1313 SHERMAN STREET, ROOM 721 DENVER, CO 80203IMPORTANT The PO# at appear on packing sli and corresBuyer:ALLAN SMITH Phone Number:303-866-3292 STEVEN SHULL			PURCHAS ORDER STATE OF COLO P.O. # OE PDA 1200000063 State Award #	RADO	
FEIN       840200720       Phone: 303-451-7604         Vendor Contact:       Purchase Requisition #:         V       FARMERS HIGH LINE CANAL & RESERVOIR			BID #		
			Invoice in Triplicate To: DIVISION OF WATER CONSERVATION		
			1313 SHERMAN STREET, ROOM 721 DENVER, CO 80203		
D 725 MALLEY DRIVE O NORTHGLENN CO 80233			Payment will be made by this agency		
R INSTRUCTIONS TO VENDOR: I. If for any reason, delivery of this order is delayed beyond the delivery/installation date shown, please notify the agency contact named at the top left. (Right of cancellation is reserved in instances in which timely delivery is not made.)			Ship To:	DIVISION OF WATER CONSERVATION 1313 SHERMAN STREET, ROOM 721 DENVER, CO 80203	
<ol> <li>All chemicals, equipment and materials must conform to the standards required by OSHA.</li> <li>NOTE: Additional terms and conditions on reverse side.</li> </ol>				stallation Date: 06-30-12 TINATION STATE PAYS NO F	REIGHT
SPECIAL INSTRUC	TIONS:				

LINE	COMMODITY/ITEM CODE	UNIT OF MEASUREMENT	QUANTITY	UNIT COST	TOTAL ITEM COST
001	91843000000				\$8,000.00

SEV TAX GRANT-PERFORM A DAM BREACH MODEL & FLOOD INUNDATION MAP FOR THE HYATT LAKE DAM. PER SOW. CMS#41237.

DOCUMENT TOTAL THE STATE OF POLORADO FOR 600 1 Authorized Signature

\$8,000.00

Date

# **Purchase Order Terms and Conditions**

1. Offer/Acceptance. If this purchase order ("PO") refers to vendor's bid or proposal, this PO is an ACCEPTANCE of vendor's OFFER TO SELL in accordance with the terms and conditions of the "solicitation" identified in vendor's bid or proposal. The solicitation includes an RFP, IFB, or any other form of order by buyer. If a bid or proposal is not referenced, this PO is an OFFER TO BUY, subject to vendor's acceptance, demonstrated by vendor's performance or written acceptance of this PO. Any COUNTER-OFFER TO SELL automatically CANCELS this PO, unless a change order is issued by buyer accepting a counter-offer. This PO shall supersede and control over any vendor form(s) or part(s) thereof included in or attached to any bid, proposal, offer, acknowledgment, or otherwise, in the event of inconsistencies or contradictions, regardless of any statement to the contrary in such form(s) or parts thereof. 2. Safety Information. All chemicals, equipment and materials proposed and/or used in the performance of this PO shall conform to the requirements of the Occupational Safety and Health Act of 1970. Vendor shall furnish all Material Safety Data Sheets (MSDS) for any regulated chemicals, equipment or hazardous materials at the time of delivery.

3. Changes. Vendor shall furnish products and/or services strictly in accordance with the specifications and price set forth for each item. This PO shall not be modified, superseded or otherwise altered, except in writing signed by purchasing agent and accepted by vendor. Each shipment received or service performed shall comply with the terms of this PO, notwithstanding invoice terms or acts of vendor to the contrary, unless this PO has been modified, superseded or otherwise altered in accordance with this section.

4. Delivery. Unless otherwise specified in the solicitation or this PO, delivery shall be FOB destination. Buyer is relying on the promised delivery date, installation, and/or service performance set forth in vendor's bid or proposal as material and basic to buyer's acceptance. If vendor fails to deliver or perform as and when promised, buyer, in its sole discretion, may cancel its order, or any part thereof, without prejudice to its other rights, return all or part of any shipment so made, and charge vendor with any loss or expense sustained as a result of such failure to deliver or perform as promised. Time is of the essence.

5. Intellectual Property. Any software, research, reports, studies, data, photographs, negatives or other documents, drawings or materials (collectively

"materials") delivered by vendor in performance of its

obligations under this PO shall be the exclusive property of buyer. Ownership rights shall include, but not be limited to, the right to copy, publish, display, transfer, prepare derivative works, or otherwise use the materials. Vendor shall comply with all applicable Cyber Security Policies of the State of Colorado (the "State"), or buyer, as applicable, and all confidentiality and non-disclosure agreem security controls, and reporting requirements.

6. Quality. Buyer shall be the sole judge in determining "equals" with regard to quality, price and performance. All products delivered shall be newly manufactured and the current model, unle otherwise specified.

7. Warranties. All provisions and remedies of the Colorado Uniform Commercial Code, CRS, Title 4 ("CUCC"), relating to implied and/or express warranties are incorporated herein, in addition to any warranties contained in this PO or the specifications.

8. Inspection and Acceptance. Final acceptance is contingent upon completion of all applicable inspection procedures. If products or services fail to meet any inspection requirements, buyer may exercise all of its rights, including those provided in the CUCC. Buyer shall have the right to inspect services provided under this PO at all reasonable times and places. "Services" as used in this section includes services performed or tangible material produced or delivered in the performance of services. If any of the services do not conform to PO requirements, buyer may require vendor to perform the services again in conformity with PO requirements, without additional payment. When defects in the quality or quantity of service cannot be corrected by re-performance, buyer may (a) require vendor to take necessary action to ensure that future performance conforms to PO requirements and (b) equitably reduce the payment due vendor to reflect the reduced value of the services performed. These remedies Cash Discount. The cash discount period will start from the later of the date of receipt of acceptable

invoice, or from date of receipt of acceptable products/services at the specified destination by an authorized buyer representative.

10. Taxes. Buyer and the State are exempt from all federal excise taxes under Chapter 32 of the Internal Revenue Code [No. 84-730123K] and from all state and local government sales and use taxes [CRS, Title 39, Article 26, Parts I and II]. Such exemptions apply when materials are purchased for the benefit of State, except that in certain political subdivisions (e.g., City of Denver) vendor may be required to pay sales or use taxes even though the ultimate product or service is provided to buyer. Buyer shall not reimburse such sales or use taxes.

11. Payment. Buyer shall pay vendor for all amounts due within 45 days after receipt of products or services and a correct notice of amount due. Interest on the unpaid balance shall begin to accrue on the 46th day at the rate set forth in CRS §24-30-202(24) until paid in full. Interest shall not accrue if a good faith dispute exists as to buyer's obligation to pay all or a portion of the amount due. Vendor shall invoice buyer separately for interest on delinquent amounts due, referencing the delinquent payment.

number of day's interest to be paid, and applicable interest rate. 12. Vendor Offset. [Not Applicable to Inter-governmental POs] Under CRS §24-30-202.4 (3.5), the State Controller may withhold payment under the State's vendor offset intercept system for debts owed to State agencies for: (a) unpaid child support debts or arrearages; (b) unpaid balances of tax, accrued interest, or other charges specified in CRS §39-21-101, et seq.; (c) unpaid loans due to the Student Loan Division of the Department of Higher Education; (d) amounts required to be paid to the Unemployment Compensation Fund; and (e) other unpaid debts owing to the State as a result of final agency determination or judicial action.

13. Assignment and Successors. Vendor shall not assign rights or delegate duties under this PO, or subcontract any part of the performance required under this PO, without the express, written consent of buyer. This PO shall inure to the benefit of and be binding upon vendor and buyer and their respective successors and assigns. Assignment of accounts receivable may be made only upon written notice furnished to buyer.

14. Indemnification. If any article sold or delivered under this PO is covered by a patent, copyright, trademark, or application therefore, vendor shall indemnify and hold harmless buyer from any and all loss, liability, cost, expenses and legal fees incurred on account of any claims, legal actions or judgments arising out of manufacture, sale or use of such article in violation or infringement of rights under such patent, copyright, trademark or application. If this PO is for services, vendor shall indemnify, save, and hold harmless buyer, its employees and agents, against any and all claims, damages, liability and court awards including costs, expenses, and attorney fees and related expenses, incurred as a result of any act or omission by vendor, or its employees, agents, subcontractors or assignees, arising out of or in connection with performance of services under this PO.

15. Independent Contractor. Vendor shall perform its duties hereunder as an independent contractor and not as an employee. Neither vendor nor any agent or employee of vendor shall be deemed to be an agent or employee of buyer. Vendor and its employees and agents are not entitled to unemployment insurance or workers compensation benefits through buyer and buyer shall not pay for or otherwise

provide such coverage for vendor or any of its agents or employees. Unemployment insurance benefits will be available to vendor and its employees and agents only if coverage is made available by vendor or a third party. Vendor shall pay when due all applicable employment, income, and local head taxes incurred pursuant to this PO. Vendor shall not have authorization, express or implied, to bind buyer to any agreement, liability or understanding, except as expressly set forth herein. Vendor shall (a) provide and keep in force workers' compensation and unemployment compensation insurance in the amo required by law, (b) provide proof thereof when requested by buyer, and (c) be solely responsible for its acts and those of its employees and agents.

16. Communication. All communication concerning administration of this PO, prepared by vendor for buyer's use, shall be furnished solely to purchasing agent.
 17. Compliance. Vendor shall strictly comply with all applicable federal and state laws, rules, and regulations in effect or hereafter established, including, without limitation, laws applicable to

discrimination and unfair employment practices. 18. Insurance. Vendor shall obtain, and maintain, at all times during the term of this PO, insurance as specified in the solicitation, and provide proof of such coverage as requested by purchasing agent. 19. Termination Prior to Shipment. If vendor has not accepted this PO in writing, buyer may cancel this PO by written or oral notice to vendor prior to shipment of goods or commencement of services. 20. Termination for Cause. (a) If vendor refuses or fails to timely and properly perform any of its obligations under this PO with such diligence as will ensure its completion within the time specified herein, buyer may notify vendor in writing of non-performance and, if not corrected by vendor within the time specified in the notice, terminate vendor's right to proceed with the PO or such part thereof as to which there has been delay or a failure. Vendor shall continue performance of this PO to the extent not terminated and be liable for excess costs incurred by buyer in procuring similar goods or services elsewhere. Payment for completed services performed and accepted shall be at the price set forth in this PO. (b) Buyer may withhold amounts due to vendor as buyer deems necessary to reimburse buyer for excess costs incurred in curing, completing or procuring similar goods and services.(c) If after rejection, revocation, or other termination of vendor's right to proceed under the CUCC or this clause, buyer determines for any reason that vendor was not in default or the delay was excusable, the rights and obligations of buyer and vendor shall be the same as if the notice of termination had been issued pursuant to termination under §21.

21. Termination in Public Interest. Buyer is entering into this PO for the purpose of carrying out the public policy of the State, as determined by its Governor, General Assembly, and Courts. If this PO ceases to further the public policy of the State, buyer, in its sole discretion, may terminate this PO in whole or in part and such termination shall not be deemed to be a breach of buyer's obligations hereunder. This section shall not apply to a termination for vendor's breach, which shall be governed by \$20. Buyer shall give written notice of termination to vendor specifying the part of the PO terminated and when termination becomes effective. Upon receipt of notice of termination, vendor shall not incur further obligations except as necessary to mitigate costs of performance. For services or specially manufactured goods, buyer shall pay (a) reasonable settlement expenses, (b) the PO price or rate for supplies and services delivered and accepted, (c) reasonable costs of performance on unaccepted supplies and services, and (d) a reasonable profit for the unaccepted work. For existing goods, buyer shall pay (e) reasonable settlement expenses, (f) the PO price for goods delivered and accepted, (g) reasonable costs incurred in preparation for delivery of the undelivered goods, and (h) a reasonable profit for the preparatory work. Buyer's termination liability under this section shall no exceed the total PO price plus a reasonable cost for settlement expenses. Vendor shall submit a by CRS §24-106-101, upon request of buyer.
 22. PO Approval. This PO shall not be valid unless it is executed by purchasing agent. Buyer shall not

be responsible or liable for products or services delivered or performed prior to proper execution hereof.

23. Fund Availability. Financial obligations of buyer payable after the current fiscal year are contingent upon funds for that purpose being appropriated, budgeted and otherwise made available. If this PO is funded in whole or in part with federal funds, this PO is subject to and contingent upon the continuing availability of federal funds for the purposes hereof. Buyer represents that it has set aside sufficient funds to make payment for goods delivered in a single installment, in accordance with the terms of this PO.

24. Choice of Law. State laws, rules and regulations shall be applied in the interpretation, execution, and enforcement of this PO. The CUCC shall govern this PO in the case of goods unless otherwise agreed in this PO. Any provision included or incorporated herein by reference which conflicts with such laws, rules, and regulations is null and void. Any provision incorporated herein by reference which purports to negate this or any other provision in this PO in whole or in part shall not be valid or enforceable or available in any action at law, whether by way of complaint, defense, or otherwise. Unless otherwise specified in the solicitation or this PO, venue for any judicial or administrative action arising out of or in connection with this PO shall be in Denver, Colorado. Vendor shall exhaust administrative remedies in CRS §24-109-106, prior to commencing any judicial action against buyer. 25. Public Contracts for Services. [Not Applicable to affer, issuance, or sale of securities, investment advisory services, fund management services, sponsored projects, intergovernmental POs, or information technology services or products and services] Vendor certifies, warrants, and agrees that it does not knowingly employ or contract with an illegal alien who will perform work under this PO and will confirm the employment eligibility of all employees who are newly hired for employment in the United States to perform work under this PO, through participation in the E-Verify Program or the Department program established pursuant to CRS §8-17.5-102(5)(c), Vendor shall not knowingly employ or contract with an illegal alien to <u>perform work under this PO</u> or enter into a contract or PO with a subcontractor that fails to certify to vendor that the subcontractor shall not knowingly employ or contract with an illegal alien to <u>perform work under this PO</u>. Vendor shall (a) not use E-Verify Program or Department program procedures to undertake pre-employment screening of job applicants during performance of this PO, (b) notify subcontractor and buyer within three days if vendor has actual knowledge that subcontractor is employing or contracting with an illegal alien for work under this PO, (c) terminate the subcontract if subcontractor does not stop employing or contracting with the illegal alien within three days of receiving notice, and (d) comply with reasonable requests made in the course of an investigation, undertaken pursuant to CRS §8-17.5-102(5), by the Colorado Department of Labor and Employment. If vendor participates in the Department program, vendor shall deliver to the buyer a written, notarized affirmation that vendor has examined the legal work status of such employee, and shall comply with all of the other requirements of the Department program. If vendor fails to comply with any requirement of this provision or CRS §8-17.5-101 et seq., buyer may terminate this PO for breach and, if so terminated, vendor shall be liable for damages. 26. Public Contracts with Natural Persons. Vendor, if a natural person eighteen (18) years of age or older, hereby swears and affirms under penalty of perjury that he or she (a) is a citizen or otherwise lawfully present in the United States pursuant to federal law, (b) shall comply with the provisions of CRS §24-76.5-101 et seq., and (c) has produced a form of identification required by CRS §24-76.5-103 prior to the date vendor delivers goods or begins performing services under terms of the PO. February 16, 2012

Project: Inundation Mapping for Farmers High Line Canal and Reservoir Company

<u>Vendor</u>: Farmers High Line Canal and Reservoir Company; 725 Malley Drive; Northglenn, CO 80233 Phone: (303) 451-7604 c/o Ms. Cynda Lower

<u>Consultant</u>: Deere & Ault Consulting, Inc.; 600 S. Airport Rd, Building A, Suite 205; Longmont, CO 80503 Phone: (303) 651-1468 c/o Mr. Mark Severin, P.E.

CWCB funding source: Severance Tax Trust Fund Operational Account

### SCOPE OF WORK

Deere & Ault Consulting, Inc. (Consultant), at the direction of Farmers High Line Canal and Reservoir Company (Vendor), will perform a dam breach modeling study and flood inundation mapping for the dam at Hyatt Lake. The study shall be in accordance with the latest Breach Guidelines published by the Colorado Dam Safety Branch. The level of analysis shall be "Simple," as defined in Table 1 of the Guidelines for both the breach modeling and flood inundation mapping. Flood routing models and inundation mapping shall be based on USGS 10-meter Digital Elevation Model (DEM) or best available topographic mapping. Field measurements of bridges and culverts at critical sections shall be incorporated into the model as necessary. The limits of the dam breach flood mapping shall extend from reservoir/dam, downstream to the location where breach flood impacts become negligible.

The downstream limit of the inundation mapping for the dam at Hyatt Lake is expected to extend down an unnamed drainage to Van Bibber Creek and terminate at the confluence with Ralston Creek. Preliminary results will determine if additional modeling is required.

The inundation limits shall be prepared in UTM coordinates (NAD 83, Zone 13 – meters) which shall be overlaid on base mapping that includes color aerial imagery (2009 or newer). The inundation map shall be printed in color on a minimum sheet size of 11''x 17''. The inundation extents shall be clearly illustrated and include peak discharge estimates, peak flood wave arrival times and peak flood wave depths at critical locations. Roads, highways and critical infrastructure (schools, hospitals, fire stations, etc.) shall be annotated and any roads expected to be overtopped by the flood wave shall be identified. The map shall include a legend noting the dam, DAMID, north arrow and a graphic scale.

#### PROPOSED METHODOLOGY

The Consultant shall perform a clear day dam failure analysis of the dam and route the resulting outflow hydrographs downstream using HEC-HMS. Breach parameters shall be estimated in accordance with methodologies recommended by the Office of the State Engineer, Dam Safety Branch. Hydraulic parameters, including width of flow, depth of flow and velocity at critical locations shall be estimated using the Corps of Engineer's HEC-RAS computer modeling software. A steady-state water surface profile resulting from peak flow rates at various locations shall be generated. Topographic information for the floodplains shall be based on USGS 10-meter DEMs from the National Elevation Dataset (NED) elevation data.

For the Preliminary analysis the Consultant shall contact pertinent local, county and state jurisdictions to obtain information regarding bridge opening dimensions and roadway elevations at potentially critical locations. Consultant shall present preliminary water surface profile modeling and inundation mapping results to the Colorado Division of Water Resources to determine the critical locations that require field measurements. Field verified survey data at these locations shall be utilized in the final modeling and mapping results.

## DELIVERABLES

The Vendor shall provide the CWCB the following: a final report for the inundation mapping analysis stamped by a licensed Colorado professional engineer; digital files of the inundation limits, maps and supporting spreadsheets; and hydraulic/hydrologic models.

# SCHEDULE

Work may initiate on the date of the State's Purchase Order and delivery of the final product is due no later than June 30, 2012.

### BUDGET

The estimated cost for completing the project is \$10,000 based on Consultant's current rate schedule and projection of effort. The estimate is summarized in the attached Table(s). The Consultant shall invoice Vendor on a Time and Materials basis for services performed.

#### PAYMENT

The State shall pay Vendor up to \$8,000 for Consultant's project related invoices following receipt of final deliverables. The Vendor is responsible for all expenses in excess of the State's contribution. Any overages or increases in project costs shall be the responsibility of the Vendor.

# Estimated Project Cost Sharing:

Company	\$ 2,000
CWCB Grant	<u>\$ 8,000</u>
TOTAL	\$10,000

CWCB shall issue payment following receipt and processing of Vendor's Request for Payment submittal. The Request for Payment must include: a summary of Consultant's labor effort and direct costs in accordance with the attached estimate, copies of corresponding invoices from Consultant, and identification of any major issues with proposed or implemented corrective actions. All products, data, and information developed as a result of this grant must be provided to the CWCB in hard copy and electronic format as part of project documentation prior to CWCB issue of payment.