

RESOLUTION NUMBER 04-047

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF KETCHUM, IDAHO, AUTHORIZING THE MAYOR TO ENTER INTO AN AGREEMENT FOR PROFESSIONAL SERVICES BETWEEN THE CITY OF KETCHUM, IDAHO, THE SUN VALLEY WATER & SEWER DISTRICT, AND PHARMER ENGINEERING, LLC, FOR WASTEWATER TREATMENT FACILITY CONSTRUCTION SERVICES.

WHEREAS, Pharmer Engineering, LLC, has offered to provide certain management, consulting and professional services necessary to construct certain wastewater improvements as called for in those certain Bidding Documents issued pursuant to the notice inviting bids for the Improvements published in the Idaho Mountain Express on March 17, 24, and 31, 2004 over a three year period to upgrade systems at the Ketchum/Sun Valley Wastewater Treatment Facility for future capacity and to meet more stringent permit limits (the "Professional Services"); and

WHEREAS, Pharmer Engineering, LLC, wishes to enter into a professional services agreement with the City of Ketchum and the Sun Valley Water & Sewer District to perform the Professional Services; and

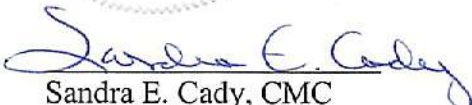
WHEREAS, such agreement, a true and correct copy of which is attached hereto as Exhibit A, sets forth the terms and conditions according to which Pharmer Engineering, LLC shall provide the Professional Services.

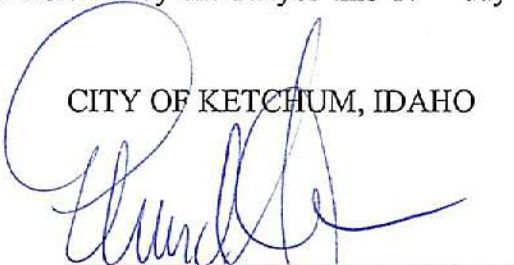
NOW, THEREFORE, BE IT RESOLVED by the Mayor and the City Council of the City of Ketchum, Idaho that the Mayor is authorized to enter into an agreement for professional services, as set forth in Exhibit A, between the City of Ketchum, Idaho, the Sun Valley Water & Sewer District, and Pharmer Engineering LLC.

PASSED by the City Council and APPROVED by the Mayor this 17TH day of May, 2004.

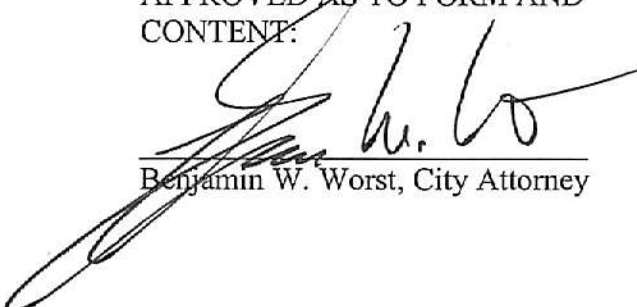


ATTEST:


Sandra E. Cady, CMC
City Clerk/Treasurer

CITY OF KETCHUM, IDAHO

EDWARD SIMON, Mayor

APPROVED AS TO FORM AND CONTENT:


Benjamin W. Worst, City Attorney

THE CITY OF IDAHO
COUNTY OF KETCHICAN
OFFICE OF THE CLERK
CITY OF IDAHO
COUNTY OF KETCHICAN

WHEREAS the undersigned Clerk of the County of Ketchikan, Idaho, do hereby certify that the following is a true and correct copy of the original as the same appears in the records of the County of Ketchikan, Idaho, to-wit:

That the following is a true and correct copy of the original as the same appears in the records of the County of Ketchikan, Idaho, to-wit:

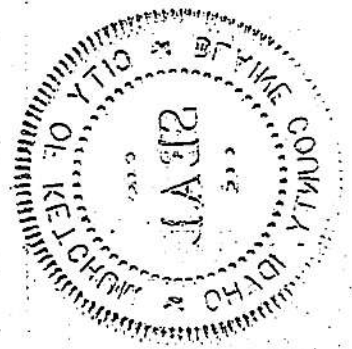
That the following is a true and correct copy of the original as the same appears in the records of the County of Ketchikan, Idaho, to-wit:

That the following is a true and correct copy of the original as the same appears in the records of the County of Ketchikan, Idaho, to-wit:

That the following is a true and correct copy of the original as the same appears in the records of the County of Ketchikan, Idaho, to-wit:

On this _____ day of _____, 19____

[Handwritten signature]
Clerk of the County of Ketchikan, Idaho



AGREEMENT FOR PROFESSIONAL SERVICES

KETCHUM AND SUN VALLEY WASTEWATER TREATMENT FACILITY CONSTRUCTION SERVICES

Date: 28 day of July, 2004

THIS AGREEMENT is between the **CITY OF KETCHUM, IDAHO** and the **SUN VALLEY WATER & SEWER DISTRICT**, hereinafter referred to as the "**CLIENT**" and **PHARMER ENGINEERING, LLC**; an Idaho Corporation hereinafter referred to as "**CONSULTANT**". The **CLIENT** and **CONSULTANT** in consideration of their mutual covenants herein agree as set forth below.

The **CLIENT** intends to construct wastewater improvements over the next three years to upgrade systems for future capacity and to meet more stringent NPDES permit limits. The improvements consist of: 1) ultraviolet (UV) disinfection, electrical upgrade and instrumentation & controls upgrade, 2) aeration basins, and 3) filtration. The improvements are further detailed in the Wastewater Facilities Plan Update/Predesign (May 2003).

The improvement designs, authorized under a separate agreement with **CONSULTANT**, shall be prepared in three discrete packages to allow bidding flexibility to match **CLIENT**'S construction schedule. **CONSULTANT** has completed the Ultraviolet (UV) Disinfection, Electrical Upgrade and Instrumentation & Controls Upgrade design package.

This agreement sets forth the details concerning the construction engineering for the 2004 construction season. The wastewater improvements for the 2004 construction season includes: ultraviolet (UV) disinfection, electrical upgrade and instrumentation & controls upgrade.

CLIENT INFORMATION AND RESPONSIBILITIES

CONSULTANT hereby requests and **CLIENT** agrees to provide to **CONSULTANT** all associated project information including data prepared by others; soil borings, probings and subsurface explorations; hydrographic surveys; laboratory tests and inspection reports of samples, materials and equipment; studies and interpretations of all environmental assessment and impact statements; surveys of record; property descriptions; zoning, deed and other land use restrictions; other special data or consultations as may be available; all of which **CONSULTANT** may use and rely upon in performing services under this AGREEMENT.

The **CLIENT** will obtain permission for **CONSULTANT** to enter upon public and private property as required for **CONSULTANT** to perform services under this AGREEMENT.

SERVICES TO BE PERFORMED BY CONSULTANT

CONSULTANT will provide the following generally described services under this AGREEMENT:

Task No. 1 – Bidding Activities

The Bidding of Owner-Furnished equipment (OFE) and the General Contractor (GC) contract are estimated to be completed in March and April, 2004. Our schedule anticipates contract award for OFE in early April and GC award in early May. The sub-tasks for Bidding Activities include:

1. Conduct Pre-Bid Walkthrough
2. Answer Questions
3. Prepare Addendums
4. Review / Recommend OFE Bids
5. Review / Recommend GC Bids
6. Prepare Conformed Drawings ("For Construction")

Task No. 2 – Submittal Reviews: ENGINEER will provide reviews of the detailed shop drawings and other submitted documents required by the Contractor for the PROJECT. Shop drawings are required for all equipment and materials to be used in the construction project. In addition, contract administration submittals are reviewed for accuracy and completeness. Submittal reviews will include the following general areas of work.

- Dewatering Plan
- Critical Path Construction Schedule
- Payment Requests
- Concrete Mix Design
- Reinforcing Steel
- Process Equipment
- Piping
- Plumbing
- HVAC
- Electrical equipment
- UV System start-up procedures/plans

Task No. 3 – Resident Project Representative: ENGINEER will provide a Resident Project Representative (RPR) for continuous construction observation. The RPR shall be on-site during all critical construction and be readily available at all other times required for construction observation. In general the RPR will be on-site at times the CONTRACTOR is on-site. The RPR's schedule will mirror the work days of construction, generally assumed to be Monday through Friday, for 40 hours per week. We have assumed that no over-time work will be required. The RPR will have schedule flexibility to match actual construction observation needs while managing time to provide optimum OWNER value.

The on-site inspector will document the construction activities and coordinate specific quality control tests. The on-site inspector will not be responsible for site safety. The RPR will

review and monitor the progress schedule, conduct or attend meetings with Contractor and serve as ENGINEER'S liaison with Contractor, working principally through Contractor's Superintendent. RPR may assist the Contractor with quality control checks for concrete (sample collection, slump and air content). He will review all quality control tests to confirm Contractor conformance with the specifications. The on-site inspector will provide the ENGINEER with weekly progress reports which will be copied to OWNER.

Digital communication is critical for a construction project. Therefore, a computer will be supplied to the field office trailer along with a fax machine. A phone line is provided by the GC along with a mobile construction office trailer for the ENGINEER. The RPR will have a digital camera, an e-mail account and a cell phone. The RPR will also photograph document construction progress and activities. These photos will be digitally stored and provided to the OWNER at the conclusion of work.

It is intended that the on-site inspector will be observing construction through the course of seven (7) months. We anticipate Contractor mobilization by late May, 2004. Substantial completion is scheduled for the end of October 2004. Final completion is scheduled for the end of December, 2004. We have assumed full-time RPR inspection for six months and part-time inspection in December (24 hours per week in December). Total assumed level of effort for RPR is 1200 hours. The assumptions described above may change due to unforeseen contractor schedule issues. Therefore, the RPR fee may require adjustment based on the GC's schedule.

Task No. 4 – Project Manager: The Project Manager (ENGINEER) will be OWNER'S representative during the construction period. The duties and responsibilities are set forth in the Contract Documents. The ENGINEER will conduct daily conference calls with the RPR and answer all construction related questions (Requests for Information, RFI's). The PM will be responsible for adjustments to the construction (and Contract Documents) through Field Orders and Change Orders. The ENGINEER will manage all submittals and project correspondence and report directly to the OWNER'S representative. We have assumed this portion of the PM work will require about 3 hours/day, or about two days per week.

The critical nature of early construction progress will require ENGINEER to make twice monthly visits for the first three months (June, July and August). The meetings will be monthly for the final three months (Sept., Oct., Nov). These visits will be coupled to meetings with OWNER and CONTRACTOR. These regular construction meetings will review past and future construction activities, observe construction quality, manage project financials, resolve conflicts and direct work to meet PROJECT goals. ENGINEER will provide OWNER with a status report on the project detailing the progress completed to date, major goals and expected progress to be made the following month and review and recommendations on the Contractor's monthly partial payment request.

The Project Manager task includes interaction with Idaho Department of Environmental Quality (DEQ) in regards to regulatory review. The Manager's role will also include regular construction updates to the Ketchum City Council or Sun Valley Board.

Task No. 5 – Electrical Inspection: The electrical portion of this project is substantial. Due to the critical nature of the electrical re-distribution and extensive re-wiring, the electrical/controls construction requires specialized regular on-site assistance. Power Engineers will support the Pharmer team on the electrical construction. The subtasks include:

1. Pre-Bid: Attendance at pre-construction meeting, preparation of electrical addendum and answering bidder questions.
2. Regular On-site Observation/Support: Dan Lively/Power Engr. will check on the electrical portion of work and assist the RPR in electrical observation. The support will be approximately three times per week for 24 weeks. We estimate the engineering effort to be approximately 10 hours/week.
3. Submittal Review: Review of contractor proposed materials or equipment for compliance with Contract Documents and code.
4. Field and Change Orders: Preparation of contract revisions and changes.
5. Attend Monthly Meetings: Attend six regular monthly meeting.
6. Final Inspections: Prepare punch-lists at the substantial completion stage of work and inspect for final completion.

Task No. 6 – Startup and O&M Update: ENGINEER shall be present during major equipment startup and training to assist the OWNER in effective transition from the construction phase to operations phase. This task will also involve updating the existing Ketchum Operations Manual with updated information for the newly integrated construction.

Task No. 7 – Substantial Completion, Final Inspection, Contract Closeout and Record Drawings:

A site visit will be made by ENGINEER when CONTRACTOR considers the entire work ready for its intended use, i.e. substantial completion. ENGINEER will inspect work and determine the status of completion. ENGINEER will prepare a tentative certificate of substantial completion with a tentative list of items to be completed or corrected before final payment (“punch list”). The punch lists shall identify substandard workmanship or incomplete construction items required to be done before contract closeout, initiation of 1 year warranty and final payment. Substantial completion is anticipated in early November.

Upon notice from Contractor that the work is complete, ENGINEER will make a final inspection with OWNER. The inspection will reveal any incomplete or defective work. If complete Contractor shall apply for final payment and contract closeout including all documentation as specified.

ENGINEER will incorporate CONTRACTOR red-line drawings into AutoCAD digital format. The drawings will be printed and sealed for “Record Drawing”. These drawings are required to be submitted to Idaho DEQ within 30 days of completion of work.

Task 8 - SCADA/Security Assistance:

The SCADA/security system designer, Banyan Technology, will be required to complete programming and assist with all aspects of the Division 17 specifications and Volume 3 Drawings. We understand the tasks to include software programming, I&C equipment shop drawings, response to Contractor questions, attend construction meetings, PLC/PC mock-up testing, equipment site testing/commissioning, documentation (as-builts), operator training and post startup services.

BUDGET ESTIMATES

CONSULTANT agrees that in no event shall CONSULTANT fees total more than \$386,800 for Construction Engineering Services related to UV Disinfection, Electrical Upgrades, I&C Upgrades unless the parties agree in writing before such amount is exceeded.

Budget Estimated fees for services by CONSULTANT are based on the following breakdown:

Table 1
Engineering Fees

Item	Direct Labor	Subcontractor	Expenses	Total
Task 1 – Bidding Activities	\$17,800	-	\$500	\$18,300
Task 2 – Submittal Review	\$32,100	-	\$1,800	\$33,900
Task 3 – Resident Proj. Rep.	-	\$70,800	\$3,700	\$74,500
Task 4 – Project Mgmt	\$84,200	-	\$3,400	\$87,600
Task 5 – Electrical	-	\$53,300	\$2,900	\$56,200
Task 6 – Startup and O&M	\$14,900	-	\$1,500	\$16,400
Task 7 – Project Closeout	\$8,900	-	\$800	\$9,700
Task 8 – SCADA/Security	-	\$93,200	-	\$93,200
TOTAL	\$157,900	\$217,300	\$14,600	\$389,800

BASIS OF FEE AND BILLING SCHEDULE

The CLIENT will pay CONSULTANT for services provided under this AGREEMENT as follows: Compensation will be made for all labor charges and direct expenses expended during the performance of work described above. Labor charges are the product of actual time charged to the PROJECT multiplied by the billing rate for that employee classification as shown on the Fee Schedule, Attachment A (Said Attachment A may be amended during the term of this project). Expenses are the sum of all expenditures or charges attributable to the PROJECT that are not CONSULTANT labor charges, including Subconsulting fees. The fees described and estimated above are only estimates; the final amount billed for this work shall include all time, at stated bill rates, plus all direct expenses with markup.

TERMS AND CONDITIONS

1. **STANDARD OF CARE.** Services shall be performed in accordance with the standard of professional practice ordinarily exercised by the applicable profession under similar circumstances at the time and in the locality where the Services are performed. Professional services are not subject to, and Pharmer does not provide, any warranty or guarantee, express or

implied. Any warranties or guarantees contained in any purchase orders, requisitions or notices to proceed issued by Owner are void and not binding upon Pharmer.

2. **CHANGE OF SCOPE.** The Scope of Services set forth in this Agreement is based on facts known at the time of execution of this Agreement, including, if applicable, information supplied by Owner. For some projects involving conceptual or process development services scope may not be fully definable during initial phases. As the project progresses, facts discovered may indicate that scope must be redefined. Pharmer will promptly provide Owner with a written amendment to this Agreement to recognize such change, which shall be deemed accepted if not objected to within 15 days of receipt by Owner.

3. **HAZARDOUS ENVIRONMENTAL CONDITIONS.** Unless expressly stated otherwise in the Scope of Services of this Agreement, Pharmer's scope of services does not include any services relating to a Hazardous Environmental Condition, including but not limited to the presence at the Project site of asbestos, PCBs, Petroleum, Hazardous Substances or any other pollutant or contaminant, as those terms are defined in pertinent federal, state and local laws. In the event Pharmer or any other party encounters a Hazardous Environmental Condition, Pharmer may at its option suspend performance of services until Owner: a) retains appropriate consultant(s) or contractor(s) to identify and remediate or remove the Hazardous Environmental Condition; and b) warrants that the Project site is in full compliance with all applicable environmental laws.

4. **SAFETY.** Unless specifically included as a service to be provided under this Agreement, Pharmer specifically disclaims any authority or responsibility for general job site safety and safety of persons other than Pharmer employees.

5. **DELAYS.** If performance of Pharmer's Services is delayed through no fault of Pharmer, Pharmer shall be entitled to an extension of time equal to the delay and an equitable adjustment in compensation.

6. **TERMINATION/SUSPENSION.** Either party may terminate this Agreement upon 30 days written notice to the other party. Owner shall pay Pharmer for all Services, including profit relating thereto, rendered prior to termination, plus any expenses of termination.

In the event either party defaults in its obligations under this Agreement (including Owner's obligation to make the payments required hereunder), the non-defaulting party may, after giving seven days written notice, suspend performance under this Agreement. The non-defaulting party may not suspend performance if the defaulting party commences to cure such default within the seven-day notice period and completes such cure within a reasonable period of time.

Pharmer may terminate this Agreement upon seven days written notice if: a) Pharmer believes that Pharmer is being requested by Owner to perform services contrary to law or Pharmer's responsibilities as a licensed professional; or b) Pharmer's Services for the Project are delayed, suspended or interrupted for a period of at least 90 days for reasons not attributable to Pharmer's performance of Services; or c) Owner has failed to pay any amount due and owing to Pharmer for a period of at least 60 days. Pharmer shall have no liability to Owner on account of such termination.

7. **OPINIONS OF CONSTRUCTION COST.** Any opinion of construction costs prepared by Pharmer is supplied for the general guidance of the Owner only. Since Pharmer has no control over competitive bidding or market conditions, Pharmer cannot guarantee the accuracy of such opinions as compared to contract bids or actual costs to Owner.

8. **RELATIONSHIP TO CONTRACTORS.** Pharmer shall serve as Owner's professional representative for the Services, and may make recommendations to Owner concerning actions relating to Owner's contractors. Pharmer specifically disclaims any authority to direct or supervise the means, methods, techniques, sequences or procedures of construction selected by Owner's contractors. Pharmer neither guarantees the performance of any construction contractor nor assumes responsibility for any contractor's failure to perform in accordance with the construction contract documents.

9. **CONSTRUCTION REVIEW.** For projects involving construction, Owner acknowledges that under generally accepted professional practice, interpretations of construction documents in the field are normally required, and that performance of construction-related services by the design professional for the project permits errors or omissions to be identified and corrected at comparatively low cost. Owner agrees to hold Pharmer harmless from any claims resulting from performance of construction-related services by persons other than Pharmer.

10. **INSURANCE.** Pharmer will maintain Professional, Commercial General, Automobile, Worker's Compensation and Employer's Liability insurance in amounts in accordance with legal and Pharmer's business requirements. Certificates evidencing such coverage will be provided to Owner upon request. For projects involving construction, Owner agrees to require its construction contractor, if any, to include Pharmer as an additional insured on its policies relating to the Project. Pharmer's coverages referenced above shall, in such case, be excess over contractor's primary coverage.

11. **INDEMNIFICATION.** Pharmer shall indemnify and save harmless Owner from and against loss, liability and damages sustained by Owner due to bodily injury or death to persons or damage to tangible property to the extent caused by the willful misconduct or negligence of Pharmer, its agents or employees.

To the fullest extent permitted by law, Owner shall defend, indemnify and save harmless Pharmer, its agents, employees, and representatives from and against loss, liability and damages (including reasonable litigation costs) arising from or relating to Pharmer's Services under this Agreement, except to the extent that such loss, liability or damages is caused by the willful misconduct or negligence of Pharmer, its agents or employees. Owner also agrees to require its construction contractor, if any, to include Pharmer as an: a) indemnitee under any indemnification obligation to Owner; and b) additional insured under its Commercial General Liability policy. To the fullest extent permitted by law, Owner shall indemnify, defend and hold harmless Pharmer, its employees, agents and representatives, and Pharmer's consultants, from and against any loss, liability and damages caused by, arising out of or resulting from the presence at the Project site of asbestos, PCBs, Petroleum, Hazardous Substances or any other pollutant or contaminant, as those terms are defined in pertinent federal, state and local laws, except to the extent that the loss, liability or damages is caused solely by the willful misconduct or negligence of Pharmer, its agents or employees.

12. **LIMITATIONS OF LIABILITY.** No employee or agent of Pharmer shall have individual liability to Owner; and Owner covenants and agrees not to sue any employee or agent of Pharmer in connection with the Services under this Agreement.

Owner agrees that, to the fullest extent permitted by law, Pharmer's total liability to Owner for any and all injuries, claims, losses, expenses or damages whatsoever arising out of or in any way related to the Project or this Agreement from any causes including, but not limited to, Pharmer's negligence, errors, omissions, strict liability, or breach of contract, shall not exceed the total compensation received by Pharmer under this Agreement. If Owner desires a limit of liability greater than that provided above, Owner and Pharmer shall include in Part III of this Agreement the amount of such limit and the additional compensation to be paid to Pharmer for assumption of such additional risk.

IN NO EVENT AND UNDER NO CIRCUMSTANCES SHALL PHARMER BE LIABLE TO OWNER FOR CONSEQUENTIAL, INCIDENTAL, INDIRECT, SPECIAL OR PUNITIVE DAMAGES.

13. **OWNERSHIP AND REUSE OF PROJECT DOCUMENTS.** All documents and other deliverables prepared by or on behalf of Pharmer in connection with this Agreement shall remain the property of Pharmer. Owner shall not reuse any such documents or other deliverables, including electronic media, pertaining to the Project for any purpose other than that for which such documents or deliverables were originally prepared. Owner shall not cause or allow the alteration of such documents or deliverables without written verification and approval by Pharmer for the specific purpose intended, and any such authorized alteration by Owner shall be at the Owner's risk. Owner agrees to defend, indemnify and hold harmless Pharmer from all claims, damages and expenses (including reasonable litigation costs), arising out of such reuse or alteration by Owner or others acting through Owner.

14. **ELECTRONIC MEDIA.** Copies of documents that may be relied upon by Owner are limited to printed copies that are signed and sealed by Pharmer. Files or information in electronic media are furnished by Pharmer to Owner solely for convenience of Owner. If there is a discrepancy between electronic files and printed copies, the printed copies govern. Because data stored in electronic media format can deteriorate or be modified, the Owner agrees to perform acceptance tests within 60 days. Pharmer will not be responsible to correct any errors or for maintenance of documents in electronic media format after the acceptance period.

15. **AMENDMENT.** This Agreement, upon execution by both parties hereto, can be amended only by a written instrument signed by both parties, except as provided in Paragraph 2.

16. **SUCCESSORS, BENEFICIARIES AND ASSIGNEES.** This Agreement shall be binding upon and inure to the benefit of the owners, administrators, executors, successors, and legal representatives of the Owner and Pharmer. The rights and obligations of this Agreement cannot be assigned by either party without written permission of the other party. This Agreement shall be binding upon and inure to the benefit of any permitted assignees.

17. **NO THIRD-PARTY BENEFICIARY.** Nothing contained in this agreement, nor the performance of the parties hereunder, is intended to benefit, nor shall inure to the benefit of, any third party, including Owner's construction contractors, if any.

18. **STATUTE OF LIMITATION.** To the fullest extent permitted by law, parties agree that, except for claims for indemnification, the time period for bringing claims under this Agreement shall expire one year after Project completion.

19. **DISPUTE RESOLUTION.** Owner and Pharmer shall provide written notice of a dispute within a reasonable time and after the event giving rise to the dispute. Owner and Pharmer agree to negotiate any dispute between them in good faith for a period of 30 days following such notice. Owner and Pharmer may agree to submit any dispute to mediation or binding arbitration, but such mediation or arbitration shall not be required or a prerequisite to initiating a lawsuit to enforce this Agreement.

20. **CONTROLLING LAW.** This Agreement is governed by the law of the state in which the Project is located.

21. **NO WAIVER.** No waiver by either party of any default by the other party in the performance of any particular section of this Agreement shall invalidate any other section of this Agreement or operate as a waiver of any future default, whether like or different in character.

22. **SEVERABILITY.** The various terms, provisions and covenants herein contained shall be deemed to be separate and severable, and the invalidity or unenforceability of any of them shall not affect or impair the validity or enforceability of the remainder.

23. **AUTHORITY.** The persons signing this Agreement warrant that they have the authority to sign as, or on behalf of, the party for whom they are signing.

24. **SURVIVAL.** All express representations, indemnifications and limitations of liability included in this Agreement will survive its completion or termination for any reason.

EXTENT OF AGREEMENT

This AGREEMENT represents the entire and integrated AGREEMENT between the CLIENT and CONSULTANT and supersedes all prior negotiations, representations or agreements, written or oral. The AGREEMENT may be amended only by written instrument signed by both CLIENT and CONSULTANT.

Notice to Proceed, either verbal or written, shall constitute acceptance of this AGREEMENT by the CLIENT. THE TERMS AND CONDITIONS ARE PART OF THIS AGREEMENT. THE CLIENT AGREES TO SAID TERMS AND CONDITIONS. IN WITNESS WHEREOF, the parties hereto have executed this AGREEMENT as of the day and year first above written.

CLIENT: CITY OF KETCHUM

ADDRESS: P.O. Box 2315
Ketchum, ID 83340

BY: [Signature]

TITLE: MAYOR

SIGNATURE: _____

DATE: 07/28/04

CLIENT: SUN VALLEY WATER
& SEWER

ADDRESS: P.O. Box 2410
Sun Valley, ID 83353

BY: [Signature]

TITLE: CADREMAN

SIGNATURE: _____

DATE: 07/28/04

CONSULTANT: PHARMER ENGINEERING, LLC

ADDRESS: 671 E. River Park Lane, Suite 140
Boise, ID 83706

BY: Robert D. Pharmer

TITLE: President

SIGNATURE: [Signature]

DATE: 04-27-04