SHORT FORM SUBCONTRACT AGREEMENT

Subcontract No.

THIS AGREEMENT, made and entered into at El Dorado Hills, El Dorado County, California this _____ day of ______ 20 ____, by and between ROEBBELEN CONTRACTING, INC., hereinafter called CONTRACTOR, with principal office at 1241 Hawks Flight Court, El Dorado Hills, California 95762, and ______, hereinafter called SUBCONTRACTOR.

WITNESSETH, that the Subcontractor and the Contractor agree as follows:

ARTICLE I. DESCRIPTION OF WORK: The Subcontractor shall perform all the work, labor, services, materials, plant, equipment, tools, scaffolds, appliances, insurance, and other facilities of every kind and description required for the prompt and efficient execution of the work described herein and to perform the work necessary or incidental to complete all activity (hereinafter called the Work) for and at _____ (hereinafter called the Project), located on the premises at _____, California (hereinafter called the Premises). The Contract Documents for this Subcontract consist of this Subcontract and any Exhibits attached hereto, the Agreement between _____ ("Owner") and Contractor dated _____, the Conditions of the Contract between Owner and Contractor (General, Supplementary, Special and other Conditions), Drawings, Specifications, all Addenda issued prior to the Agreement between Owner and Contractor and all Modifications subsequent thereto and in strict accordance with all additional requirements set forth in Attachments "A," "B" and "C."

All of the above documents which form the Contract between the Owner and Contractor are by this reference a part of this Subcontract and shall be available for inspection by Subcontractor upon his request. All items of this Contract are subject to Owner's approval. Submit samples, shop drawings, brochures, etc. at a time required by job to the job office. Delivery as directed by **Job Superintendent**.

The price herein specified shall, unless otherwise expressly stated, include all taxes and duties of any kind levied by any government authority which either party is required to pay with respect to the production, sale or shipment of the goods and all charges for packing, loading and shipping.

ARTICLE III. ACCEPTANCE: This subcontract will only be accepted by Contractor on the exact terms set forth herein. No additions or deletions or other modifications shall be binding on the Contractor, unless accepted by it in writing. If Subcontractor commences Work before Contractor endorses the Subcontract, this written Subcontract shall compromise the sole terms and conditions of the agreement.

ARTICLE IV. CHANGES: Contractor may by written change order make any change including additions or omissions in quantities or in the specifications or drawings. Changes will be binding on Contractor only if in writing and signed by Contractor. If any change otherwise affects the amount due or the time of performance hereunder, an equitable adjustment shall be made. Upon reasonable notice to the Subcontractor, Contractor may by written change order terminate this subcontract as to any work not then performed without any liability to the Contractor, except that there shall be an equitable adjustment between the parties as to any work or materials then in progress. No such termination shall relieve either party of any of their obligations as to any work performed hereunder. Any claim for adjustment to Subcontractor hereunder must be asserted in writing within ten (10) days from the date the change or termination is ordered.

ARTICLE V. PAYMENT: Payment will be made in accordance with the applicable provisions of this Subcontract and the Contract Documents. The time for payment of invoices, or for accepting any discounts offered, shall run only from the date correct invoices, Conditional lien releases for prior progress payments to Subcontractor and its sub-subcontractors and vendors pursuant to Civil Code 3262, are received by the Contractor. If Owner, or any other person responsible for providing construction funds from which payment to Subcontractor is to be made, delays in making payment to Contractor, Contractor shall have a reasonable time to make payment to Subcontractor.

"Reasonable time" shall be determined according to the relevant circumstances, but in no event shall be less than the time Contractor and Subcontractor require to pursue to conclusion their legal remedies to obtain payment against Owner and/or any other person responsible for providing construction funds, including but not limited to mechanic's lien remedies.

ARTICLE VI. SCHEDULE: Time is of the essence in this Project. Unless a specific schedule date is otherwise specified on the face hereof, all work shall conform to the date or dates specified from time to time by the Project's Schedule, if not written schedule exists then as directed by the Contractors' representative. Failure of Subcontractor to perform timely shall make Subcontractor liable for all damages suffered as a result thereof by Contractor, including without limitation any liquidated damages under the prime contract. Contractor shall give Subcontractor an extension of time for any delays beyond the control of Subcontractor if Subcontractor shall give written notice therefore to Contractor within seven (7) days after the commencement of any such delay provided, however, that if Contractor's performance under the prime contract is delayed thereby, Subcontractor shall be entitled to an extension of time only to the extent Contractor is allowed an extension therefore by Owner.

ARTICLE VII. DEFAULTS: If Subcontractor fails to perform any of its obligations hereunder, Contractor shall be entitled to all remedies provided by law, and to recover all consequential and incidental damages and any replacement and repair costs resulting therefrom.

ARTICLE VIII. WARRANTIES: The Subcontractor warrants to Owner and Contractor, and successors that the workmanship, materials and services provided shall be free from all defect, shall be of the quality specified or of the best grade of their respective kinds if no quality is specified, shall be fit for the purpose intended and shall conform to the provisions, specifications, drawings, samples or other description contained herein or in Contractor's prime contract and to representations whenever made by Subcontractor or its representatives whether extrinsic to this Subcontract or otherwise. All warranties implied by law or usage of trade are incorporated herein to apply to any work as well as the materials covered hereby and shall run in favor of Contractor and its successor in interest to the goods and services. Subcontractor guarantees Contractor and its successor in interest to the materials and services against any and all defects in workmanship and materials which may develop for a period of eighteen (18) months following installation, or twelve (12) months following acceptance of the goods by Contractor's successor in interest, which ever period is longer. To the extent a longer warranty or guarantee is required by the Owner's project documents, the Subcontractor agrees to provide the longer warranty or guarantee.

ARTICLE IX. COMPLIANCE: Subcontractor shall produce, furnish and deliver all work, materials, or any services to be furnished hereunder, in strict compliance with all applicable laws, regulations, safety orders, labor agreements and working conditions to which they are subject, including without limitation and where applicable. Equal Employment Opportunity provisions and any such applicable provisions referred to or required under Contractor's prime contract with Owner of by law are, by this reference, incorporated herein. Subcontractor shall execute and deliver to Contractor such documents as may be required to effect or to evidence compliance. Subcontractor agrees to pay the prevailing wages to all employees on all Public Works Projects.

ARTICLE X. ASSIGNMENTS, SETOFF: Any delegation, subletting or assignment, by operation of law or otherwise, of all or any portion of the obligations to be performed hereunder by Subcontractor without the prior consent of Contractor shall be void. In the event of any transfer, hypothecation of assignment by Subcontractor of the right to receive all or any part of any payments due or to become due hereunder, Contractor may, at any time thereafter withhold any or all monies or payments due or to become due hereunder until final payment is due and all conditions precedent to such payment have been satisfied. Contractor may setoff against any amount payable to any person under this subcontract any claim or charge it might have against Subcontractor on any other Subcontract or Purchase Order or other Project.

ARTICLE XI. DEFINITIONS: Contractor means Roebbelen Contracting, Inc., or a partnership including Roebbelen Contracting, Inc., or a joint venture including Roebbelen Contracting, Inc., as a member thereof it so designated on the face hereof. If Contractor is not the ultimate consumer of the goods, then all rights, benefits and remedies available to Contractor including any guarantees and warranties made by Subcontractor or required with respect to the goods, then all rights, benefits and remedies available to Contractor including any guarantees and warranties made by Subcontractor or required with respect to the goods under Contractor's Contract with Owner, shall accrue and be available to and be for the express benefit of Contractor's successor in interest hereunder.

ARTICLE XII. UNIONS: It is agreed and understood that Roebbelen Contracting, Inc. is signatory to the Carpenters 46 Northern California Counties Conference Board and the Laborers Northern California Council of Laborers. It is agreed by the Subcontractor that any work being performed within the jurisdiction which is claimed by these labor organizations, will be performed by members of those labor organizations.

To the extent the Subcontractor does not utilize workers from those labor unions, any damages incurred by the Contractor will be borne one hundred percent (100%) by the Subcontractor.

ARTICLE XIII. COMPENSATION AND LIABILITY INSURANCE: Before commencing with the work, Subcontractor shall procure and maintain, at its own expense, until completion and final acceptance of the work at least the following insurance from an insurance company satisfactory to the Contractor.

- 1. WORKERS' COMPENSATION AND EMPLOYER'S LIABILITY INSURANCE in accordance with laws of the State in which the Work is situated. Coverage shall include Employers Liability with the minimum limit of \$1,000,000 each event and Waiver of Subrogation in favor of Owner and Contractor shall be provided.
- 2. COMPREHENSIVE GENERAL LIABILITY INSURANCE INCLUDING CONTRACTUAL LIABILITY INSURANCE AGAINST THE LIABILITY ASSUMED HEREIN ABOVE, and including CONTRACTOR'S PROTECTIVE LIABILITY INSURANCE if the Subcontractor sublets to another, all or any portion of the work, with the minimum limit of \$ per occurrence. It is understood and agreed that the Contractor and Project Owner are to be named as additional insureds on the Subcontractor's policy.
- 3. COMPREHENSIVE AUTOMOBILE LIABILITY INSURANCE covering all owned, non-owned and hired vehicles used in the connection with the work, with minimum insurance limits of \$1,000,000.00 per incident.
- 4. POLLUTION LIABILITY INSURANCE. If subcontractors are required to perform remedial hazardous material operations such as asbestos containing materials, contaminated soil, etc., they must, in addition to the above requirements, carry a "Contractor's Pollution Liability" policy with limits not less than \$5,000,000 per occurrence and not less than \$5,000,000 aggregate for Bodily Liability, Personal Injury and Property Damage naming Contractor and Owner as an additional insured including contractual liability coverage. If Subcontractor or their Subcontractors haul hazardous waste, they must carry Automobile Liability Insurance with a \$3,000,000 combined single limit per occurrence for Bodily Injury and Property Damage applicable to all hazardous waste hauling vehicles and include MCS 90.
 - Where Subcontractor is installing mechanical systems or exterior insulation and finish systems, Subcontractor shall provide Contractor's Pollution Liability which includes coverage for "mold" with limits of liability of not less than \$1,000,000 per occurrence naming Contractor and Owner, and their respective officers, employees and agents as additional insured including contractual liability.

ARTICLE XIV. INDEMNITY: All work covered by this Agreement done at the site of construction or preparing or delivering materials or equipment or any or all of them, to the site shall be at the risk of Subcontractor exclusively. Subcontractor hereby assumes entire responsibility and liability for any and all damage or injury of any kind or nature whatever, including death resulting therefrom, to all persons, whether employees of Subcontractor, or otherwise, and to all property, caused by, resulting from, arising out of or occurring in connection with the execution of the Work.

Subcontractor shall, with respect to all Work which is covered by or incidental to this Agreement, indemnify and hold Contractor and the Owner, their officers, agents, servants, and employees harmless from and against all of the foregoing.

- Any claim, liability, loss, damage, cost, expenses, including reasonable attorney fees, awards, fines or
 judgments arising by reason of the death or bodily injury to persons, injury to property, design defects (if
 design originated by Subcontractor), or other loss, damage or expense, including any of the same
 resulting from Contractors alleged negligent act or omission regardless of whether such act or omission is
 active or passive; and
- 2. Any and all claims, liability, loss, damage, costs, including reasonable attorney fees, awards, fines or judgments arising by reason of any obligation or indemnity which Contractor has to Owner. It is expressly acknowledged and agreed that each of the foregoing indemnities is independent, and that both shall be given effect. However, Subcontractor shall not be obligated under this Agreement to indemnify Contractor with respect to the sole negligence or willful misconduct of Contractor, his agents or servants or Subcontractors who are directly responsible to Contractor, excluding Subcontractor herein

ARTICLE XV. SAFETY: Subcontractor acknowledges that it is responsible to supply all safety measures to insure all of its workers are working in a safe environment. To the extent Subcontractor does not feel the site is safe, Subcontractor is to immediately stop all work until all unsafe site conditions have been corrected. Subcontractor's failure to stop all work, or Subcontractor's recommencement of work, shall be an agreement by Subcontractor to indemnify Contractor, Owner, and all their Agents of any and all liability of any incident that arises.

ARTICLE XVI. CONFLICT WITH GOVERNING LAWS: This Agreement shall be governed by California Law. If any provision of this agreement, or any part thereof, shall be held to be invalid under any applicable federal, state, municipal, or other law, ruling, or regulation, then such provision shall remain in effect to the extent permitted, and the remaining provisions of this agreement shall remain in full force and effect.

ARTICLE XVII. DISPUTES. If a dispute arises between the Subcontractor and Contractor resulting from the Owner's actions, or interpretations of the Owner's Contract or Contract Documents by Owner or Contractor, then the dispute resolution procedure in the Owner's Contract shall be applicable to the Subcontractor; When the Contractor and Owner arbitrate such a controversy that, in Contractor's opinion, involves Subcontractor's work, then, at Contractor's sole option, and subject to the Owner's Contract arbitration agreement (between Contractor and Owner), the Subcontractor agrees it shall participate in a Owner/ Contractor/Subcontractor arbitration and be bound to the result as a party. Subcontractor expressly agrees to be bound by the terms and conditions of the Owner/Contractor arbitration. to be bound by the arbitration award, and to accept as full compensation for its claim such share of the award as is equitable under all of the circumstances or, if applicable, to pay such award as is assessed against Subcontractor by the arbitrator. If the dispute between the Contractor and Subcontractor is solely related to disputes between Subcontractor and Contractor (as real party in interest) and not the Owner or its Plans/Specification/Interpretations, and such dispute is resolved by a third party decision as either arbitration or Court litigation, then the prevailing party shall be entitled to reimbursement of all its actual expenses related to said dispute (including any mediation costs, expert witnesses, employee witnesses time or travel costs, attorney fees, attorney travel time/costs, filing fees, and any/all other allocable costs to said dispute and its resolution. Such costs shall not be limited by California statutory definition of legal costs or attorney fees.)

ARTICLE XVIII. VENUE. Subcontractor agrees that its execution/signature of this Agreement is an offer and that Contractors signature/execution of the Agreement shall be acceptance. It is further agreed and understood that any and all payments are due to Subcontractor by mail and payable by deposit into the US Mail or other commercial means in El Dorado Hills, California. Therefore, the parties expressly agree that any legal action related to this contract shall only be filed (commenced if arbitration) by either party in El Dorado County, notwithstanding that other statutory venues may exist. Subcontractor expressly agrees it will commence any contractual or statutory action against Contractor or its Bonding companies or Public Owners in El Dorado County, California.

FOR ALL CONTRACTS INVOLVING WORK IN THE STATE OF CALIFORNIA NOTE: CONTRACTORS ARE REQUIRED BY LAW TO BE LICENSED AND REGULATED BY THE CONTRACTORS STATE LICENSE BOARD WHICH HAS JURISDICTION TO INVESTIGATE COMPLAINTS AGAINST CONTRACTORS IF A COMPLAINT REGARDING A PATENT ACT OR OMISSION IF FILED WITHIN FOUR YEARS OF THE DATE OF THE ALLEGED VIOLATION. A COMPLAINT REGARDING A LATENT ACT OR OMISSION PERTAINING TO STRUCTURAL DEFECTS MUST BE FILED WITHIN 10 YEARS OF THE DATE OF THE ALLEGED VIOLATION. ANY QUESTIONS CONCERNING A CONTRACTOR MAY BE REFERRED TO THE REGISTRAR, CONTRACTORS STATE LICENSE BOARD, P.O. BOX 26000, SACRAMENTO, CALIFORNIA 95826.

PLEASE SIGN AND RETURN ALL SUBCONTRACT AGREEMENTS.

NOTE: NO PAYMENT CAN BE MADE ON THIS ORDER UNTIL A SIGNED COPY IS RETURNED TO ROEBBELEN CONTRACTING, INC.

| Signature | Signature |
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| Type Name and Official Title | Type Name and Official Title |
| ROEBBELEN CONTRACTING, INC. Company Name – Contractor | Company Name – Subcontractor |
| 734124 License Number | Date |
| Date – Executed in El Dorado Hills, California | License Number – THIS INFORMATION IS MANDATORY |
| Date Excelled III El Bolddo Fillis, Gallioffild | Federal ID Number – THIS INFORMATION IS MANDATORY |