

INCORPORATED COUNTY OF LOS ALAMOS SERVICES AGREEMENT

This **SERVICES AGREEMENT** ("Agreement") is entered into by and between the **Incorporated County of Los Alamos**, an incorporated county of the State of New Mexico ("County"), and **Gardner Zemke Company**, a New Mexico corporation ("Contractor"), to be effective for all purposes November 16, 2022 ("Effective Date").

WHEREAS, the County Purchasing Officer determined in writing that the use of competitive sealed bidding was either not practical or not advantageous to County for procurement of the Services and County issued Request for Proposals No. 23-18 ("RFP") on September 4, 2022, requesting proposals for the service of a qualified electrical contractor to replace the existing electric transformer at the Abiquiu Hydroelectric plant, located at 4731 State Highway 96, Abiquiu, New Mexico 87510 ("Site"), as described in the RFP; and

WHEREAS, Contractor timely responded to the RFP by submitting a response dated September 28, 2022 ("Contractor's Response"); and

WHEREAS, based on the evaluation factors set out in the RFP, Contractor was the successful Offeror for the services listed in the RFP; and

WHEREAS, the Board of Public Utilities approved this Agreement at a public meeting held on October 19, 2022; and

WHEREAS, the County Council approved this Agreement at a public meeting held on November 15, 2022; and

WHEREAS, Contractor shall provide the Services, as described below, to County.

NOW, THEREFORE, for and in consideration of the premises and the covenants contained herein, County and Contractor agree as follows:

SECTION A. SERVICES:

- Project Kick-off Meeting and Site Visit: The Contractor shall within ten (10) business days
 of the Effective Date of this Agreement, Contractor shall coordinate a Project Kick-Off
 Meeting and Site Visit with the County's designated Department of Public Utilities ("DPU")
 staff. As part of the kick-off meeting, the parties shall:
 - a. Introduce and assign Contractor and County project team members and Project leads ("Project Staff" and "Project Manager").
 - b. Establish a mutually agreed upon Project Schedule that includes deliverable due dates, Project Milestones and communication protocols. Contractor shall provide a written Project Schedule to County's Project staff within five (5) business days from the date of the kick-off meeting. The Project Schedule may be modified by mutual written agreement of the parties.
 - c. Discuss the scope of work, planning assumptions, Project progression to meet County identified lead times.

As a component of the Kick-off meeting and Site Visit the Contractor shall conduct the following preparation activities:

- Inventory all of the County furnished items needed to assemble the transformer. If any items are missing Contractor shall immediately notify the County so County may take appropriate action to acquire any materials required for installation.
- ii. Contractor shall measure all connection points to be sure they align, and no additional adapters or flex braids are required. If additional adapters or flex braids are required, County shall have the additional equipment fabricated and delivered prior to the January install, pursuant to the Project Schedule.
- 2. The Contractor shall provide all labor, materials, and equipment to remove and properly dispose the existing transformer.
- 3. The Contractor shall provide all labor, materials, and equipment to install the new transformer, test the transformer and place the transformer into service, which includes but is not limited to movement, assembly, oil-processing, installation, testing and start-up of a new County furnished 4160-69kV Generator Step-Up (GSU) transformer.
- 4. The new transformer is currently stored on the Site within the maintenance building. The transformer shall require some assembly which shall be completed by the Contractor. The new transformer shall be lifted from its current position by the onsite bridge crane, by County staff onto Contractor provided trailer. With the exception of lifting the transfer with the bridge crane, Contractor is responsible for all moving, handling and lifting the new transformer from its current position in the building to the location where it will be placed into service.
- 5. The work to be completed is detailed in Exhibit "B," Project Tasks, and Exhibit "C" Plan Set which identifies the existing conditions, new transformer details, old transformer details and equipment placement instructions. Acceptance of the work shall be pursuant to Exhibit "B", Task 3.0.
- The Contractor shall service the overhead switch located on the 69kV transmission line H-Structure onsite. Service and maintenance shall be performed per the manufacturer's recommendations in the operation and maintenance manual provided with the RFP and current industry standards.
- 7. The Contractor shall properly paint the steel transmission line H-Structure and the Potential Transformer structure in accordance with the work as described in detail on sheet 5 in Exhibit "C."
- 8. The Contractor shall comply with Wage Rate Decision RA-22-2150-A, attached as Exhibit "D."
- 9. All work to install the new transformer shall be performed in a two-week outage of the hydroelectric plant as provided in the Project Schedule to be developed by the parties. The new transformer must be replaced and in service no later than February 1, 2023.

10. If temperatures are below the paint manufacturer's recommended ranges for application and curing, painting the transmission line H-Structure can be performed at a later date, to be completed no later than June 1, 2023.

SECTION B. WARRANTIES, REPRESENTATIONS, AND OTHER OBLIGATIONS

- 1. Contractor shall provide all protective coverings necessary to protect existing and adjacent finishes while performing its work. Contractor shall be responsible for any damage and the repair of damage by its employees, subcontractors, and vendors.
- 2. Contractor shall provide for all clean-up for its operations and control of all construction debris. All work areas shall be maintained in a neat and workmanlike manner. All construction debris shall be removed from the Site and disposed of at an approved waste disposal site.
- 3. All work shall be in strict compliance with the national state, and local building codes. Any work involving disconnect or switching of electrical service to a work area shall utilize LOCKOUT/TAGOUT identification practices. Work shall be authorized by County staff, performed per standard operating procedures.
- 4. Safety shall be the main concern and enforced by Contractor on Site and may be periodically inspected by County's qualified safety personnel. Contractor shall comply with all local, state, and federal laws governing safety, health, and sanitation. Contractor, not County, shall be responsible for any fines set forth for such violations of codes, OSHA standards or any other governing agency having jurisdiction at the Site. Contractor shall provide all needed safeguards, safety devices and protective equipment; take any actions necessary to protect the life and health of the employees on the job, the safety of County employees working in the area, as well as the safety of the public, and to protect the property of County in connection with the performance of work under this Agreement.
- 5. Contractor and Sub-contractors shall provide a one (1) year warranty for transformer installation covering workmanship, after Contractor's successful completion of the Project and County's acceptance of Contractor's work on the Project. Any manufacturer warranty provided shall be in the name of the County.
- 6. Contractor and Sub-contractors shall provide a one (1) year warranty for painting work, covering materials and workmanship, after Contractor's successful completion of the Project and County's acceptance of Contractor's work on the Project. Any manufacturer warranty provided shall be in the name of the County.
- 7. Contractor shall furnish County with a performance bond in an amount equal to One Hundred percent (100%) of the contract price of this Agreement as may be adjusted by any Change Order as provided herein.
- 8. Contractor shall furnish County with a payment (labor and materials) bond in an amount equal to One Hundred percent (100%) of the contract price of this Agreement as may be adjusted by any Change Order as provided herein.
- 9. Contractor shall use the *Performance Bond* forms, the *Payment (Labor and Materials) Bond*, the *Notice to Proceed* form, the *Acceptance of Notice to Proceed* form, the *Application and Certification for Payment Part 1* form, the *Application and Certification for Payment Part 2* form, the *Affidavit of Payment and Release of Liens* form, the *Change Order* form, and the *Certificate of Substantial Completion* as provided in Exhibit "E," attached hereto and made a

part hereof for all purposes, without any change in form unless agreed to in writing by the County, and with the terms and conditions of each form being material terms and obligations of this Agreement.

SECTION C. TERM: The term of this Agreement shall commence November 16, 2022 and shall continue through June 30, 2023, unless sooner terminated, as provided herein.

SECTION D. COMPENSATION:

- 1. Amount of Compensation. County shall pay compensation for performance of the Services in an amount not to exceed FOUR HUNDRED THIRTY-THREE THOUSAND SIX HUNDRED FIFTY-NINE DOLLARS (\$433,659.00), which amount does not include applicable New Mexico gross receipts taxes ("NMGRT"). Compensation shall be paid in accordance with the rate schedule set out in Exhibit "A," attached hereto and made a part hereof for all purposes.
- 2. Monthly Invoices. Contractor shall submit itemized invoices to County's Project Manager showing amount of compensation due, amount of any NMGRT, and total amount payable. Payment of undisputed amounts shall be due and payable thirty (30) days after County's receipt of the invoice.

SECTION E. TAXES: Contractor shall be solely responsible for timely and correctly billing, collecting and remitting all NMGRT levied on the amounts payable under this Agreement.

SECTION F. STATUS OF CONTRACTOR, STAFF, AND PERSONNEL: This Agreement calls for the performance of services by Contractor as an independent contractor. Contractor is not an agent or employee of County and shall not be considered an employee of County for any purpose. Contractor, its agents, or employees shall make no representation that they are County employees, nor shall they create the appearance of being employees by using a job or position title on a name plate, business cards, or in any other manner, bearing County's name or logo. Neither Contractor nor any employee of Contractor shall be entitled to any benefits or compensation other than the compensation specified herein. Contractor shall have no authority to bind County to any agreement, contract, duty, or obligation. Contractor shall make no representations that are intended to, or create the appearance of, binding County to any agreement, contract, duty, or obligation. Contractor shall have full power to continue any outside employment or business, to employ and discharge its employees or associates as it deems appropriate without interference from County; provided, however, that Contractor shall at all times during the term of this Agreement maintain the ability to perform the obligations in a professional, timely, and reliable manner.

SECTION G. STANDARD OF PERFORMANCE: Contractor agrees and represents that it has and shall maintain the personnel, experience, and knowledge necessary to qualify it for the particular duties to be performed under this Agreement. Contractor shall perform the Services described herein in accordance with a standard that meets the industry standard of care for performance of the Services.

SECTION H. DELIVERABLES AND USE OF DOCUMENTS: All deliverables required under this Agreement, including material, products, reports, policies, procedures, software improvements, databases, and any other products and processes, whether in written or electronic form, shall remain the exclusive property of and shall inure to the benefit of County as works for hire; Contractor shall not use, sell, disclose, or obtain any other compensation for such works for hire. In addition, Contractor may not, with regard to all work, work product, deliverables, or works for hire required by this Agreement, apply for, in its name or otherwise, any copyright, patent, or other

property right, and acknowledges that any such property right created or developed remains the exclusive right of County. Contractor shall not use deliverables in any manner for any other purpose without the express written consent of County.

SECTION I. EMPLOYEES AND SUB-CONTRACTORS: Contractor shall be solely responsible for payment of wages, salary, or benefits to any and all employees or contractors retained by Contractor in the performance of the Services. Contractor agrees to indemnify, defend, and hold harmless County for any and all claims that may arise from Contractor's relationship to its employees and subcontractors.

SECTION J. INSURANCE: Contractor shall obtain and maintain insurance of the types and in the amounts set out below throughout the term of this Agreement with an insurer acceptable to County. Contractor shall assure that all subcontractors maintain like insurance. Compliance with the terms and conditions of this Section is a condition precedent to County's obligation to pay compensation for the Services, and Contractor shall not provide any Services under this Agreement unless and until Contractor has met the requirements of this Section. County requires Certificates of Insurance, or other evidence acceptable to County, stating that Contractor has met its obligation to obtain and maintain insurance and to assure that subcontractors maintain like insurance. Should any of the policies described below be cancelled before the expiration date thereof, notice shall be delivered in accordance with the policy provisions. General Liability Insurance and Automobile Liability Insurance shall name County as an additional insured.

- **1. General Liability Insurance:** ONE MILLION DOLLARS (\$1,000,000.00) per occurrence; ONE MILLION DOLLARS (\$1,000,000.00) aggregate.
- 2. Workers' Compensation: In an amount as may be required by law. County may immediately terminate this Agreement if Contractor fails to comply with the Worker's Compensation Act and applicable rules when required to do so.
- 3. Automobile Liability Insurance for Contractor and its Employees: ONE MILLION DOLLARS (\$1,000,000.00) combined single limit per occurrence; ONE MILLION DOLLARS (\$1,000,000.00) aggregate on any owned, and/or non-owned motor vehicles used in performing Services under this Agreement.
- **4. Professional Liability Insurance:** ONE MILLION DOLLARS (\$1,000,000.00). Professional Liability Insurance shall provide coverage for Services provided hereunder during the term of this Agreement and for a period of at least five (5) years thereafter.
- 5. All Risks Builders Risk Insurance (covering Fire, Extended Coverage, Vandalism and Malicious Mischief) will be carried on a completed value or reporting form, for not less than 100% of the value of the work, including foundations. The All Risks Builder's Risk shall include the Incorporated County of Los Alamos, and will cover the interests of all sub-contractors without specifically naming them. If the insurance is written subject to a deductible clause, Contractor assumes responsibility for the amount of the deductible.

SECTION K. RECORDS: Contractor shall maintain, throughout the term of this Agreement and for a period of six (6) years thereafter, records that indicate the date, time, and nature of the services rendered. Contractor shall make available, for inspection by County, all records, books of account, memoranda, and other documents pertaining to County at any reasonable time upon request.

SECTION L. DUTY TO ABIDE: Contractor shall abide by all applicable federal, state, and local laws, regulations, and policies and shall perform the Services in accordance with all applicable laws, regulations, and policies during the term of this Agreement.

SECTION M. NON-DISCRIMINATION: During the term of this Agreement, Contractor shall not discriminate against any employee or applicant for an employment position to be used in the performance of the obligations of Contractor under this Agreement, with regard to race, color, religion, sex, age, ethnicity, national origin, sexual orientation or gender identity, disability, or veteran status.

SECTION N. **CHOICE OF LAW**: The interpretation and enforcement of this Agreement shall be governed by and construed in accordance with the laws of the State of New Mexico.

SECTION O. VENUE, FORUM NON-CONVENIENS, EXCLUSIVE STATE JURISDICTION: County and Contractor knowingly, voluntarily, intentionally, and irrevocably agree that any and all legal proceedings related to this Agreement, or to any rights or any relationship between the parties arising therefrom, shall be solely and exclusively initiated, filed, tried, and maintained in the First Judicial Circuit of the State of New Mexico. County and Contractor each expressly and irrevocably waive any right otherwise provided by any applicable law to remove the matter to any other state or federal venue, consents to the jurisdiction of the First Judicial Circuit of the State of New Mexico in any such legal proceeding, waives any objection it may have to the laying of the jurisdiction of any such legal proceeding. County and Contractor also agree that this term is a material inducement for each to enter this Agreement, and that both County and Contractor warrant and represent that each have had the opportunity to review this term with legal counsel.

SECTION P. WAIVER OF JURY TRIAL: In the event of any action or proceeding, (including without limitation, any claim, counterclaim, cross-claim or third party claim) arising out of or, relating to this Agreement, or the transaction contemplated by this Agreement, County and Contractor KNOWINGLY, VOLUNTARILY, INTENTIONALLY, AND IRREVOCABLY WAIVE ANY RIGHT TO A JURY TRIAL, and agree that a court shall determine and adjudicate all issues of law and fact with a jury trial being expressly waived. County and Contractor also agree that this waiver of a jury trial was a material inducement for each to enter this Agreement, and that both County and Contractor warrant and represent that each have had the opportunity to review this jury waiver with legal counsel.

SECTION Q. INDEMNITY: Contractor shall indemnify, defend, and hold harmless County, its Council members, employees, agents, and representatives, from and against all liability, claims, demands, actions (legal or equitable), damages, losses, costs, or expenses, including attorney fees, of any kind or nature, to the extent that the liability, claims, demands, actions, damages, losses, costs, and expenses are caused by, or arise out of, the acts or omissions of the Contractor or Contractor's officers, employees, agents representatives, and subcontractors in the performance or breach of the Services under this Agreement.

SECTION R. FORCE MAJEURE: Neither County nor Contractor shall be liable for any delay in the performance of this Agreement, nor for any other breach, nor for any loss or damage arising from uncontrollable forces such as fire, theft, storm, war, or any other force majeure that could not have been reasonably avoided by exercise of due diligence.

SECTION S. NON-ASSIGNMENT: Contractor shall not assign this Agreement or any privileges or obligations herein and shall not novate this Agreement to another without the prior written consent of the County Utilities Manager.

SECTION T. LICENSES: Contractor shall maintain all required licenses including, without limitation, all necessary professional and business licenses, throughout the term of this Agreement. Contractor shall require and shall assure that all of Contractor's employees and subcontractors maintain all required licenses including, without limitation, all necessary professional and business licenses.

SECTION U. PROHIBITED INTERESTS: Contractor agrees that it presently has no interest and shall not acquire any interest, direct or indirect, which would conflict in any manner or degree with the performance of its services hereunder. Contractor further agrees that it shall not employ any person having such an interest to perform services under this Agreement. No County Council member or other elected official of County, or manager or employee of County shall solicit, demand, accept, or agree to accept, a gratuity or offer of employment contrary to Section 31-282 of the Los Alamos County Code.

SECTION V. TERMINATION:

- 1. Generally. The County Utilities Manager may terminate this Agreement with or without cause upon ten (10) days prior written notice to Contractor. Upon such termination, Contractor shall be paid for Services actually completed to the satisfaction of County at the rate set out in Section C. Contractor shall render a final report of the Services performed to the date of termination and shall turn over to County originals of all materials prepared pursuant to this Agreement.
- 2. Funding. This Agreement shall terminate without further action by County on the first day of any County fiscal year for which funds to pay compensation hereunder are not appropriated by County Council. County shall make reasonable efforts to give Contractor at least ninety (90) days advance notice that funds have not been and are not expected to be appropriated for that purpose.

SECTION W. NOTICE: Any notices required under this Agreement shall be made in writing, postage prepaid to the following addresses, and shall be deemed given upon hand delivery, verified delivery by telecopy (followed by copy sent by United States Mail), or three (3) days after deposit in the United States Mail:

County:

Casey Aumack, Engineering Associate Incorporated County of Los Alamos 1000 Central Avenue, Suite 130 Los Alamos, New Mexico 87544 Contractor:

Clinton Muncy, President Gardner Zemke Company 1218 Griego Road, N.E. Albuquerque, New Mexico 87107

With a copy to:

County Attorney's Office 1000 Central Avenue, Suite 350 Los Alamos, New Mexico 87544

SECTION X. INVALIDITY OF PRIOR AGREEMENTS: This Agreement supersedes all prior contracts or agreements, either oral or written, that may exist between the parties with reference to the services described herein and expresses the entire agreement and understanding between the parties with reference to said services. It cannot be modified or changed by any oral promise made by any person, officer, or employee, nor shall any written modification of it be binding on County until approved in writing by both authorized representatives of County and Contractor. In

the event of any conflict between the terms, conditions, and provisions of this Agreement, and the terms, conditions and provisions of any exhibits or attachments, the terms, conditions and provisions of this Agreement shall control and take precedence.

SECTION Y. NO IMPLIED WAIVERS: The failure of County to enforce any provision of this Agreement is not a waiver by County of the provisions, or of the right thereafter, to enforce any provision(s).

SECTION Z. SEVERABILITY: If any provision of this Agreement is held to be unenforceable for any reason: (i) such provision shall be reformed only to the extent necessary to make the intent of the language and purpose of the Agreement enforceable; and (ii) all other provisions of this Agreement shall remain in effect so long as the substantive purpose of the Agreement is possible.

SECTION AA. CAMPAIGN CONTRIBUTION DISCLOSURE FORM: A Campaign Contribution Disclosure Form was submitted as part of the Contractor's Response and is incorporated herein by reference for all purposes.

SECTION AB. LEGAL RECOGNITION OF ELECTRONIC SIGNATURES: Pursuant to NMSA 1978 § 14-16-7, this Agreement may be signed by electronic signature.

SECTION AC. DUPLICATE ORIGINAL DOCUMENTS: This document may be executed in two (2) counterparts, each of which shall be deemed an original.

SECTION AD. NEGOTIATED TERMS: This Agreement reflects negotiated terms between the parties, and each party has participated in the preparation of this Agreement with the opportunity to be represented by counsel, such that neither party shall be considered to be the drafter of this Agreement or any of its provisions for the purpose of any statute, case law, or rule of interpretation or construction that would or might cause any provision to be construed against the drafter of this Agreement.

[This section intentionally left blank.]

IN WITNESS WHEREOF, the parties have executed this Agreement on the date(s) set forth opposite the signatures of their authorized representatives to be effective for all purposes on the date first written above.

ATTEST	INCORPORATED COUNTY OF LOS ALAMOS			
NAOMI D. MAESTAS COUNTY CLERK	By: Philo S. Shelton III, P.E. Utilities Manager	DATE		
Approved as to form:				
J. ALVIN LEAPHART COUNTY ATTORNEY	GARDNER ZEMKE COMPANY, A NEW MEXICO			
	CORPORATION			
	By:			
	CLINTON MUNCY PRESIDENT	DATE		

Exhibit "A" Compensation Rate Schedule AGR23-18

<u>Task</u> <u>Number</u>	<u>Description</u>	Cost
Task 1.0	Removal of Existing Transformer and Accessories ,including mineral oil disposal form both units.	\$124,988.00
	Salvage Value to be Credited to County, if any	(\$5,541.00)
Task 2.0	New Transformer Installation including all new mineral oil	\$150,273.00
Task 3.0	Testing & Commissioning	\$58,141.00
Task 4.0	Additional Services (total of items a, b, c, d and e)	\$77,243.00
	a) Cleaning of bushings/linkages - \$1380.00	
	b) Grounding connection checks - \$1721.00	
	c) Circuit Switcher/Disconnect Testing - \$5996.00	
	d) 69 kV PT Testing - \$3146.00	
	e) Painting of H-frame and PT structures - \$65,000	
Task 5.0	Additional items including Project Management, Meetings, Conference Calls	\$24,819.00
	Bonds	\$3,736.00
	TOTAL NOT TO EXCEED AMOUNT	\$433,659.00

Exhibit "B" Project Tasks AGR23-18

<u>Los Alamos County Department of Public Utilities – Abiquiu Hydroelectric Plant</u> <u>Transformer Replacement Project</u>

The following serves to establish a Project Tasks list for the replacement of an existing transformer at the Abiquiu Power Plant. A map showing the site location details is included in the Plan Set as seen in Exhibit "C." The existing transformer is to be disconnected, removed from the site and properly disposed of. The site of the old transformer shall be prepared for a new transformer and related accessories that is already on-site but that will need to be moved from its current location to the pad. Additional site services including testing of a high side potential transformer and circuit switcher is also included along with testing of the new transformer once it is placed and readied. The tasks listed are not intended to provide a comprehensive outline of all tasks required to complete the project rather they are intended to provide a general outline. Contractor shall provide all necessary tools, equipment and miscellaneous hardware as necessary to complete the project and provide a functional station ready for energization to the satisfaction of the County and the County's contracted Engineer.

Task 1.0 Removal of Existing Transformer and Accessories

- 1. The Existing transformer will be de-energized by County. Contractor to include all labor, tools and equipment necessary for the removal of the existing transformer. Drawings are included showing details related to weight, dimensions, external connections and accessories. This effort to include removal of anchor plates, grounding cables, disconnecting HV leads from the overhead 69 kV connections, removal of low side bus duct, bus duct weatherproof housing, disconnection of transformer neutral connection, arrester connections and surge counting devices, disconnecting existing control cables, removal of cooling equipment, and radiators.
- 2. It should be noted that there is limited access area around the transformer and the Contractor will need to present a detailed plan for how the crane will be placed, how the unit will be picked, how it will be moved and where the transport vehicle will be loaded to receive the unit. It may be that multiple lifts are needed and if so, the Contractor should detail their approach for each lift. A formal lift plan shall be presented to the County provided by the Contractor's crane services company. Because of the proximity to the existing 69 kV transmission line feeding the station, County will de-energize the line during the lift based on a mutually agreed upon date and outage window. As an option, the Contractor may opt for a 'jack-n-slide' method of removing the transformer to a better location for lifting. This is an acceptable means of removal as well and may be better suited to placement of the new unit as well.
- 3. Transformer shall be removed from the site along with all accessories. Any salvage value for the unit shall be the credited to the County less any appropriate fees. Oil tests are available that show the unit is free of PCB's. Paperwork documenting the proper disposal of all pieces, including the full quantity of oil shall be made available to County as a requirement for release of payment to the Contractor.
- 4. Cribbing for outriggers or temporary placement of the transformer shall be the responsibility of the Contractor to provide and setup/remove.
- 5. Site shall be suitably cleaned up and the area prepared for the new unit. This shall include removal of any debris and a high pressure wash down of the foundation to remove any accumulated dirt, etc. Contractor shall secure and weather seal the conduits/cables for the controls connections, grounding connections, and the LV

busduct. Submittal of a plan for sealing/securing these items shall be a required submittal to County prior to transformer removal. The weatherproofing effort is only for a short period while the new transformer is being delivered but it is very important to preserve the bus duct connections.

Task 2.0 New Transformer Installation

- 1. The new transformer and related accessories are already on site, but located inside the facility. Accessories such as arresters, bushing, radiators are all there and ready for the Contractor to move. The method/means for removing the transformer shall be reviewed by County for acceptance prior to beginning the work. Contractor should note that there is limited clearance under the door for the unit (fourteen feet) and the Contractor should take care accordingly when planning to move it.
- 2. The existing oil is not suitable for use as it has aged for some time now and must be removed/replaced. Paperwork documenting the proper disposal of the full quantity of oil shall be made available to County as a requirement for release of payment to the Contractor for the new transformer as well.
- 3. Contractor shall provide labor, tools, and equipment for the installation of the new transformer. This shall include reinstallation of anchor plates, reinstallation of grounding cables, reconnection of 69 kV jumpers including replacement or new fittings as appropriate for the arrester and/or transformer bushings, re-termination of low side bus jumpers, flexible links and insulation/boots, termination of controls cables and installation of radiator/fans as well as a full complement of field testing as noted below. Contractor should note that while the units are intended to be identical, slight variations in footprint, conduit gland plate location, etc. could be encountered. The bus duct connections are the critical elements that must be aligned. Review of the drawings indicate that the bushing heights and enclosure dimensions are the same. Slight modifications for anchor plates may be required though to allow for proper alignment. The Contractor should not release the crane until the placement is confirmed by County so that any minor adjustments can be performed especially as related to the bus duct housing flanges and seals.
- 4. Radiator connections, oil filling, topping off activities shall be in accordance with the manufacturer's guidelines and requirements. Spills or leaks shall be remedied immediately and the Contractor shall have spill prevention and containment booms, rags, etc. onsite during any work with the oil.
- 5. Embedded conduits in the foundation shall be protected and suitable raceways installed to the conduit gland plate in the new transformer. Galvanized rigid conduit is the preferred method, but flexible connections may be required and are acceptable if the rigid conduit raceways are not possible but needs to have approval from the Engineer prior to proceeding.
- 6. Anchor pads/plates may require re-grouting of the pad surfaces. Engineer will provide a suggested grout manufacturer/type should this become necessary.
- 7. Connections to the 69 kV and 4.16 kV existing equipment and conductors shall be coordinated with the testing and commissioning effort. The Contractor is responsible for coordinating the scheduling of these activities. Contractor shall supply all new fasteners for the bolted connections. Fasteners shall include Silicon Carbide bolts of appropriate length, stainless steel nuts and flat washers along with Belleville type 'domed' washers.

Task 3.0 Testing & Commissioning

- Testing shall be performed on the assembled unit in accordance with industry standards by a NETA certified contractor with NETA certified testing technicians. It shall include labor, tools and equipment (including lifts) as well as any related site work that might be required to complete the overall testing effort.
- 2. Perform all specified equipment testing prior to energization. Include operational and verification testing of all components including cooling fans, oil preservation equipment, and all other components to completely ready the unit for operation.
- 3. Perform the following tests at the substation after the transformer has been placed:
 - i. Transformer turns ratio test all taps
 - ii. Megger core and windings
 - iii. Oil dielectric test
 - iv. Winding resistance test
 - v. Field calibration of temperature devices
 - vi. Field calibration of pressure device
 - vii. On-site insulation power factor test
 - viii. Field ratio/saturation/polarity checks on all CTs
 - ix. Arrester testing
- 4. Functional testing and operation of the transformer controls, alarms and protection circuits shall be required and performed with the close supervision of Abiquiu plant personnel as the alarms and controls are integrated into the plant generation facility. Even though the generation plant will be off-line during the project, County does not want to see unplanned operations of any related equipment due to inadvertent functional testing on the transformer controls or alarm circuits.
- 5. Testing contractor shall certify that the unit is ready for final connections and energization upon completion of work.
- 6. Support from a factory trained manufacturer's engineer is encouraged and contacts to the manufacturer's representative can be made available as needed for questions about the unit.
- 7. Test reports shall be submitted for review within 5 days of testing and final copies made available within 7 days of acceptance of the preliminary report by the County.

Task 4.0 Additional Services

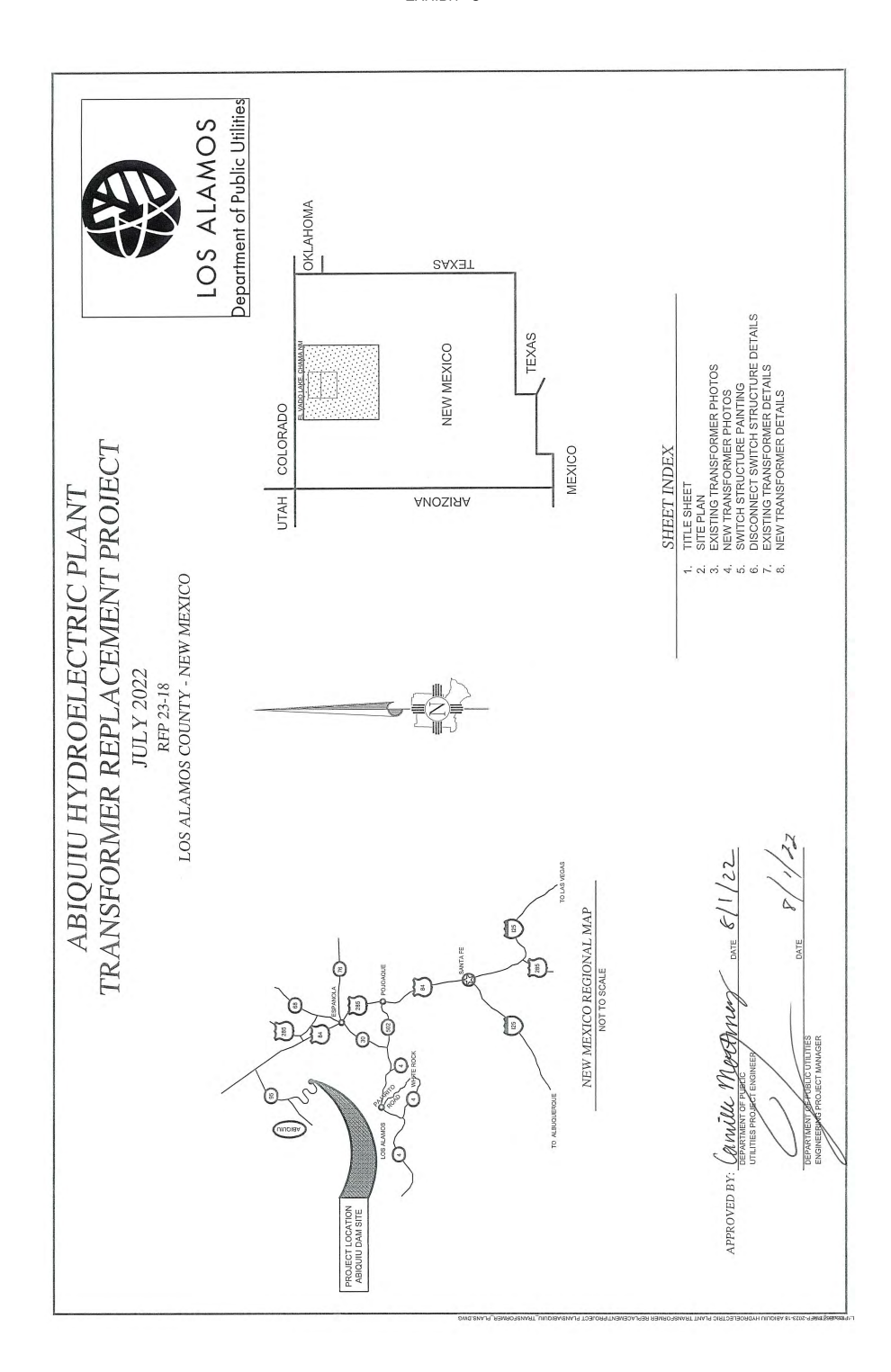
- Cleaning of bushings/linkages and associated equipment shall be performed by the Contractor prior to testing.
- 2. Checks on grounding connections shall be made on the 69 kV structures including the shield wires and downleads while the station is de-energized. Perform similar checks on the PT structure grounds.
- 3. Testing shall be performed on the existing 69 kV structure mounted circuit switcher (S&C Type CS-1A) during the line/station outage. Testing shall be in accordance with

manufacturer's recommendations. Functional testing of associated relays, lockouts, alarms and controls shall be documented and shown to be acceptable. Testing shall include the motor operator for the disconnect as well as the interrupters and the ground switch. Electrical testing shall also be in accordance with manufacturer's recommendations.

- 4. Testing shall be performed on the existing 69 kV structure mounted potential transformer (PT) during the line/station outage. Testing shall be in accordance with manufacturer's recommendations. Testing shall be documented and shown to be acceptable.
- 5. Contractor to include all labor, tools and equipment necessary for the testing including removal/replacement of the jumpers. Drawings are available for details related to weight, dimensions, external connections and accessories.
- 6. Test reports shall be submitted for review within 5 days of testing and final copies made available within 7 days of acceptance of the preliminary report by the County.

Task 5.0 Additional Comments

- 1. The platform around the transformer foundation serves a part of a multi-level installation and care must be taken with handling heavy equipment, vehicles and apparatus. Placement of the crane to lift the transformer as well as the transport vehicle is critical to a successful project. Accordingly, a lifting plan shall be provided for both the removal and installation. Any plans to place heavy equipment on the platform may require structural review which will be at the cost of the Contractor.
- 2. The existing containment area is connected to a storage basin under the transformer pad. This shall be protected during all construction activities.
- 3. Concerns noted during the removal/installation of the new transformer shall be promptly brought to the attention of the County for review and resolution.
- 4. Weekly conference calls shall be coordinated with site personnel, County's DPU engineering staff and the County's contracted Engineer to review project details, schedules and look ahead timelines.



69 KV TRANSMISSION LINES	EXISTING TRANSFORMER METAL BUILDING OVER POWERHOUSE	SITE EVIRANCE
SHUNT REACTORS		

RESPONSIBLE FOR MOVING THE TRANSFORMERFROM IT'S CURRENT LOCATION TO IT'S PERMANENT LOCATION. THE BUILDING. IT CAN BE LOADED ONTO CONTRACTOR'S TRUCK BY EXISTING 60-TON CRANE. CONTRACTOR IS THE EXISTING NEW TRANSFORMER IS LOCATED WITHIN

ω,

CONTRACTOR SHALL PLAN AND STAGE THE WORK TO INSTALL, TEST AND COMPLETE THE WORK DURING A TWO WEEK PLANT OUTAGE. THE OUTAGE CANNOT TAKE PLACE IN THE MONTHS OF MARCH THROUGH MAY.

COUNTY STAFF TO AVOID CONFLICTS WITH PLANT OPERATIONS. WORK ON THE TRANSFORMER AND WITHIN THE SWITCH YARD WILL REQUIRE HIGH VOLTAGE

ELECTRIC FACILITIES ARE LOCKED OUT AND TAGGED

OUT

V;

WORK WILL TAKE PLACE AT AN OPERATING HYDROELECTRIC POWER PLANT. CONTRACTOR SHALL

۲.

GENERAL NOTES:

COORDINATE ALL WORK IN ADVANCE WITH ONSITE

CONTRACTOR IS RESPONSIBLE FOR REMOVAL AND DISPOSAL OF EXISTING TRANSFORMER AND OIL. 4.

WORK SHALL BE SCHEDULED BETWEEN THE HOURS OF 7:00AM AND 5:00PM WHILE THE PLANT IS STAFFED BY LAC OPERATORS. WORK TO PERFORMED ON WEEKENDS OR EXTENDED DAYS SHALL BE COORDINATED WITH PLANT STAFF TWO WEEKS IN ADVANCE. Ю,

OPERATORS 2 WEEKS IN ADVANCE DE-ENERGIZING THE 69 KV TRANSMISSION LINE TO COMPLETE THE RE-PAINTING OF THE POWER POLE STRUCTURE. CONTRACTOR SHALL COORDINATE WITH PLANT

Ø

AERIAL VIEW OF HYDROELECTRIC PLANT

2

EXISTING TRANSFORMER PHOTOS PROJECT ABIQUIU HYDROELECTRIC PLANT TRANSFORMER REPLACEMENT LOS ALAMOS

Separtment of Public Utilities

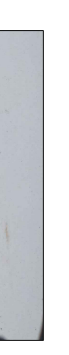
(202) 662-8333 FAX: (505) 662-8005 1000 CENTRAL AVE., SUITE 130 1000 CENTRAL AVE., SUITE 130

DEPARTMENT OF PUBLIC INCORPORATED COUNTY OF LOS ALAMOS \mathfrak{C}



LOOKING EAST











NEW TRANSFORMER LOCATED ONSITE

DEPARTMENT OF PUBLIC 130 665-8005 665-8333 FAX: (505) 662-8035

OF LOS ALAMOS INCORPORATED COUNTY

	g	SCALE:
	7	DATE:
	3	DATE.
	2	APPROVED BY:
	l.	
		DRAWN BY:
REVISION DESCRIPTION	ON	DERIGNED BA:

NEW TRANSFORMER PHOTOS ABIQUIU HYDROELECTRIC PLANT TRANSFORMER REPLACEMENT PROJECT











9 7 7 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	SCALE: DRAWN BY: DRAWN BY: DESIGNED BY:	ABIQUIU HYDROELECTRIC PLANT TRANSFORMER REPLACEMENT PROJECT PAINTING	SOMAJA SOJ	INCORPORATED COUNTY OF LOS ALAMOS DEPARTMENT OF PUBLIC UTILITIES 1000 CENTRAL AVE., SUITE 130 LOS ALAMOS, NEW MEXICO 87544 (505) 662-8333 FAX: (505) 662-8005	SHET 5

SURFACE PREPARATION AND APPLY COATING TO VERTICAL

 $\langle \cdot \rangle$

TRANSMISSION LINE WILL BE DE-ENDERGIZED DURING

PAINTING KEYED NOTES

δ!

- STEEL POLES
- SURFACE PREPARATION AND APPLY COATING TO BASE PLATE & SURFACE PREPARATION AND APPLY COATING TO HORIZONTAL STRUCTURE STEEL MEMBERS AND SWITCH MOUNTS ANCHOR BOLTS **€ ⊘**
- SURFACE PREPARATION AND APPL Y COATING TO PT TRANSFORMER MAST <u>4</u>.
- RECOMMENDATIONS. SWITCH LITERATURE AND CUT SHEETS WILL BE PROVIDED AT PRE-PROPOSAL MEETING OF THE EXISTING OVERHEAD SWITCH. MAINTENANCE ON SWITCH SHALL BE PERFORMED PER THE MANUFACTURES CONTRACTOR SHALL PERFORM INSPECTION AND MAINTENANCE **€**

PAINT SPECIFICATION(S)

- All coatings shall be applied per the paint manufacturer's recommendations.
- Surface Preparation U;

 $\overline{\mathbf{4}}$

- SSPC-SP WJ-4 Waterjet Cleaning of Metals-Light Cleaning: All surfaces shall be scuffed with fine grain sandpaper, then
 - substrate and may consist of randomly dispersed stains of loose rust and other corrosion products, and loose coating Any residual material shall be tightly adhered to the metal Remove all visible oil, grease, dirt, dust, loose mill scale, rust and other corrosion products or previously applied coating, tight adherent thin coatings, and other tightly
 - adherent foregin matter. Where bare metal is exposed and corroded and pitted SSPC-SP11 Power-Tool Cleaning to Bare Metal.

3. Primer

Epoxy or engineer approved equal. Apply 5 to 10 mils Dry 1 Coat: Sherwin Williams - Macropoxy® 646 Fast Cure Film Thickness.

4. Finish Coat

 2 Coats: Sherwin Williams - SHER-LOXANE 800 or engineer approved equal. Apply 10 mils Dry Film Thickness (total of 2 quotes combined).



SCALE:

DESIGNED BY:

DESIGNED BY:

1

1

NO. REVISION DESCRIPTION

3

4

NO. REVISION DESCRIPTION

ABIQUIU HYDROELECTRIC PLANT
TRANSFORMER REPLACEMENT
PROJECT
DISCONNECT SWITCH
STRUCTURE DETAILS

SOMAJA 20J

INCORPORATED COUNTY

OF LOS ALAMOS

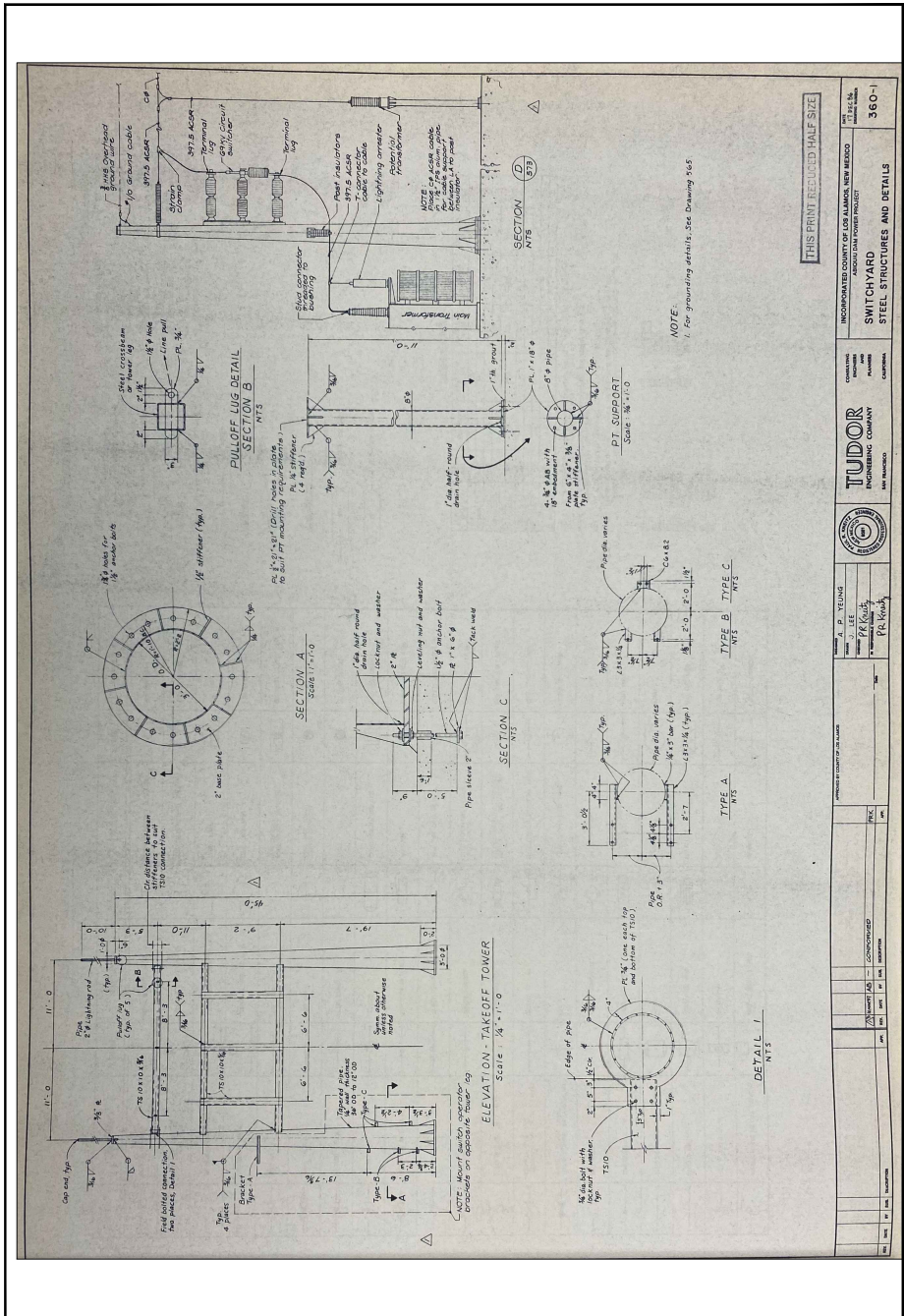
1000 CENTRAL AVE., SUITE 130

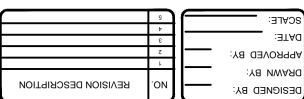
UTILITIES

1000 CENTRAL AVE., SUITE 130

1005 G62-8333 FAX: (505) 662-8005

9





TRANSFORMER REPLACEMENT
PROJECT
EXISTING TRANSFORMER DETAILS

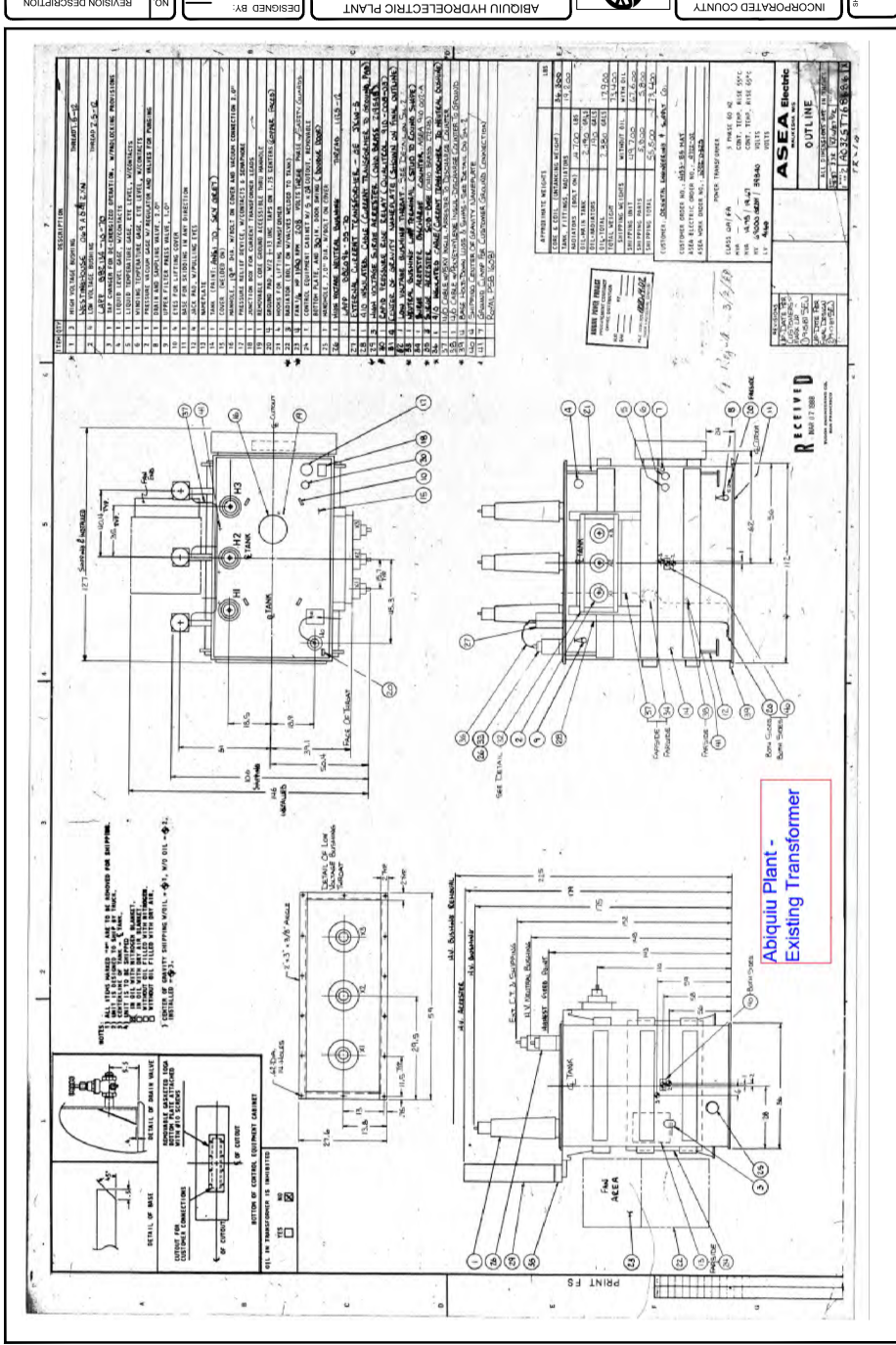


INCORPORATED COUNTY

OF LOS ALAMOS

1000 CENTRAL AVE., SUITE 130
1000 CENTRAL AVE., SUITE 130
(505) 662-8333 FAX: (505) 662-8005





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(202) 662-8333 FAX: (505) 662-8005

1000 CENTRAL AVE., SUITE 130

UTILITIES

DEPARTMENT OF PUBLIC

OF LOS ALAMOS

SOMAIA SOI

:BTAD : 3TAC NEW TRANSFORMER DETAILS PPROVED BY: **PROJECT** :YB NWARC TRANSFORMER REPLACEMENT REVISION DESCRIPTION ON. DESIGNED BA: ABIQUIU HYDROELECTRIC PLANT

ИСОВРОВАТЕР СОUNTY Vew Transformer BASE DETAIL/ MOUNTING DETAIL Abiquiu Plant 47015MA102 D OWN P 200 DO ZEZE PA. EDC D 62 00 12 00 SH 200 6 mb 25(0.3) -87 YE-110.00 144,14±2,00,5HP 147.64±2.00 0 Jg. 18,78 -00 SETA 84F D0 15 11.50 TYP. -27.60-ONE SET OF EXTRA BO.E! -00 EL GZ D EF EDC II Customer: RMCI INC 1 PROVIECTOR ON BLASE FOR KNODING.

2. TRANSFORMER LIFTING LUGS.

3. STARLESS STEEL GRACINO PAGS (4) ON ALL FOUR SIDE OF TANK CARE NEAR HIG.

4. STARLESS STEEL GRACINO PAGS (4) ON ALL FOUR SIDE OF TANK CARE NEAR HIG.

5. STARLESS STEEL GRACINO PAGS (4) ON ALL FOUR SIDE OF TANK.

6. STARLESS STEEL DAGRAMMATIN NAMEDLATE.

6. WELDED TOP COUNTY SUPPLIES (6) THE OF TANK ALL FOUR SIDE OF TANK ALL FOUR SUPPLIES (5) ON COUNTY SUPPLIES (5) ON MOTES.

1. TYPE II MINERAL CIL FILLED TRANSFORMER, APPROXIMATELY 2243 CALLDAIS
2. OUTDOOR SERVICE
3. PAINT, ANSERV, URETHANE ONER EPOXY (YTG PAINT SYSTEM III), TANK INSIDE
CORE CLAMPS PAINTED MIHE. TOP COVER WITH ANTI-SKID COATING
4. PROVIDE TWO 16 CUINCE SPRAY CAAS OF EXTERIOR PAINT AND ONE CUINCE
CAN FOR INTERIOR WHITE TOHICH UP
5. UNIT DESIGNED FOR INERT GAS TYPE CIL PRESERVATION
6. SEE ZO SERVICES SHEETS FOR SCHEMATIC
7. ACCESSORY VARIANE IN RICH OR ANY AND PLUGS
8. CG1 IS FULLY ASSEMBLED. CG2 IS AS SHIPPED
9. UNIT DESIGNED FOR FULL VACUUM FILLING
10. UNIT DESIGNED FOR FULL VACUUM FILLING
11 TEME
11 TEME
12 HAR SHIPPED
14 ASOLES
14 ASOLES
15 AND TANKE SHANGSHOOF CORNISCIPE
16 HARLY ARRESTERS HOR COMMETTER
17 HARLS WITH FOLLOWING TIEMS DEMOUNTED.
18 HYBLY ARRESTERS HOR CONNECTOR
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18 AND IESS HV: 69000 Grd Y739837, 350 kV BIL, 184 A NOM @ 22.027 MVA LV: 4160 DELTA, 60 kV BIL, 3057 A @ 22.027 MVA HV BUSHINGS/ HO CONNECTOR

HVALV ARRESTERSHY AHK, BRACKE IS

RADIATORS AND FANS

8,600 LRS

(5 DRUMS RAD OIL @ 55 GALLONG = 275 GALLONS)

2,075 LBS

MAIN UNIT 11. UNIT DESIGNED FOR OPERATION AT MINIMUM AMBIENT - 4006g C
AND 600 FET ALTITUDE
AND 600 FET ALTITUDE
IS GASKET COMPRESSION CONTROL VA MACHINED GROOVE FLANGES OR
WETAL TO METAL STONE EXCEPT FOR ITEUS MOUNTED IN BOXED
13. PERMAMENTLY MARK THE CENTERLINE OF TANK ON THE BASE OF ALL F
SIDES OF THE TRANSPORMER
14. LV STATION CLASS ARRESTER (3), POLYMER 3 KV, 2.5K KV MOOV, SHIPS
15. UNIT AIRPS WITH MIPACT RECORDER
16. LUST AND VALUE OF TANK ON THE CONTROL

17. LUST AND VALUE OF THE CONTROL

18. LUST AND VALUE OF TANK ON THE CONTROL

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19. LUST AND VALUE ON T Liquid Filled Transformer Data:

MOD/SN: 47015M4102
3 PHASE, 60 Hz, 55/65°C RISE
CLASS: ONAN/ONAF
WIT: 71,800 LBS 33 GAL OF RAD OIL SHIPS IN GAS SPACE» 1.88" ABOVE 250kg C LEVEL WINDINGS, COPPER TAPS: ±2 X 2.5 %

Exhibit "D" Wage Rate Decision AGR23-18



LABOR RELATIONS DIVISION

401 Broadway NE Albuquergue, NM 87102 Phone: 505-841-4400 Fax: 505-841-4424

226 South Alameda Blvd Las Cruces, NM 88005 Phone: 575-524-6195 Fax: 575-524-6194

WWW.DWS.STATE.NM.US

1596 Pacheco St, Suite 103 Santa Fe, NM 87505 Phone: 505-827-6817 Fax: 505-827-9676

Wage Decision Approval Summary

1) Project Title: Abiquiu Hydroelectric plant transformer installation

Requested Date: 08/25/2022 Approved Date: 08/26/2022

Approved Wage Decision Number: RA-22-2150-A

Wage Decision Expiration Date for Bids: 12/24/2022

Physical Location of Jobsite for Project:
 Job Site Address: ABIQUIU DAM CORP
 Job Site City: abiquiu
 Job Site County: Rio Arriba

 Contracting Agency Name (Department or Bureau): Los Alamos County Contracting Agency Contact's Name: Casey Aumack Contracting Agency Contact's Phone: (505) 709-7309 Ext.

4) Estimated Contract Award Date: 11/21/2022

- 5) Estimated total project cost: \$250,000.00
- a. Are any federal funds involved?: No
- b. Does this project involve a building?: No
- c. Is this part of a larger plan for construction on or appurtenant to the property that is subject to this project?: No
- d. Are there any other Public Works Wage Decisions related to this project?: No
- e. What is the ultimate purpose or functional use of the construction once it is completed?: replacement of existing transformer on site of hydro electric facilatie

6) Classifications of Construction:

Classification Type and Cost Total	Description	
lighway/Utilities (A)	replacement of the transformer at abiquiu hydro electric dam	



TYPE "A" - STREET, HIGHWAY, UTILITY & LIGHT ENGINEERING

Effective January 1, 2022

Trade Classification	Base Rate	Fringe Rate 8.81	
Bricklayer/Block layer/Stonemason	24.46		
Carpenter/Lather	26.48	12.14	
Carpenter- Los Alamos County	29.24	13.94	
Cement Mason	17.74	7.41	
Drywall Finisher/Taper	25.21	8.00	
Glazier			
Glazier/Fabricator	21.00	6.45	
Delivery Driver	11.50	6.45	
Ironworker	27.70	17.89	
Painter- Commercial	17.75	8.20	
Paper Hanger	17.75	8.20	
Plumber/Pipefitter	33.10	13.10	
Electricians- Outside Classifications: Zone 1			
Ground man	24.57	11.74	
Equipment Operator	35.25	16.06	
Lineman	44.32	18.08	
Journeyman technician	41.47	17.37	
Cable Splicer	48.75	19.19	
Electricians-Outside Classifications: Zone 2			
Ground man	24.57	11.74	
Equipment Operator	35.25	16.06	
Lineman	44.32	18.08	
Journeyman technician	41.47	17.37	
Cable Splicer	48.75	19.19	
Electricians-Outside Classifications: Los Alamos		17	
Ground man	25.27	11.76	
Equipment Operator	36.27	16.09	

Lineman	45.47	18.36
Journeyman technician	42.41	17.60
Cable Splicer	49.59	19.40
Laborers		
Group I	14.79	6.93
Group II	15.29	6.93
Group III	16.79	6.93
Group IV	17.29	6.93
Operators		
Group I	19.93	6.74
Group II	20.92	6.74
Group III	21.02	6.74
Group IV	21.14	6.74
Group V	21.24	6.74
Group VI	21.44	6.74
Group VII	21.61	6.74
Group VIII	21.92	6.74
Group IX	29.87	6.74
Group X	33.32	6.74
Soft Floor Layers	20.75	8.45
Truck Drivers		
Group I-IX	17.65	8.72

NOTE: All contractors are required to pay SUBSISTENCE, ZONE AND INCENTIVE PAY according to the particular trade. Details are located in a PDF attachment at www.dws.state.nm.us. Search Labor Relations/Labor Information/Public Works/Prevailing Wage Rates.

For more information about the Subsistence, Zone, and Incentive Pay rates, or to file a wage claim, contact the Labor Relations Division at (505) 841-4400 or visit us online at www.dws.state.nm.us.



PUBLIC WORKS PROJECT REQUIREMENTS

As a participant in a Public Works project valued at more than \$60,000 in the state of New Mexico, the following list addresses many of the responsibilities that are defined by statute or regulation to each project stakeholder.

Contracting Agency

- Ensure that all contractors wishing to bid on a Public Works project when the project is 560,000 or more are actively registered with the Public Works and Apprenticeship Application (PWAA) website: http://www.dws.state.nm.us/pwaa (Contractor Registration) prior to bidding.
- Please submit Notice of Award (NOA) and Subcontractor List(s) to the PWAA website
 promptly after the project is awarded.
- Please update the Subcontractor List(s) on the PWAA website whenever changes occur.
- All sub-contractors and tiers (excluding professional services) regardless of contract amount
 must be listed on the Subcontractor List and must adhere to the Public Works Minimum
 Wage Act.
- Ninety days after project completion please go into the PWAA system and close the project. Only contracting agencies are allowed to close the project. Agents or contractors are not allowed to close projects.

General Contractor

- Provide a complete Subcontractor List and Statements of Intent (SOI) to Pay Prevailing Wages for all contractors, regardless of amount of work, to the contracting agency within 3 (three) days of award.
- Ensure that all subcontractors wishing to bid on a Public Works project have an active Contractor Registration with the Public Works and Apprenticeship Application (PWAA) website: http://www.dws.state.nm.us/pwaa prior to bidding when their bid will exceed \$60,000.
- Make certain the Public Works Apprentice and Training Act contributions are paid either to an approved Apprenticeship Program or to the Public Works Apprentice and Training Fund.
- Confirm the Wage Rate poster, provided in PWAA, is displayed at the job site in an easily accessible place.
- When the project has been completed, make sure the Affidavits of Wages Paid (AWP) are sent to the contracting agency.
- All subcontractors and tiers (excluding professional services) regardless of contract amount
 must pay prevailing wages, be listed on the Subcontractor List, and adhere to the Public
 Works Minimum Wage Act.

19





LABOR RELATIONS DIVISION 401 Broadway NE Albuquerque, NM 87102 Phone: 505-841-4400 Fax: 505-841-4424

Subcontractor

- Ensure that all subcontractors wishing to bid on a Public Works project have an active Contractor Registration with the Public Works and Apprenticeship Application (PWAA) website: http://www.dws.state.nm.us/pwaa prior to bidding when their bid will exceed \$60,000.
- Make certain the Public Works Apprentice and Training Act contributions are paid either to an approved Apprenticeship Program or to the Public Works Apprentice and Training Fund.
- All subcontractors and tiers (excluding professional services) regardless of contract amount
 must pay prevailing wages, be listed on the Subcontractor List, and adhere to the Public
 Works Minimum Wage Act.

Additional Information

Reference material and forms may be found in the New Mexico Department of Workforce Solutions
Public Works web pages at: https://www.dws.state.nm.us/Labor-Relations/Labor-Information/Public-Works.

CONTACT INFORMATION

Contact the Labor Relations Division for any questions relating to Public Works projects by email at public.works@state.nm.us or call (505) 841-4400.

Exhibit "E" AGR23-18 Gardner Zemke Company Administrative Forms

Performance Bond



Bona	NO							
•	ation organized	•	der and by the	virtue of t	the laws c	f the State of _		a
and au	thorized to do b	usiness in the	State of New N	Mexico, he	ereinafter	called Surety, a	re held and f	firmly
bound	unto the Incorpo	rated County o	f Los Alamos,	hereinafte	er referred	to as County, in	ι the penal sι	ım of
one	hundred	percent	(100%)	of	the	Contract	Price	of
		·	, ,	dollars (§	5), as may	, be adjuste	d by
Chang	e Order, inclusiv	e of applicable						
	payment of whic sors and assign		•	ind thems	selves, the	ir heirs, executo	rs, administra	ators,
	THE CONDITI	ONS OF THIS	BOND are suc	ch that, w	hereas, C	Contractor has b	een awarded	and
has ag	reed to enter in	ito a certain Co	ontract with the	e Incorpo	rated Cou	inty of Los Alan	nos, to which	ı this
Perforr	nance Bond wil	l be attached a	and incorporate	ed thereir	n, for perf	ormance of Wo	rk or service	es on

Project specifically described in the Contract document for:
Incorporated County of Los Alamos
Agreement Number: AGR23-18

Gardner Zemke Company - Installation of New Transformer at the Abiguiu Hydroelectric Plant

and if Contractor shall perform and complete all of the undertakings, covenants, terms, and obligations of said Contract during the original term thereof, and any extensions which may be granted by the County with or without notice to the Surety, and if Contract shall satisfy all claims and demands incurred under such Contract, and shall fully indemnify and save harmless the County from all costs and damages which it may suffer by reason of failure to do so, and shall reimburse and repay the County all outlay and expenses which the County may incur in making good any default, then this obligation shall be void; otherwise it shall be and remain in full force and effect.

Any suit under this bond must be instituted before the expiration of two (2) years from the date on which final payment under the Contract falls due, except that, with respect to express guarantees of a longer term, a suit thereon must be initiated within six (6) months following the expiration of said express guarantees, if any.

The Surety acknowledges that said Contract may contain express guarantees and agrees that said quarantees, if any, are covered by the Surety's obligation hereunder.

Right of action with respect to any express guarantees, if any, in said Contract shall accrue following completion and formal acceptance of the work under said contract.

The right to sue on this bond accrues only to the contracting agency and the parties to whom New Mexico Statutes Annotated, 1978 Comp. 13-4-18 through 13-4-20, as amended, grant such right; and such right shall be exercised only in accordance with the provisions and limitation of said statutes.

PROVIDED, FURTHER, that Surety, for value received hereby stipulates and agrees that no change, extensions of time, alteration or addition to the terms of Contract. The Agreement, or the work to be performed thereunder, or the Contract Documents accompanying the same, shall in any way affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alternation or addition to the terms of the Contract.

PROVIDED, FURTHER, that no final settlement between the County and the Contractor shall abridge the right of any beneficiary hereunder, whose claim may be unsatisfied.

ability the right of any beneficiary hereditider, whose dialiff may be dissatisfied.
IN WITNESS WHEREOF, this instrument may be executed in two counterparts, each one of which
shall be deemed as an original, this day of, 2022.
The undersigned state that they have the authority to enter into said Contract. CONTRACTOR AS PRINCIPAL:
By:
Print Name:
Title:
ATTEST:
SURETY:
By:
Print Name:
Title:
ATTEST:

Payment (Labor and Materials) Bond



Payment (Labor and Materials) Bond for the Protection of all Persons Supplying Labor and Material to the
Contractor or its Sub-contractors
Bond No
We as Principal, hereinafter called the Contractor, and, a Corporation organized and existing under and by virtue of
the laws of the State of, and authorized to do business in the State of New
Mexico, hereinafter called the Surety, are held and firmly bound unto the Incorporated County of Los
Alamos as Obligee, hereinafter the County , in the amount ofDollars
(\$), in the penal sum of one hundred percent (100%) of the Contract Price of
dollars (\$), as may be adjusted by
Change Order, inclusive of applicable gross receipts taxes in lawful money of the United States of America,
for the payment of which sum Contractor and Surety bind themselves, their heirs, executors, administrators,
successors and assigns, jointly and severally.
Payment (Labor and Materials) Bond is for the Protection of all Persons Supplying Labor and Material to
the Contractor or its Sub-contractors
WHEREAS, Contractor has agreed to enter into the Agreement described as follows:
Incorporated County of Los Alamos Agreement Number: AGR23-18 Gardner Zemke Company – Installation of New Transformer at the Abiquiu Hydroelectric Plant

Which contract is by reference made part hereof, and is hereinafter referred to as the Agreement.

NOW, THEREFORE, the condition of this obligation is such that if the Contractor shall pay as they become due, all just claims for labor performed and materials and supplies furnished upon or for the work under said contract, whether said labor be performed and materials and supplies be furnished under the original contract or any contract thereunder, then this obligation shall be null and void; otherwise, it shall remain in full force and effect, subject, however to the following conditions:

The right to sue on this bond accrues only to the Contracting Agency and the parties to whom Section 31-173 Los Alamos County Code of Ordinances grant such right; and any such right shall be exercised only in accordance with the provisions and limitations of said ordinance.

PROVIDE, FURTHER, that the Surety, for value received hereby stipulates and agrees that no change, extensions of time, alteration, or addition to the terms of the Contract, or to the Work to be performed thereunder, shall in any way affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the Contract.

PROVIDE, FURTHER, the County shall not be liable for payment of any costs or expenses of any Claimant under this Bond and shall have no obligations to make payments to give notices on behalf of or otherwise have obligations to Claimants. The Surety hereby waives notice of any change, including

changes of time, to the Contractor or to related subcontracts, pur SIGNED AND SEALED ON thisday of	chase orders and other obligations.
CONTRACTOR AS PRINCIPAL:	
Signature:	_
Print Name:	_
Title:	_
Address:	
Address: SURETY'S AUTHORIZED NEW MEXICO AGENT:	
Signature:	_
Print Name:	_
Title:	
Address:	_
This bond is issued simultaneously with Performance Bond in fav	vor of County for the faithful performance

е of the contract.

Notice to Proceed

Philo S. Shelton, III P.E.

Utilities Manager

Services Agreement No. AGR23-18 Gardner Zemke Company

INCORPORATED COUNTY OF LOS ALAMOS CERTIFICATE OF SUBSTANTIAL COMPLETION



Date of Issuance:
Agreement No. – AGR23-18 Gardner Zemke Company – Installation of new Transformer at the Abiquiu Hydroelectric Plant
Contractor:
Engineer:
This Certificate of Substantial Completion applies to all Work under the Contract Documents or to the following specified parts thereof:
TO:
Contractor

The Work to which this Certificate applies has been inspected by authorized representatives of County, Contractor and Engineer and that Work is hereby declared to be substantially complete in accordance with the Contract Documents on

DATE OF SUBSTANTIAL COMPLETION

A tentative list of items to be completed or corrected is attached hereto. This list may not be all-inclusive, and failure to include an item in it does not alter the responsibility of Contractor to complete all the Work in accordance with the Contract Documents.

Certificate of Substantial Completion (Page 2 of 2)

This certificate does not constitute an acceptance of Work not in accordance with the Contract Documents, nor is it a release of Contractor's obligations to complete the Work in accordance with the Contract Documents.

Executed by County Project	ct Manager on, 20	
	County Project Manager	
Ву:	(Authorized Signature)	
County accepts this Certific	cate of Substantial Completion on,	20
	County	
Ву:	(Authorized Signature)	
	(Authorized Signature)	
Contractor accepts this Ce	rtificate of Substantial Completion on	, 20
	Contractor	
Ву:	(Authorized Signature)	

Change Order

Change Order No.:		
Agreement Date:		
Name of Project: Incorporated County of Los Alamos		
Contractor:		
The following changes are hereby made to the Contract Documents:		
JUSTIFICATION:		
CHANGE TO CONTRACT PRICE:		
Original Price	¢	
Current Contract Price adjusted by previous Change Order	\$	
The Contract Price due to this Change Order will be () by:	\$	
The new Contract Price, including this Change Order will be	\$	
CHANGE TO CONTRACT TIME:		
FINAL COMPLETION		
Original Contract Time		_calendar days.
Current Contract time adjusted by previous Change Order(s)		_calendar days.
The Contract Time will be () by		calendar days.
New Contract Time including this Change Order will be		calendar days.
The date for completion of all work will be		(Date)

APPROVALS REQUIRED:

To be effective, this order must be approved by the Utilities Manager; or the Los Alamos County Council if the contract modification, change order, or contract price adjustment exceeds the funding budgeted and specifically appropriated for this project, or as may otherwise be required by the General Conditions.

The adjustment in Contract price and/or Contract time stated in this Change Order shall constitute the total price and/or time adjustment due or owed the Contractor for the work or changes ordered by the Change Order. By executing the Change Order, the Contractor acknowledges and agrees that the stipulated price and/or time adjustments represent full compensation for all adjustments in the cost or the time required to perform the Contract as a whole arising directly or indirectly from the Change Order, including costs and delays associated with the interruption of schedules, extended overheads, delay, and cumulative impacts or ripple effect on all other non-affected work under Contract not changed by the Change Order. Signing of the Change Order constitutes full and mutual accord and satisfaction for the adjustment in contract price and/or time, subject to the current scope of the entire work as set forth in the Contract Documents. Acceptance of this Change Order constitutes an agreement between Owner and Contractor that the Change Order represents an equitable adjustment to the Contract, and that the Contractor will waive all rights to file a claim on this Change Order after it is properly executed.

Requested by Engineer:	
Recommended by (Project Manager):	
Approved by (Utilities Manager): Philo S Shelton, III P.E., Utilities Manager	
If applicable, approved by the County Council on the day of	2022.
Attest:	
(County Council)	
Print Name	
Title	

Application and Certification for Payment Part 1

Application Date: ___



APPLICATION & CERTIFICATION FOR PAYMENT County of Los Alamos

Period From:_____To___

		wo®	Application Number: _				
		Πĺ	Project:	Bid Num	ber:		
	•	•••	Contractor:				
			Contract Date:			-	
				1.	ORIGIN	IAL CONTRACT SUM \$ _	
		er Summary	DEBUGTIONS	2.	Not cha	nge by Change Orders \$	
Change (approved	Orders Lin	ADDITIONS	DEDUCTIONS				
previous	months			3.		ACT SUM TO DATE \$ _ plus line 2)	
by Count	,				•	. ,	
TOTAL Approved				4.	TOTAL (Column	COMPLETED TO DATE Ton Cont. Sheet)	\$
this Month						•	
	In .			5	BALAN	CE TO FINISH\$ less Line 4)	
Number	Date				•	,	
				6.		OUS TOTAL COMPLETE	D\$
					(Line 4	from prior Application)	
				7.		TAL OF CURRENT PAY	MENT \$
TOTALS	;				(Line 4 i	less Line 6)	
Net chan	ige by Cha	inge Orders		8.		ROSS RECEIPTS TAX	\$
The unde	ersianed Con	tractor certifies that to	the best of the		(% of Line 7)	
			lief the Work covered by oleted in accordance with	9.		NT PAYMENT DUE	\$
the Conti	ract Docume	nts, that all Amounts h	nave been paid by the		(Line /	plus Line 8)	
			ates for Payment were unty, and that Current	EN	GINEER'	S CERTIFICATE FOR PA	YMENT
Payment	shown herei	in is now due.	•	ln :	accordan	ce with the Contract Docu	ments hased on on-site
				ob	servations	and the data comprising	the above application,
CONTRA	CTOR:					ER'S Project Manager ce f the ENGINEER'S Projec	
BY:		DA	ATE:	info	ormation a	and belief the Work has p	rogressed as indicated,
State of		County of				of the Work is in accordar and the Contractor is ent	
_					ount Cer		aca to payment of the
Subscribe Notary Pu		n before me this	day of20	ΔΝ	OUNT C	ERTIFIED: \$	
My Comm	nission Expi	res:		(At	tach expla	anation if amount certified	differs from the amount
				ap	plied for.)		
		negotiable. The An ontractor named he		EN	GINEER'	S PROJECT MANAGER	:
payment a	nd accepta	nce of payment are	without prejudice to				
any rights	of the Own	er or Contractor und	der this Contract.	BY	:	DATE:	

Application and Certification for Payment Part 2

3.1.5 Application and Certification for Payment Part 2

APPLICATION & CERTIFICATION FOR PAYMENT Incorporated County of Los Alamos

Application Date:	Application Number:	

Α	В	С	D	E	F		G
ITEM DESCRIPTION OF No. WORK		SCHEDULED VALUE	WORK COMPLETED		TOTAL % COMPLE TED TO DATE		BALANCE TO FINISH
			PREVIOUS APPLICATIONS	THIS PERIOD			
			(F)		(D+E)	(F/C)	(C-F)
					_ 1		
			4				

Affidavit of Payment and Release of Liens

Affidavit of Payment and Release of Liens

Affidavit of Payment and Release of Liens Page 1 of 2

See page 2 of this form for instructions regarding (A)-(H)

To All Whom It May Concern, To the Following I Do Solemnly Swear and Affirm:

WHEREAS, the undersigned has been employed by	y (A)		
to furnish labor and materials for <i>(B)</i>			
work, under a contract <i>(C)</i>			
for improvement of the premises described as (D)			
in the <i>(E)</i>	_ County of	,	
State of New Mexico of which		is the County.	
NOW, THEREFORE, this da and in consideration of the sum of (F) \$			
herewith, the receipt whereof is hereby acknowledge hereby waive and release any lien rights to, or claid described premises, and the improvements thereor due or to become due from County, on account of lor machinery heretofore or which may hereafter be above described premises by virtue of said contract	im of lien with res n, and on the mon abor, services, ma e furnished by the	spect to and on said a lies or other consider aterials, fixtures, appa	above ations aratus

The undersigned, as Contractor for the above named Contract pursuant to the Conditions of the Contract hereby certifies that, except as listed below, he/she has paid in full or has otherwise satisfied all obligations for all materials and equipment furnished, for all work, labor, and services performed, and for all known indebtedness and claims against Contractor for damages arising in any manner in connection with the performance of the Contract referenced above for which County or his/her property might in any way be held responsible.

The undersigned hereby certifies that all work required to be done under terms of the above described Contract has been fully performed and completed in conformance with the Contract and that applicable provisions of the New Mexico Public Works Minimum Wage Act (§ 13-4-11 NMSA 1978) have been met.

Affidavit of Payment and Release of Liens Page 2 of 2

EXC	EEPTIONS:(G)	
INS	TRUCTIONS:	
1. 2. 3. 4. 5. 6. 7.	Person or firm with whom you agreed to furnish either labor, or services, or materials, oboth. (A) Fill in the nature and extent of work; strike the word labor or the materials if not in the contract. (B) Identify contract(s) by number, description, and extent of work. (C) Describe improvements and location of the premises to exclude all others. (D) Name community, such as City of, Village of, or Unincorporated Area known as (E) Amount shown should be the amount received and equal to the total adjusted contract. (FI none, write "None". If required by County, Contractor shall furnish bond satisfactory to County for each exception. (G) If waiver is for a corporation, corporate name should be used, corporate seal affixed and title of officer signing affidavit should be set forth; if waiver is for a partnership, the partnership name should be used, partner should sign and designate as partner. (H)	e d d
	(Name of sole ownership, corporation or partnership)	
(Sig	nature of Authorized Representative)	
TIT	.E:	
	State ofCounty of	
	Subscribed and sworn before me this day of20	
	Notary Public:	
	My Commission Expires:	