as they pertain to the work described in this Agreement.

NOW, THEREFORE, IT IS MUTUALLY AGREED as follows:

SECTION I

1.0 For CITY FACILITIES CONTRACT WORK provided to CITY:

COUNTY AGREES TO:

1.1 Schedule requested CITY FACILITIES CONTRACT WORK upon receipt of a written "Notice to Proceed" from CITY and to provide to CITY a schedule of workdays anticipated for the work for

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- **CITY** concurrence. **COUNTY**, through its authorized representative identified in Paragraph 4.5 and in its sole discretion, shall decide whether to approve or disapprove an individual "Notice to Proceed" and provide specific services to **CITY**.
- 1.2 Utilize **COUNTY's** Department of Public Works labor force and/or contractors in providing services under this Agreement.
- 1.3 Obtain a no-cost permit from CITY for any CITY FACILITIES CONTRACT WORK to be performed within CITY's right-of-way. COUNTY's Director of Public Works, or the Director's designee, shall have the authority to obtain a permit from CITY for CITY FACILITIES CONTRACT WORK.
- 1.4 Upon completion of each individual work assignment, submit to CITY an itemized accounting of actual CITY FACILITIES CONTRACT WORK costs incurred by COUNTY and an invoice for such costs.
- 1.5 COUNTY shall require all contractors and vendors providing CITY FACILITIES CONTRACT WORK to have appropriate and adequate insurance coverage for the mutual protection and benefit of the PARTIES. Except for Workers' Compensation, Errors and Omissions and Professional Liability policies, COUNTY shall require and ensure that all COUNTY contractors performing CITY FACILITIES CONTRACT WORK shall have insurance policies that contain endorsements naming the CITY and its officers, employees, agents and volunteers as additional insureds with respect to liabilities arising out of the performance of services hereunder. The additional insured endorsements shall not limit the scope of coverage for the CITY to vicarious liability but shall allow coverage for the CITY to the full extent provided by the policy.
- 1.6 Enforce **COUNTY's** contractors to comply with all applicable laws and regulations, including Labor Code sections 1720 et seq. and 1770 et seq. that concern the payment of prevailing wages.
- 1.7 When applicable, **COUNTY** shall fill out and submit to the California Department of Industrial Relations a PWC-100 form.

CITY AGREES TO:

- 1.8 Provide **COUNTY** a written "Notice to Proceed" for any **CITY FACILITIES CONTRACT WORK** requested by **CITY**.
- 1.9 Provide a no-cost permit to **COUNTY** for its work within **CITY's** right-of-way.
- 1.10 After COUNTY completes each individual CITY FACILITIES CONTRACT WORK assignment and submits an itemized accounting of actual CITY FACILITIES CONTRACT WORK costs incurred by COUNTY along with an invoice, to reimburse COUNTY for CITY FACILITIES CONTRACT WORK costs within sixty (60) calendar days after receipt of invoice.
- 1.11 Provide a qualified representative who shall have the authority to discuss and attempt to resolve any issues or disputes which may arise concerning the CITY FACILITIES CONTRACT WORK with the COUNTY.
- 1.12 Comply with any applicable California Environmental Quality Act (CEQA) requirements as well as completing the required CEQA documents.
- 1.13 Determine whether CITY FACILITIES CONTRACT WORK to be performed by COUNTY staff and/or COUNTY contractors for CITY is maintenance or emergency work and comply with all applicable Public Contract Code requirements prior to requesting the performance of CITY FACILITIES CONTRACT WORK by COUNTY.

SECTION II

2.0 For COUNTY FACILITIES CONTRACT WORK provided to COUNTY:

CITY AGREES TO:

- 2.1 Schedule requested COUNTY FACILITIES CONTRACT WORK upon receipt of a written "Notice to Proceed" from the COUNTY and provide to COUNTY a schedule of workdays anticipated for the COUNTY FACILITIES CONTRACT WORK for COUNTY's concurrence. CITY, through its authorized representative identified in Paragraph 4.5 and in its sole discretion, shall decide whether to approve or disapprove an individual "Notice to Proceed" and provide specific services to COUNTY.
- 2.2 Utilize CITY's labor force and/or contractors in providing services under this Agreement.

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- 2.3 Obtain a no-cost permit from COUNTY for work within COUNTY's right-of-way. CITY's Director of Public Works, or the Director's designee, shall have the authority to obtain a permit from COUNTY for COUNTY FACILITIES CONTRACT WORK.
- 2.4 Upon completion of each COUNTY FACILITIES CONTRACT WORK assignment, submit to COUNTY an itemized accounting of COUNTY FACILITIES CONTRACT WORK costs incurred by CITY and an invoice for such costs.
- 2.5 CITY shall require all contractors and vendors providing COUNTY FACILITIES CONTRACT WORK to have appropriate and adequate insurance coverage for the mutual protection and benefit of the PARTIES. Except for Workers' Compensation, Errors and Omissions and Professional Liability policies, CITY shall require and ensure that all CITY contractors performing COUNTY FACILITIES CONTRACT WORK shall have insurance policies that contain endorsements naming the COUNTY and its officers, employees, agents and volunteers as additional insureds with respect to liabilities arising out of the performance of services hereunder. The additional insured endorsements shall not limit the scope of coverage for the COUNTY to vicarious liability but shall allow coverage for the COUNTY to the full extent provided by the policy. Such additional insured coverage shall be at least as broad as Additional Insured (Form B) endorsement form ISO, CG 2010.11 85.
- 2.6 Enforce CITY's contractors to comply with all applicable laws and regulations, including Labor Code sections 1720 et seq. and 1770 et seq. that concern the payment of prevailing wages.
- 2.7 Accept all payments from **COUNTY** via electronic funds transfer (EFT) directly deposited into the **CITY's** designated checking or other bank account. **CITY** shall promptly comply with directions and accurately complete forms provided by **COUNTY** required to process EFT payments.
- 2.8 When applicable, **CITY** shall fill out and submit to the California Department of Industrial Relations a PWC-100 form.

COUNTY AGREES TO:

- 2.9 Provide CITY a written "Notice to Proceed" for any authorized COUNTY FACILITIES CONTRACT WORK requested by COUNTY.
- 2.10 Provide a no-cost permit to CITY for its work within COUNTY's right-of-way.
- 2.11 After CITY completes each individual COUNTY FACILITIES CONTRACT WORK assignment and submits an itemized accounting of actual COUNTY FACILITIES CONTRACT WORK costs incurred by CITY along with an invoice, to reimburse CITY for COUNTY FACILITIES CONTRACT WORK costs within sixty (60) calendar days after receipt of invoice.
- 2.12 Provide a qualified representative who shall have the authority to discuss and attempt to resolve any issues or disputes which may arise concerning the **COUNTY FACILITIES CONTRACT WORK** with the **CITY**.
- 2.13 Comply with any applicable CEQA requirements as well as completing the required CEQA documents.
- 2.14 Determine whether COUNTY FACILITIES CONTRACT WORK to be performed by CITY staff and/or CITY contractors for COUNTY is maintenance or emergency work and comply with all applicable Public Contract Code requirements prior to requesting the performance of COUNTY FACILITIES CONTRACT WORK by CITY.

SECTION III

3.0 IT IS MUTUALLY AGREED:

- 3.1 CITY FACILITIES CONTRACT WORK and COUNTY FACILITIES CONTRACT WORK (at times individually referred to simply as "FACILITIES CONTRACT WORK") shall include only maintenance or emergency work associated with the following facilities: streets/highways, appurtenant fencing, culvert or drainage facilities. FACILITIES CONTRACT WORK may include, but is not limited to, the grading and application of soil stabilization product on dirt roads, as well as providing heavy equipment for storm debris cleanup, striping, chip sealing, maintenance or emergency paving.
- 3.2 The cost for each **FACILITIES CONTRACT WORK** project shall not exceed seventy-five thousand dollars (\$75,000).

- The total cost for all work performed pursuant to Section 1.0 shall not exceed one hundred thousand dollars (\$100,000) per fiscal year, absent a prior written amendment to this Agreement. The total cost for all work performed pursuant to Section 2.0 shall not exceed one hundred thousand dollars (\$100,000) per fiscal year, absent a prior written amendment to this Agreement.
- 3.4 CITY or COUNTY is only responsible to provide the FACILITIES CONTRACT WORK identified in the "Notice to Proceed" from the requesting party (CITY or COUNTY) and agreed to by the non-requesting party (CITY or COUNTY). After completion of FACILITIES CONTRACT WORK on any particular facility, the requesting party (CITY or COUNTY) shall be responsible for all future maintenance and repair work associated with the FACILITIES CONTRACT WORK, unless the non-requesting party (CITY or COUNTY) receives a future request to provide additional FACILITIES CONTRACT WORK under this Agreement, followed by an approval of a written "Notice to Proceed."
- The **PARTIES** shall comply with all applicable laws and regulations, including, but not limited to, all applicable Public Contract Code (e.g. bidding requirements), Labor Code (e.g. prevailing wage requirements), Business and Professions Code (e.g. licensing requirements), and Civil Code requirements (e.g. payment bond requirements).

SECTION IV

4.0 IT IS FURTHER UNDERSTOOD AND AGREED:

- 4.1 The requesting party (CITY or COUNTY) shall prepare and submit to the non-requesting party (CITY or COUNTY) a "Notice to Proceed" that outlines the work requested within the scope and budget limitations of this Agreement. The Notice to Proceed shall include the location (street(s) or highway(s)) the work shall take place on, the scope of the work, the requested schedule, the level of service required (if necessary), and other pertinent terms and details for the project within the scope of this Agreement. The COUNTY Director of Public Works and the CITY Director of Public Works/City Engineer shall have the authority to prepare and submit a "Notice to Proceed," as well as provide estimates and approve all FACILITIES CONTRACT WORK projects under this Agreement. The non-requesting party shall develop cost estimates and project schedules for review by the requesting party using COUNTY/CITY-approved labor and equipment rates that include fringe and overhead for actual employee classifications, equipment rates that will recover the depreciation expenses and the maintenance and repair cost of the equipment used for the proposed work assignment and estimated material costs. If requested, the estimate of cost will be provided to the requesting party prior to the commencement of work. The non-requesting party is under no obligation to perform work tasks and the non-requesting party's representative identified in Paragraph 4.5 may decline to perform the requested work for any reason or for no reason.
- 4.2 The Effective Date of this Agreement shall be the first date on which all of the following has occurred: (1) the CITY's Council and COUNTY's Board have approved the Agreement; and (2) the authorized representative of each has signed the Agreement.

4.3 Insurance and Indemnification

COUNTY and **CITY** are authorized self-insured or partially self-insured public entities for purposes of Professional Liability, General Liability, Automobile Liability and Worker's Compensation and warrant that through their respective programs of self-insurance and insurance, they have adequate coverage or resources to protect against liabilities arising out of performance of the terms, conditions or obligations of this Agreement.

Neither CITY nor any officer, employee, agent, or volunteer of CITY shall be responsible for any damage or liability arising out of, pertaining to, or relating to any acts or omissions on the part of COUNTY or its contractors under or in connection with any work, authority or jurisdiction delegated to and performed by COUNTY or its contractors under this Agreement. It is also understood and agreed that, pursuant to Government Code section 895.4, COUNTY shall fully indemnify, defend (with counsel approved by CITY) and hold CITY and its officers, employees, agents, and volunteers harmless from any liability imposed for injury (as defined by Government Code section 810.8) arising out of, pertaining to, or relating to any acts or omissions on the part of COUNTY or

its contractors under or in connection with any work, authority or jurisdiction delegated to and performed by **COUNTY** or its contractors under this Agreement.

Neither COUNTY nor any officer, employee, agent or volunteer of COUNTY shall be responsible for any damage or liability arising out of, pertaining to, or relating to any acts or omissions on the part of CITY or its contractors under or in connection with any work, authority or jurisdiction delegated to and performed by CITY or its contractors under this Agreement. It is also understood and agreed that, pursuant to Government Code section 895.4, CITY shall fully indemnify, defend (with counsel approved by COUNTY) and hold COUNTY and its officers, employees, agents, and volunteers harmless from any liability imposed for injury (as defined by Government Code section 810.8) arising out of, pertaining to, or relating to any acts or omissions on the part of CITY or its contractors under or in connection with any work, authority or jurisdiction delegated to and performed by CITY or its contractors under this Agreement.

In the event **COUNTY** and/or **CITY** is found to be comparatively at fault for any claim, action, loss or damage which results from their respective obligations under this Agreement, **COUNTY** and/or **CITY** shall indemnify the other to the extent of its comparative fault.

CITY and COUNTY agree to waive all rights of subrogation against each other.

- 4.4 No supplement, modification, or amendment of this Agreement shall be binding unless executed in writing and signed by CITY and COUNTY.
- 4.5 All notices, approvals, consents or other documents required or permitted under this Agreement shall be in writing and, except as otherwise provided herein, shall be effective upon personal delivery or three calendar days after deposit in the United States mail, certified, with first class postage, fully prepaid, addressed as follows:

City of Needles 817 Third Street Needles, CA 92363 Authorized Representative: City Engineer

County of San Bernardino 825 East Third Street San Bernardino, CA 92415 Authorized Representative: Director of Public Works

- 4.6 No waiver of any default shall constitute a waiver of any other default or breach, whether of the same or other covenant or condition. No waiver, benefit, privilege, or service voluntarily given or performed by a PARTY shall give the other PARTY any contractual rights by custom, estoppel, or otherwise.
- 4.7 This Agreement shall be governed by the laws of the State of California. If a court of competent jurisdiction declares any portion of this Agreement invalid, illegal, or otherwise unenforceable, the remaining provisions shall continue in full force and effect, unless the purpose of this Agreement is frustrated. Any dispute or action to enforce any obligation under this Agreement shall be filed and resolved in the appropriate Superior Court in the County of San Bernardino, California. In the event of litigation arising from this Agreement, each **PARTY** to the Agreement shall bear its own costs, including attorney's fees. This provision concerning costs shall not apply to costs or attorney's fees relative to paragraphs 4.3.
- 4.8 This Agreement contains the entire Agreement of the **PARTIES** with respect to subject matter hereof, and supersedes all other prior negotiations, understandings or contracts. This Agreement may only be modified in writing, signed by authorized representatives of both **CITY** and **COUNTY**.
- 4.9 This Agreement may be terminated, with or without cause, by either CITY or COUNTY upon thirty (30) calendar days advance written notice by the party wishing to terminate, provided however, that any such cancellation shall not be effective as to any existing obligations pursuant to any FACILITIES CONTRACT WORK authorized prior to notice of cancellation. In the event of cancellation as provided herein, all FACILITIES CONTRACT WORK costs required to be paid by the PARTIES prior to the effective date of cancellation shall be paid by the PARTIES as provided in this Agreement.

- 4.10 Except with respect to the indemnification obligations contained herein which shall survive the termination of this Agreement, this Agreement shall take effect on the date it is signed by both parties, and shall terminate on June 30, 2025, unless it is terminated early as provided in Paragraph 4.9.
- 4.11 This Agreement may be signed in counterparts, each of which shall constitute an original.
- 4.12 The Recitals preceding the terms of this Agreement are incorporated into the terms hereof by this reference and constitute constructive terms of this Agreement.
- 4.13 Since the **PARTIES** or their agents have participated fully in the preparation of this Agreement, the language of this Agreement shall be construed simply, according to its fair meaning, and not strictly for any or against any party.

IN WITNESS WHEREOF, COUNTY and CITY have each caused this Agreement to be subscribed by its respective duly authorized officers on its behalf.

Revised 7/15/19

COUNTY OF SAN BERNARDINO	CITY OF NEEDLES
1 11	(Print or type name of corporation, company, contractor, etc.)
· Cut Hann	By Della State of the State of
Curt Hagman, Chairman, Board of Supervisors	(Authorized signature - sign in blue ink)
Dated: APR 2 1 2020	Name Jeffrey Williams, Mayor
SIGNED AND CERTIFIED THAT A COPY OF THIS	(Print or type name of person signing contract)
DOCUMENT HAS BEEN DELIVERED TO THE HAIRMAN OF THE BOARD	Dated: Dethrey Williams
Lynna Monell Clerk of Dead of Supervisors of the County of San Bernardino By Deputy	Attest: Dale Jones, City Clerk (Print or Type) Approved as to Legal Form SBEMP John O. Pinkney City Attorney
FOR COUNTY USE ONLY	
Approved as to Legal Form Suzanne Bryant, Deputy County Counsel Date Reviewed for Contract Mohammad Ali, P.E., O	studio 1 /

Needles Mutual Aid Map

