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PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM

Second Amendment to the Agreement between the Nebraska Community Foundation, Inc. and Edmund D. Andrews Regarding "Independent Scientific Advisory Committee"

This Second Amendment to the Agreement between the Nebraska Community Foundation, Inc. ("Foundation") of Lincoln, Nebraska, representing all signatories to the Platte River Recovery Implementation Program ("Program"), and Edmund D. Andrews ("Consultant"), a private consultant, is made and entered into effective on the date of signing below and the final date of this Amendment will be December 31, 2016.

The purpose of this Amendment is to:

(1) Extend the Agreement between the Foundation and the Consultant for service on the Program's Independent Scientific Advisory Committee ("ISAC") from the effective date of the Amendment through December 31, 2016.

(2) To provide the Consultant with a 2016 stipend of \$25,200 in approved and available FY 2016 Program Budget Line Item ISAC-1 funds under this Amendment from the effective date of this Amendment through December 31, 2016 to provide services as outlined in **Exhibit A** and as detailed below. This 2016 stipend includes:

- Two (2) ISAC meetings x four-day meetings x \$1,400 per day = \$11,200
- Ten (10) days of additional document review and/or meeting attendance x \$1,400 per day = \$14,000

All other terms of the original Agreement remain in effect as originally written in the signed Agreement dated February 13, 2014. The following parties agree to the terms of this Amendment and the original Agreement:

| For the Consultant: | | |
|---|------|--|
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| Edmund D. Andrews | Date | |
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| For the Foundation: | | |
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| | | |
| Diane M. Wilson | Date | |
| | Date | |
| Chief Operating Officer/Chief Financial Officer | | |

Nebraska Community Foundation, Inc.



PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM EXHIBIT A PRRIP Signed 2015 Andrews ISAC First Amendment

01/12/2015

 Diane M. Wilson

Chief Operating Officer/Chief Financial Officer

Nebraska Community Foundation, Inc.

PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM

First Amendment to the Agreement between the Nebraska Community Foundation, Inc. and Edmund D. Andrews Regarding "Independent Scientific Advisory Committee"

This First Amendment to the Agreement between the Nebraska Community Foundation, Inc. ("Foundation") of Lincoln, Nebraska, representing all signatories to the Platte River Recovery Implementation Program ("Program"), and Edmund D. Andrews ("Consultant"), a private consultant, is made and entered into effective on the date of signing below and the final date of this Amendment will be December 31, 2015.

The purpose of this Amendment is to:

- (1) Extend the Agreement between the Foundation and the Consultant for service on the Program's Independent Scientific Advisory Committee ("ISAC") from the effective date of the Amendment through December 31, 2015.
- (2) To provide the Consultant with a 2015 stipend of \$26,250 in approved and available FY 2015 Program Budget Line Item ISAC-1 funds under this Amendment from the effective date of this Amendment through December 31, 2015 to provide services as outlined in Exhibit A and as detailed below. This 2015 stipend includes:
 - Two (2) ISAC meetings x four-day meetings x \$1,400 per day = \$11,200
 - Up to three (3) web/conference call meetings x two-hour meetings x \$175/hour = \$1,050
 - Ten (10) days of additional document review and/or meeting attendance x \$1,400 per day = \$14,000

All other terms of the original Agreement remain in effect as originally written in the signed Agreement dated February 13, 2014. The following parties agree to the terms of this Amendment and the original Agreement:

For the Consultant:

Edmund D. Andrews

For the Foundation:

Feb. 14,2015

2/24/2015 Date



01/12/2015

PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM EXHIBIT A PRRIP Signed 2014 Andrews ISAC Agreement



02/07/2014

Edmund D. Andrews, Ph.D. Tenaya Water Resources, LLC. 766 Grant Place Boulder, CO 80302

Nebraska Community Foundation, Inc. PO Box 83107 Lincoln, NE 68501-3107 TIN# 47-0769903

PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM Agreement between Nebraska Community Foundation, Inc., Platte River Recovery Implementation Program, and Edmund D. Andrews

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Independent Scientific Advisory Committee

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1. This Agreement is made and entered into by and between the Nebraska Community Foundation, Inc. ("Foundation") of Lincoln, Nebraska, representing all signatories to the Platte River Recovery Implementation Program ("Program") and Edmund D. Andrews ("Consultant"), a private consultant. The following persons are authorized to represent the parties through this Agreement: Diane Wilson of the Foundation, Dr. Jerry Kenny of the Program, and Dr. Edmund Andrews.

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Purpose of Agreement and Authority. The purpose of this Agreement is to allow the Foundation, acting as the fiscal agent for the Governance Committee (GC) of the Program, and the Consultant to enter into a an Agreement for payment of a stipend and expenses associated with the Consultant's service as a member of the Program's Independent Scientific Advisory Committee (ISAC). This Agreement describes a three-year (2014-2016) commitment of service on the part of the Consultant. The three-year term of service is at the discretion of the GC, and the amount of the annual stipend will be developed through the course of the Program's annual budget process and approved annually by the GC.

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TERMS AND CONDITIONS.

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Term of Agreement. This Agreement is effective when all parties execute it. The term of this Agreement is from the date of signing through December 31, 2016. The services to be performed under this Agreement will commence upon signing of this Agreement.

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4. Payment.

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A. Stipend. The Program agrees to pay the Consultant a stipend of \$26,250 in 2014. The 2014 stipend includes the following:

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- Two (2) ISAC meetings x four-day meetings x \$1,400 per day = \$11,200
- Up to three (3) web/conference call meetings x two-hour meetings x \$175/hour = \$1,050

Ten (10) days of additional document review and/or meeting attendance x \$1,400 per day = \$14,000 The Consultant's annual stipend will be developed and approved annually by the GC in 2015 and 2016. Annual Amendments will be used to update stipend amounts in this Agreement.

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B. Reimbursement of Expenses. Expenses incurred by the Consultant in performing the Scope of Work described in this Agreement will be reimbursed, unless the Consultant is reimbursed by his/her respective agency or institution. Reimbursements will be paid according to the following guidelines:

- Mileage Paid according to the prevailing Federal rate.
- Airfare and Baggage Fees Actual expenses at a reasonable and prudent rate verified by receipts.
- Lodging Actual expenses at a reasonable and prudent rate verified by receipts.
 - Rental Car Actual expenses at a reasonable and prudent rate verified by receipts.

 Meals, Taxis, Parking, and Other Associated Travel Expenses - Actual expenses at a reasonable and prudent rate verified by receipts.

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C. Billing Procedures. The Consultant shall send an invoice after each ISAC Meeting or web/conference call for the appropriate amount of the annual stipend, any associated expenses, and any associated days of document review to the Executive Director's Office ("ED Office"; address included below). The Program's Executive Director, upon receiving each invoice, will approve the invoice and submit the invoice for payment. The submittal for payment will then be reviewed by the Signatory Parties of the Program who will advise the Foundation of approval. The Foundation will make payment of these funds directly to the Consultant within 30 days of notice of approval by the Signatory Parties. Payments of invoices are due within 60 days after the billing date of the Consultant.

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Billing Point of Contact (Program):

Dr. Jerry F. Kenny, Executive Director

Platte River Recovery Implementation Program

Headwaters Corporation

4111 4th Avenue, Suite 6

Kearney, Nebraska 68845

Phone: (308) 237-5728

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Email: kennyj@headwaterscorp.com

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C. Withholding of Payment. If a work element has not been received by the Program by the dates established in this Agreement, the Program may withhold all payments beginning with the month following that date until such deficiency has been corrected.

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D. Final Completion and Payment. The final payment shall be made upon acceptance of all requested input and receipt of the final invoice.

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5. Responsibilities of Consultant.

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88 89 A. Scope of Services. The Consultant shall perform the specific services required under this Agreement in a satisfactory and proper manner as outlined below:

AMP Reporting Session in Omaha, NE in fall 2014 – ISAC interaction with BDO staff, Program participants, and contractors; review and discussion of "State of the Platte" Report; review and discussion of latest drafts of other AMP documents.

ISAC meeting in Omaha, NE in spring 2014 – field visits to comparative sites on lower Platte River;

focused discussion on tern/plover issues and other topics as directed by the Program.

Web/conference calls as requested by the Program for focused discussion of selected topics.

• Annual report (2014) - contribute to development of 2014 ISAC report to the GC.

 Additional document and/or issues review (2014) -- input on documents and/or issues as directed by the GC.

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Annual amendments will be used to update the Scope of Services in this Agreement if necessary.

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B. Requests from the Program. The Consultant shall be responsible and responsive to the Program and the ED Office in their requests and requirements related to the scope of this Agreement.

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C. Presentation of Information. The Consultant shall compile and present all information clearly and concisely, in a professional manner.

02/07/2014

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D. Inspection and Acceptance. All deliverables furnished by the Consultant shall be subject to rigorous review by the Program and the ED Office prior to acceptance.

6. Responsibilities of the Program.

A. Designated Representative. The Executive Director of the Program shall act as the Program's administrative representative with respect to the Consultant's service to be performed under this Agreement and shall have complete authority to transmit instructions, receive information, and interpret and define the Program's policies and decisions with respect to services covered by this Agreement.

B. Information to be Furnished to the Consultant. All information as is available to the Program and necessary for the carrying out of the Scope of Services set forth herein shall be furnished to the Consultant without charge and the ED Office shall cooperate with the Consultant in the carrying out of the project.

C. Review of Information. The ED Office shall examine all information presented by the Consultant and shall promptly render in writing the Program's decisions pertaining thereto within specified time periods.

D. Provide Criteria. The ED Office shall provide all criteria and full information regarding its requirements for the services.

7. Special Provisions.

A. Publication. It is understood that the results of this work may be available to the Consultant for publication and use in connection with related work. Use of this work for publication and related work by the Consultant must be conducted with prior authorization from the Program's Technical Point of Contact.

B. Publicity. Any publicity or media contact associated with the Consultant's services and the result of those services provided under this Agreement shall be the sole responsibility of the Program. Media requests of the Consultant should be directed to the Director of Outreach and Operations in the ED Office.

C. Office Space, Equipment, and Supplies. The Consultant will supply all office space, equipment, and supplies unless other mutually accepted agreements are made.

8. General Provisions.

A. Amendments. Any changes, modifications, revisions or amendments to this Agreement which are mutually agreed upon by the parties to this Agreement shall be incorporated by written instrument, executed and signed by all parties to this Agreement.

B. Applicable Law/Venue. The construction, interpretation and enforcement of this Agreement shall be governed by applicable federal and Nebraska law. The Federal Courts of the State of Nebraska shall have jurisdiction over this Agreement and the parties.

C. Assignment/Agreement Not Used as Collateral. Neither party shall assign or



otherwise transfer any of the rights or delegate any of the duties set forth in this Agreement without the prior written consent of the other party. The Consultant shall not use this Agreement, or any portion thereof, for collateral for any financial obligation, without the prior written permission of the Program.

D. Audit/Access to Records. The Program and any of its representatives shall have access to any books, documents, papers, and records of the Consultant which are pertinent to this Agreement. The Consultant shall, immediately upon receiving written instruction from the Program, provide to any independent auditor, accountant, or accounting firm, all books, documents, papers and records of the Consultant which are pertinent to this Agreement. Reasonable costs for duplicating and submitting identified books, documents, papers, and records of the Consultant to the Program shall be borne by the Program. The Consultant shall cooperate fully with any such independent auditor, accountant, or accounting firm, during the entire course of any audit authorized by the Program.

E. Availability of Funds. Each payment obligation of the Program is conditioned upon the availability of funds and continuation of the Platte River Recovery Implementation Program. If funds are not allocated and available for the continuance of the services performed by the Consultant, the Agreement may be terminated by the Program at the end of the period for which the funds are available. The Program shall notify the Consultant at the earliest possible time of the services which will or may be affected by a shortage of funds. No penalty shall accrue to the Program in the event this provision is exercised, and the Program shall not be obligated or liable for any future payments due or for any damages as a result of termination under this section. This provision shall not be construed to permit the Program to terminate this Agreement to acquire similar services from another party.

F. Confidentiality of Information. All documents, data compilations, reports, computer programs, photographs, and any other work provided to or produced by the Consultant in the performance of this Agreement shall be kept confidential by the Consultant unless written permission is granted by the Program for its release.

G. Conflicts of Interest

clients, agencies or firms which may constitute a conflict of interest which results in a disadvantage to the Program or a disclosure which would adversely affect the interests of the Program. Consultant shall notify the Program of any potential or actual conflicts of interest arising during the course of the Consultant's performance under this Agreement. This Agreement may be terminated in the event a conflict of interest arises. Termination of the Agreement will be subject to a mutual settlement of accounts. In the event the Agreement is terminated under this provision, the Consultant shall take steps to insure that the file, evidence, evaluation and data are provided to the Program or its designee. This does not prohibit or affect the Consultant's ability to engage in consultations, evaluations or representation under agreement with other agencies, firms, facilities, or attorneys so long as no conflict exists.

(ii) A conflict of interest warranting termination of the Agreement includes, but is not necessarily limited to, representing a client in an adversarial proceeding against the Platte River Recovery Implementation Program, its signatories, boards, commissions or initiating suits in equity including injunctions, declaratory judgments, writs of prohibition or quo warranto.

H. Entirety of Agreement. This Agreement, consisting of <u>seven (7)</u> pages, represents the entire and integrated Agreement between the parties and supersedes all prior negotiations, representations, and agreements, whether written or oral.

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- Force Majeure. Neither party shall be liable for failure to perform under this I. Agreement if such failure to perform arises out of causes beyond the control and without the fault or negligence of the nonperforming party. Such causes may include, but are not limited to, acts of God or the public enemy, fires, floods, epidemics, quarantine restrictions, freight embargoes, and unusually severe weather. This provision shall become effective only if the party failing to perform immediately notifies the other party of the extent and nature of the problem, limits delay in performance to that required by the event, and takes all reasonable steps to minimize delays. This provision shall not be effective unless the failure to perform is beyond the control and without the fault or negligence of the nonperforming party.
- Independent Consultant. The Consultant shall function as an independent consultant for the purposes of this Agreement, and shall not be considered an employee of the Program, Foundation or ED Office for any purpose. The Consultant shall assume sole responsibility for any debts or liabilities that may be incurred by the Consultant in fulfilling the terms of this Agreement, and shall be solely responsible for the payment of all federal, state and local taxes which may accrue because of this Agreement.
- Notices. All notices arising out of, or from, the provisions of this Agreement shall K. be in writing and given to the parties at the address provided under this Agreement, either by regular mail, e-mail, or delivery in person.
- Ownership of Documents/Work Product/Materials. All documents, reports, L. records, field notes, data, samples, specimens, and materials of any kind resulting from performance of this Agreement are at all times the property of the Program.
- Patent or Copyright Protection. The Consultant recognizes that certain M. proprietary matters or techniques may be subject to patent, trademark, copyright, license or other similar restrictions, and pledges that no work performed by the Consultant or its contractors will violate any such restriction.
- Taxes. The Consultant shall pay all taxes and other such amounts required by N. federal, state and local law, including but not limited to federal and social security taxes, workers' compensation, and unemployment insurance.
- Termination of Agreement. This Agreement may be terminated, without cause, O. by the Program upon fifteen (15) days written notice. This Agreement may be terminated immediately for cause if the Consultant fails to perform in accordance with the terms of this Agreement. The Consultant shall likewise have the right to unilaterally terminate the agreement for good cause.
- Third Party Beneficiary Rights. The parties do not intend to create in any other individual or entity the status of third party beneficiary, and this Agreement shall not be construed so as to create such status. The rights, duties and obligations contained in this Agreement shall operate only between the parties to this Agreement, and shall inure solely to the benefit of the parties to this Agreement. The provisions of this Agreement are intended only to assist the parties in determining and performing their obligations under this Agreement.
- Time. The Consultant agrees to adhere to Agreement schedules for accomplishing the tasks called for under the Agreement.
 - Titles Not Controlling. Titles of paragraphs are for reference only, and shall not R.



02/07/2014

be used to construe the language in this Agreement. 242 243 Walver. The waiver of any breach of any term or condition in this Agreement 244 shall not be deemed a waiver of any prior or subsequent breach. 245 246 247 9. Contacts. 248 Administrative Point of Contact (Foundation): 249 Admin. Point of Contact (Program): 250 Diane M. Wilson Dr. Jerry F. Kenny, Executive Director Chief Operating Officer/Chief Financial Officer 251 Platte River Recovery Implementation Program Nebraska Community Foundation 252 Headwaters Corporation 253 PO Box 83107 4111 4th Avenue, Suite 6 Lincoln, Nebraska 68501-3107 254 Kearney, Nebraska 68845 255 Phone: (402) 323-7330 Phone: (308) 237-5728 Email: dwilson@nebcommfound.org 256 Email: kennyi@headwaterscorp.com 257 Technical Point of Contact (Program): 258 Media Point of Contact (Program): Chadwin B. Smith, Director of Natural Resources 259 Dr. Bridget Barron, Director of Outreach Platte River Recovery Implementation Program 260 Platte River Recovery Implementation Program Headwaters Corporation 261 Headwaters Corporation 262 4111 4th Avenue, Suite 6 4111 4th Avenue, Suite 6 263 Kearney, Nebraska 68845 Kearney, Nebraska 68845 Phone: (308) 237-5728 264 Phone: (308) 237-5728 265 Cell: (402) 432-7950 Email: barronb@headwaterscorp.com Email: smithc@headwaterscorp.com 266 267 Administrative and Technical Point of Contact (Consultant): 288 Edmund D. Andrews, Ph.D. Tenaya Water Resources LLC

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766 Grant Place 271 272 Boulder, CO 80302

273 Phone: (303) 939-9398

274 Email: ned andrews@att.net



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| | | 02/07/2014 |
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| 275 276 277 278 | Signatures. By signing this Agr understood it, that they agree to be bound by the ten to sign it. | cement, the parties certify that they have read and ms of this Agreement, and that they have the authority |
| 279 280 281 | NEBRASKA COMMUNITY FOUNDATION | |
| 282 283 284 286 286 | Diane M. Wilson Chief Operating Officer/Chief Financial Officer Nebraska Community Foundation, Inc. | Date |
| 287 288 289 290 | CONSULTANT | |

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Edmund D. Andrews Tenaga Water Resources



PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM

Third Amendment to the Agreement between the Nebraska Community Foundation, Inc. and Ecological Engineering International, LLC Regarding "Independent Scientific Advisory Committee"

This Third Amendment to the Agreement between the Nebraska Community Foundation, Inc. ("Foundation") of Lincoln, Nebraska, representing all signatories to the Platte River Recovery Implementation Program ("Program"), and Brian P. Bledsoe ("Consultant"), a private consultant representing Ecological Engineering International, LLC, is made and entered into effective on the date of signing below and the final date of this Amendment will be December 31, 2016.

The purpose of this Amendment is to:

- (1) Extend the Agreement between the Foundation and the Consultant for service on the Program's Independent Scientific Advisory Committee ("ISAC") from the effective date of the Amendment through December 31, 2016.
- (2) To provide the Consultant with a 2016 stipend of \$25,200 in approved and available FY 2016 Program Budget Line Item ISAC-1 funds under this Amendment from the effective date of this Amendment through December 31, 2016 to provide services as outlined in **Exhibit A** and as detailed below. This 2016 stipend includes:
 - Two (2) ISAC meetings x four-day meetings x \$1,400 per day = \$11,200
 - Ten (10) days of additional document review and/or meeting attendance x \$1,400 per day = \$14,000

(3) Update the Consultant's contact information to the following:

1341 Arizona Bend

Watkinsville, GA 30766

bbledsoe@uga.edu

Phone: (970) 402-6100

All other terms of the original Agreement remain in effect as originally written in the signed Agreement dated February 11, 2013. The following parties agree to the terms of this Amendment and the original Agreement:

| For the Consultant: | |
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| D' D' D' L | |
| Brian P. Bledsoe, President | Date |
| Ecological Engineering International, LLC | |
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| For the Foundation: | |
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| Diane M. Wilson | Date |
| Chief Operating Officer/Chief Financial Officer | |

Nebraska Community Foundation, Inc.



PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM EXHIBIT A PRRIP Signed 2015 Bledsoe ISAC Second Amendment



PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM

Second Amendment to the Agreement between the Nebraska Community Foundation, Inc. and Ecological Engineering International, LLC Regarding "Independent Scientific Advisory Committee"

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This Second Amendment to the Agreement between the Nebraska Community Foundation, Inc. ("Foundation") of Lincoln, Nebraska, representing all signatories to the Platte River Recovery Implementation Program ("Program"), and Brian P. Bledsoe ("Consultant"), a private consultant representing Ecological Engineering International, LLC, is made and entered into effective on the date of signing below and the final date of this Amendment will be December 31, 2015.

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The purpose of this Amendment is to:

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(1) Extend the Agreement between the Foundation and the Consultant for service on the Program's Independent Scientific Advisory Committee ("ISAC") from the effective date of the Amendment through December 31, 2015.

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(2) To provide the Consultant with a 2015 stipend of \$26,250 in approved and available FY 2015 Program Budget Line Item ISAC-1 funds under this Amendment from the effective date of this Amendment through December 31, 2015 to provide services as outlined in Exhibit A and as detailed below. This 2015 stipend includes:

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- Two (2) ISAC meetings x four-day meetings x \$1,400 per day = \$11,200
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- Ten (10) days of additional document review and/or meeting attendance x = 1.400 per day = \$14,000

All other terms of the original Agreement remain in effect as originally written in the signed Agreement dated February 11, 2013. The following parties agree to the terms of this Amendment and the original Agreement:

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For the Consultant:

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Ecological Engineering International, LLC

For the Foundation:

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Diane M. Wilson

Chief Operating Officer/Chief Financial Officer

Nebraska Community Foundation, Inc.

3/17/2015 Date



01/12/2015

PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM EXHIBIT A PRRIP Signed 2013 Bledsoe ISAC Agreement



Dr. Brian P. Bledsoe
 Ecological Engineering International, LLC
 1904 Mohawk St.
 Fort Collins, CO 80525-1526

Nebraska Community Foundation, Inc. PO Box 83107 Lincoln, NE 68501-3107 TIN# 47-0769903

PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM

Agreement between Nebraska Community Foundation, Inc., Platte River Recovery Implementation Program, and Ecological Engineering International, LLC

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Independent Scientific Advisory Committee

1. Parties. This Agreement is made and entered into by and between the Nebraska Community Foundation, Inc. ("Foundation") of Lincoln, Nebraska, representing all signatories to the Platte River Recovery Implementation Program ("Program") and Ecological Engineering International, LLC ("EEI"), a private consultant. The Parties intend that Dr. Brian P. Bledsoc shall be the "Consultant" representing EEI pursuant to the terms of this Agreement. The following persons are authorized to represent the Parties through this Agreement: Diane Wilson of the Foundation, Dr. Jerry Kenny of the Program, and Dr. Brian Bledsoc of EEI.

2. Purpose of Agreement and Authority. The purpose of this Agreement is to allow the Foundation, acting as the fiscal agent for the Governance Committee (GC) of the Program, and the Consultant to enter into a an Agreement for payment of a stipend and expenses associated with the Consultant's service as a member of the Program's Independent Scientific Advisory Committee (ISAC). This Agreement describes a three-year (2013-2015) commitment of service on the part of the Consultant. The three-year term of service is at the discretion of the GC, and the amount of the annual stipend will be developed through the course of the Program's annual budget process and approved annually by the GC.

TERMS AND CONDITIONS.

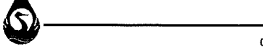
3. <u>Term of Agreement</u>. This Agreement is effective when all parties execute it. The term of this Agreement is from the date of signing through December 31, 2015. The services to be performed under this Agreement will commence upon signing of this Agreement.

4. Payment.

A. Stipend. The Program agrees to pay the Consultant a stipend of \$26,600 in 2013. The 2013 stipend includes the following:

- Three (3) ISAC meetings x three-day meetings x \$1,400 per day = \$12,600
- Ten (10) days of additional document review and/or meeting attendance x \$1,400 per day = \$14,000 The Consultant's annual stipend will be developed and approved annually by the GC in 2014 and 2015. Annual amendments will be used to update stipend amounts in this Agreement.

- B. Reimbursement of Expenses. Expenses incurred by the Consultant in performing the Scope of Work described in this Agreement will be reimbursed, unless the Consultant is reimbursed by his/her respective agency or institution. Reimbursements will be paid according to the following guidelines:
- Mileage Paid according to the prevailing Federal rate.
- Airfare and Baggage Fees Actual expenses at a reasonable and prudent rate verified by receipts.



- Lodging Actual expenses at a reasonable and prudent rate verified by receipts.
- Rental Car Actual expenses at a reasonable and prudent rate verified by receipts.
- Meals, Taxis, Parking, and Other Associated Travel Expenses Actual expenses at a reasonable and prudent rate verified by receipts.

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C. Billing Procedures. The Consultant shall send an invoice after each ISAC meeting (AMP Reporting Session, summer meeting, fall meeting) for one-third of the annual stipend plus any associated expenses to the Executive Director's Office ("ED Office"; address included below). The Program's Executive Director, upon receiving each invoice, will approve the invoice and submit the invoice for payment. The submittal for payment will then be reviewed by the Signatory Parties of the Program who will advise the Foundation of approval. The Foundation will make payment of these funds directly to the Consultant within 30 days of notice of approval by the Signatory Parties. Payments of invoices are due within 60 days after the billing date of the Consultant.

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Billing Point of Contact (Program):

- Dr. Jerry F. Kenny, Executive Director
- 65 Platte River Recovery Implementation Program
- 66 Headwaters Corporation
- 67 4111 4th Avenue, Suite 6
- 68 Kearney, Nebraska 68845
- 69 Phone: (308) 237-5728
 - Email: kennyi@headwaterscorp.com

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C. Withholding of Payment. If a work element has not been received by the Program by the dates established in this Agreement, the Program may withhold all payments beginning

with the month following that date until such deficiency has been corrected.

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D. Final Completion and Payment. The final payment shall be made upon acceptance of all requested input and receipt of the final invoice.

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5. Responsibilities of Consultant.

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91 92 A. Scope of Services. The Consultant shall perform the specific services required under this Agreement in a satisfactory and proper manner as outlined below:

- AMP Reporting Session in Omaha, NE on April 22-23, 2013 ISAC interaction with EDO staff, Program participants, and contractors; review and discussion of "State of the Platte" Report; review and discussion of latest drafts of AMP documents such as Synthesis Report.
 - Summer workshop in Kearney, NE (June-July, 2013) field visits to implementation sites; focused discussion on target flow issues or other topics as directed by the Program.
 - Fall meeting in Denver, CO (October-December, 2013) -opportunity for ISAC to meet together to build 2013 ISAC Report to GC.
 - Annual report (2013) contribute to development of 2013 ISAC report to the GC.
 - Additional document and/or issues review (2013) input on documents and/or issues as directed by the GC.

Annual amendments will be used to update the Scope of Services in this Agreement if necessary.



- B. Requests from the Program. The Consultant shall be responsible and responsive to the Program and the ED Office in their requests and requirements related to the scope of this Agreement.
- C. Presentation of Information. The Consultant shall compile and present all information clearly and concisely, in a professional manner.
- D. Inspection and Acceptance. All deliverables furnished by the Consultant shall be subject to rigorous review by the Program and the ED Office prior to acceptance.

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- A. Designated Representative. The Executive Director of the Program shall act as the Program's administrative representative with respect to the Consultant's service to be performed under this Agreement and shall have complete authority to transmit instructions, receive information, and interpret and define the Program's policies and decisions with respect to services covered by this Agreement.
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- C. Review of Information. The BD Office shall examine all information presented by the Consultant and shall promptly render in writing the Program's decisions pertaining thereto within specified time periods.
- **D.** Provide Criteria. The ED Office shall provide all criteria and full information regarding its requirements for the services.

7. Special Provisions.

- A. Publication. It is understood that the results of this work may be available to the Consultant for publication and use in connection with related work. Use of this work for publication and related work by the Consultant must be conducted with prior authorization from the Program's Technical Point of Contact.
- B. Publicity. Any publicity or media contact associated with the Consultant's services and the result of those services provided under this Agreement shall be the sole responsibility of the Program. Media requests of the Consultant should be directed to the Director of Outreach and Operations in the ED Office.
- C. Office Space, Equipment, and Supplies. The Consultant will supply all office space, equipment, and supplies unless other mutually accepted agreements are made.



8. General Provisions.

A. Amendments. Any changes, modifications, revisions or amendments to this Agreement which are mutually agreed upon by the parties to this Agreement shall be incorporated by written instrument, executed and signed by all parties to this Agreement.

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C. Assignment/Agreement Not Used as Collateral. Neither party shall assign or otherwise transfer any of the rights or delegate any of the duties set forth in this Agreement without the prior written consent of the other party. The Consultant shall not use this Agreement, or any portion thereof, for collateral for any financial obligation, without the prior written permission of the Program.

D. Audit/Access to Records. The Program and any of its representatives shall have access to any books, documents, papers, and records of the Consultant which are pertinent to this Agreement. The Consultant shall, immediately upon receiving written instruction from the Program, provide to any independent auditor, accountant, or accounting firm, all books, documents, papers and records of the Consultant which are pertinent to this Agreement. Reasonable costs for duplicating and submitting identified books, documents, papers, and records of the Consultant to the Program shall be borne by the Program. The Consultant shall cooperate fully with any such independent auditor, accountant, or accounting firm, during the entire course of any audit authorized by the Program.

E. Availability of Funds. Each payment obligation of the Program is conditioned upon the availability of funds and continuation of the Platte River Recovery Implementation Program. If funds are not allocated and available for the continuance of the services performed by the Consultant, the Agreement may be terminated by the Program at the end of the period for which the funds are available. The Program shall notify the Consultant at the earliest possible time of the services which will or may be affected by a shortage of funds. No penalty shall accrue to the Program in the event this provision is exercised, and the Program shall not be obligated or liable for any future payments due or for any damages as a result of termination under this section. This provision shall not be construed to permit the Program to terminate this Agreement to acquire similar services from another party.

F. Confidentiality of Information. All documents, data compilations, reports, computer programs, photographs, and any other work provided to or produced by the Consultant in the performance of this Agreement shall be kept confidential by the Consultant unless written permission is granted by the Program for its release.

G. Conflicts of Interest

 (1) Consultant shall not engage in providing consultation or representation of clients, agencies or firms which may constitute a conflict of interest which results in a disadvantage to the Program or a disclosure which would adversely affect the interests of the Program. Consultant shall notify the Program of any potential or actual conflicts of interest arising during the course of the Consultant's performance under this Agreement. This Agreement may be terminated in the event a conflict of interest arises. Termination of the Agreement will be subject to a mutual settlement of accounts. In the event the Agreement is terminated under this provision, the Consultant shall take steps to

insure that the file, evidence, evaluation and data are provided to the Program or its designee. This does not prohibit or affect the Consultant's ability to engage in consultations, evaluations or representation under agreement with other agencies, firms, facilities, or attorneys so long as no conflict exists.

(ii) A conflict of interest warranting termination of the Agreement includes, but is not necessarily limited to, representing a client in an adversarial proceeding against the Platte River Recovery Implementation Program, its signatories, boards, commissions or initiating suits in equity including injunctions, declaratory judgments, writs of prohibition or quo warranto.

H. Entirety of Agreement. This Agreement, consisting of <u>seven (7)</u> pages, represents the entire and integrated Agreement between the parties and supersedes all prior negotiations, representations, and agreements, whether written or oral.

I. Force Majeure. Neither party shall be liable for failure to perform under this Agreement if such failure to perform arises out of causes beyond the control and without the fault or negligence of the nonperforming party. Such causes may include, but are not limited to, acts of God or the public enemy, fires, floods, epidemics, quarantine restrictions, freight embargoes, and unusually severe weather. This provision shall become effective only if the party failing to perform immediately notifies the other party of the extent and nature of the problem, limits delay in performance to that required by the event, and takes all reasonable steps to minimize delays. This provision shall not be effective unless the failure to perform is beyond the control and without the fault or negligence of the nonperforming party.

J. Independent Consultant. The Consultant shall function as an independent consultant for the purposes of this Agreement, and shall not be considered an employee of the Program, Foundation or ED Office for any purpose. The Consultant shall assume sole responsibility for any debts or liabilities that may be incurred by the Consultant in fulfilling the terms of this Agreement, and shall be solely responsible for the payment of all federal, state and local taxes which may accrue because of this Agreement.

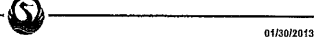
K. Notices. All notices arising out of, or from, the provisions of this Agreement shall be in writing and given to the parties at the address provided under this Agreement, either by regular mail, e-mail, or delivery in person.

L. Ownership of Documents/Work Product/Materials. All documents, reports, records, field notes, data, samples, specimens, and materials of any kind resulting from performance of this Agreement are at all times the property of the Program.

M. Patent or Copyright Protection. The Consultant recognizes that certain proprietary matters or techniques may be subject to patent, trademark, copyright, license or other similar restrictions, and pledges that no work performed by the Consultant or its contractors will violate any such restriction.

N. Taxes. The Consultant shall pay all taxes and other such amounts required by federal, state and local law, including but not limited to federal and social security taxes, workers' compensation, and unemployment insurance.

O. Termination of Agreement. This Agreement may be terminated, without cause, by the Program upon fifteen (15) days written notice. This Agreement may be terminated immediately



for cause if the Consultant fails to perform in accordance with the terms of this Agreement. The Consultant shall likewise have the right to unilaterally terminate the agreement for good cause.

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- R. Titles Not Controlling. Titles of paragraphs are for reference only, and shall not be used to construe the language in this Agreement.
- S. Walver. The waiver of any breach of any term or condition in this Agreement shall not be deemed a waiver of any prior or subsequent breach.

9. Contacts.

| 261 | Administrative Point of Contact (Foundation); | Admin. Point of Contact (Program): |
|--|--|--|
| 262 | Diane M. Wilson | Dr. Jerry F. Kenny, Executive Director |
| 263 | Chief Financial and Administrative Officer | Platte River Recovery Implementation Prog. |
| 264 | Nebraska Community Foundation | Headwaters Corporation |
| 265 | PO Box 83107 | 4111 4th Avenue, Suite 6 |
| 266 | Lincoln, Nebraska 68501-3107 | Kearney, Nebraska 68845 |
| 267 | Phone: (402) 323-7330 | Phone: (308) 237-5728 |
| 268 | Email: dwilson@nebcommfound.org | Email: kennyi@headwaterscorp.com |
| 269 | | · · · · · · · · · · · · · · · · · · · |
| 070 | Technical Point of Contact (Program); | Modia Daint of Contact (Draguan) |
| 270 | recument and a contact (riogiani); | Media Point of Contact (Program): |
| 271 | Chadwin B. Smith, Director of Natural Resources | Dr. Bridget Barron, Director of Outreach |
| | | |
| 271 | Chadwin B. Smith, Director of Natural Resources Platte River Recovery Implementation Prog. Headwaters Corporation | Dr. Bridget Barron, Director of Outreach |
| 271 272 | Chadwin B. Smith, Director of Natural Resources Platte River Recovery Implementation Prog. | Dr. Bridget Barron, Director of Outreach Platte River Recovery Implementation Prog. |
| 271 272 273 | Chadwin B. Smith, Director of Natural Resources Platte River Recovery Implementation Prog. Headwaters Corporation | Dr. Bridget Barron, Director of Outreach Platte River Recovery Implementation Prog. Headwaters Corporation |
| 271 272 273 274 | Chadwin B. Smith, Director of Natural Resources Platte River Recovery Implementation Prog. Headwaters Corporation 4111 4th Avenue, Suite 6 | Dr. Bridget Barron, Director of Outreach Platte River Recovery Implementation Prog. Headwaters Corporation 4111 4 th Avenue, Suite 6 |
| 271 272 273 274 276 | Chadwin B. Smith, Director of Natural Resources Platte River Recovery Implementation Prog. Headwaters Corporation 4111 4th Avenue, Suite 6 Kearney, Nebraska 68845 | Dr. Bridget Barron, Director of Outreach Platte River Recovery Implementation Prog. Headwaters Corporation 4111 4 th Avenue, Suite 6 Kearney, Nebraska 68845 |
| 271 272 273 274 276 276 | Chadwin B. Smith, Director of Natural Resources Platte River Recovery Implementation Prog. Headwaters Corporation 4111 4 th Avenue, Suite 6 Kearney, Nebraska 68845 Phone: (308) 237-5728 | Dr. Bridget Barron, Director of Outreach Platte River Recovery Implementation Prog. Headwaters Corporation 4111 4 th Avenue, Suite 6 Kearney, Nebraska 68845 Phone: (308) 237-5728 |

Administrative and Technical Point of Contact (Consultant):

281 Brian P. Bledsoe

282 Ecological Engineering International, LLC

283 1904 Mohawk St.

284 Fort Collins, CO 80525-1526

285 Phone: (970) 402-6100

286 Email: brian.bledsoe@eolostate.cdu

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01/30/2013

| 289 | 10. <u>Signatures</u> . By signing this Agre | eement, the parties certify that they have read and |
|-----|--|--|
| 290 | understood it, that they agree to be bound by the terr | ns of this Agreement, and that they have the authority |
| 291 | to sign it. | ,,,,,,,, . |
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| 293 | NEBRASKA COMMUNITY FOUNDATION | |
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| 297 | _ | 2 11 2013 |
| 298 | Diane M. Wilson | Date |
| 299 | Chief Operating Officer/Chief Financial Officer | |
| 300 | Nebraska Community Foundation, Inc. | _ |
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| 303 | CONSULTANT | |
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| 306 | Brian P. Bleefre | 1/2/12 |
| 307 | | 1/3/13 |
| 308 | Brian P. Bledsoe, President | Date |
| 309 | Ecological Engineering International, LLC | |



PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM Third Amendment to the Agreement between the Nebraska Community Foundation, Inc. and Adrian H. Farmer Regarding "Independent Scientific Advisory Committee"

This Third Amendment to the Agreement between the Nebraska Community Foundation, Inc. ("Foundation") of Lincoln, Nebraska, representing all signatories to the Platte River Recovery Implementation Program ("Program"), and Adrian H. Farmer ("Consultant"), a private consultant, is made and entered into effective on the date of signing below and the final date of this Amendment will be December 31, 2016.

The purpose of this Amendment is to:

(1) Extend the Agreement between the Foundation and the Consultant for service on the Program's Independent Scientific Advisory Committee ("ISAC") from the effective date of the Amendment through December 31, 2016.

(2) To provide the Consultant with a 2016 stipend of \$25,200 in approved and available FY 2016 Program Budget Line Item ISAC-1 funds under this Amendment from the effective date of this Amendment through December 31, 2016 to provide services as outlined in **Exhibit A** and as detailed below. This 2016 stipend includes:

- Two (2) ISAC meetings x four-day meetings x \$1,400 per day = \$11,200
- Ten (10) days of additional document review and/or meeting attendance x \$1,400 per day = \$14,000

All other terms of the original Agreement remain in effect as originally written in the signed Agreement dated February 4, 2013. The following parties agree to the terms of this Amendment and the original Agreement:

| For the Consultant: | |
|---|------|
| | |
| | |
| | |
| Adrian II Farman | Data |
| Adrian H. Farmer | Date |
| For the Foundation: | |
| For the Foundation. | |
| | |
| | |
| | |
| Diane M. Wilson | Date |
| Chief Operating Officer/Chief Financial Officer | |

Nebraska Community Foundation, Inc.



PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM EXHIBIT A PRRIP Signed 2015 Farmer ISAC Second Amendment



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PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM

Second Amendment to the Agreement between the Nebraska Community Foundation, Inc. and Adrian H. Farmer Regarding "Independent Scientific Advisory Committee"

This Second Amendment to the Agreement between the Nebraska Community Foundation, Inc. ("Foundation") of Lincoln, Nebraska, representing all signatories to the Platte River Recovery Implementation Program ("Program"), and Adrian H. Farmer ("Consultant"), a private consultant, is made and entered into effective on the date of signing below and the final date of this Amendment will be December 31, 2015.

The purpose of this Amendment is to:

- (1) Extend the Agreement between the Foundation and the Consultant for service on the Program's Independent Scientific Advisory Committee ("ISAC") from the effective date of the Amendment through December 31, 2015.
- (2) To provide the Consultant with a 2015 stipend of \$26,250 in approved and available FY 2015 Program Budget Line Item ISAC-1 funds under this Amendment from the effective date of this Amendment through December 31, 2015 to provide services as outlined in Exhibit A and as detailed below. This 2015 stipend includes:
 - Two (2) ISAC meetings x four-day meetings x \$1,400 per day = \$11,200
 - Up to three (3) web/conference call meetings x two-hour meetings x \$175/hour = \$1,050
 - Ten (10) days of additional document review and/or meeting attendance x \$1,400 per day = \$14,000

All other terms of the original Agreement remain in effect as originally written in the signed Agreement dated February 4, 2013. The following parties agree to the terms of this Amendment and the original Agreement:

For the Consultant:

16 Feb 2015

For the Foundation:

Diane M. Wilson

Chief Operating Officer/Chief Financial Officer

Nebraska Community Foundation, Inc.

2 24 2015



01/12/2015

PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM EXHIBIT A PRRIP Signed 2013 Farmer ISAC Agreement



Adrian H. Farmer, Ph.D. Wild Ecological Solutions 1509 Front Nine Drive Fort Collins, CO 80525

Nebraska Community Foundation, Inc. PO Box 83107 Lincoln, NE 68501-3107 TIN# 47-0769903

PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM

Agreement between Nebraska Community Foundation, Inc., Platte River Recovery Implementation Program, and Adrian H. Farmer

Independent Scientific Advisory Committee

1. Parties. This Agreement is made and entered into by and between the Nebraska Community Foundation, Inc. ("Foundation") of Lincoln, Nebraska, representing all signatories to the Platte River Recovery Implementation Program ("Program") and Adrian H. Farmer ("Consultant"), a private consultant. The following persons are authorized to represent the parties through this Agreement: Diane Wilson of the Foundation, Dr. Jerry Kenny of the Program, and Dr. Adrian Farmer.

2. Purpose of Agreement and Authority. The purpose of this Agreement is to allow the Foundation, acting as the fiscal agent for the Governance Committee (GC) of the Program, and the Consultant to enter into a an Agreement for payment of a stipend and expenses associated with the Consultant's service as a member of the Program's Independent Scientific Advisory Committee (ISAC). This Agreement describes a three-year (2013-2015) commitment of service on the part of the Consultant. The three-year term of service is at the discretion of the GC, and the amount of the annual stipend will be developed through the course of the Program's annual budget process and approved annually by the GC.

TERMS AND CONDITIONS.

3. <u>Term of Agreement</u>. This Agreement is effective when all parties execute it. The term of this Agreement is from the date of signing through December 31, 2015. The services to be performed under this Agreement will commence upon signing of this Agreement.

4. Payment.

A. Stipend. The Program agrees to pay the Consultant a stipend of \$30,500 in 2013. The 2013 stipend includes the following:

- Three (3) ISAC meetings x three-day meetings x \$1,400 per day = \$12,600
- Ten (10) days of additional document review and/or meeting attendance x \$1,400 per day = \$14,000
- October 2012 ISAC target flow workshop in Omaha, NE (two-day workshop and one day travel = three days) x \$1,300 per day (2012 ISAC daily rate) = \$3,900

The Consultant's annual stipend will be developed and approved annually by the GC in 2014 and 2015. Annual amendments will be used to update stipend amounts in this Agreement.

B. Reimbursement of Expenses. Expenses incurred by the Consultant in performing the Scope of Work described in this Agreement will be reimbursed, unless the Consultant is reimbursed by his/her respective agency or institution. Reimbursements will be paid according to the following guidelines:

- Mileage Paid according to the prevailing Federal rate.
- Airfare and Baggage Fees Actual expenses at a reasonable and prudent rate verified by receipts.



- Lodging -- Actual expenses at a reasonable and prudent rate verified by receipts.
- Rental Car Actual expenses at a reasonable and prudent rate verified by receipts.
- Meals, Taxis, Parking, and Other Associated Travel Expenses Actual expenses at a reasonable and prudent rate verified by receipts.

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> C. Billing Procedures. The Consultant shall send an invoice after each ISAC meeting (AMP Reporting Session, summer meeting, fall meeting) for one-third of the annual stipend plus any associated expenses to the Executive Director's Office ("ED Office"; address included below). The Program's Executive Director, upon receiving each invoice, will approve the invoice and submit the invoice for payment. The submittal for payment will then be reviewed by the Signatory Parties of the Program who will advise the Foundation of approval. The Foundation will make payment of these funds directly to the Consultant within 30 days of notice of approval by the Signatory Parties. Payments of invoices are due within 60 days after the billing date of the Consultant.

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Billing Point of Contact (Program):

Dr. Jerry F. Kenny, Executive Director

Platte River Recovery Implementation Program

Headwaters Corporation

4111 4th Avenue, Suite 6 67

Kearney, Nebraska 68845

Phone: (308) 237-5728 69

Email: kennyj@headwaterscorp.com

Withholding of Payment. If a work element has not been received by the C. Program by the dates established in this Agreement, the Program may withhold all payments beginning with the month following that date until such deficiency has been corrected.

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Final Completion and Payment. The final payment shall be made upon acceptance of all requested input and receipt of the final invoice.

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5. Responsibilities of Consultant.

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- Scope of Services. The Consultant shall perform the specific services required A. under this Agreement in a satisfactory and proper manner as outlined below:
- AMP Reporting Session in Omaha, NE on April 22-23, 2013 ISAC interaction with EDO staff, Program participants, and contractors; review and discussion of "State of the Platte" Report; review and discussion of latest drafts of AMP documents such as Synthesis Report.
- Summer workshop in Kearney, NE (June-July, 2013) field visits to implementation sites; focused discussion on target flow issues or other topics as directed by the Program.
- Fall meeting in Denver, CO (October-December, 2013) -opportunity for ISAC to meet together to build 2013 ISAC Report to GC.
- Annual report (2013) contribute to development of 2013 ISAC report to the GC.
- Additional document and/or issues review (2013) input on documents and/or issues as directed by the GC.
- Annual amendments will be used to update the Scope of Services in this Agreement if necessary.

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B. 95 Requests from the Program. The Consultant shall be responsible and responsive to the Program and the ED Office in their requests and requirements related to the scope of 96 this Agreement. 97 98 Presentation of Information. The Consultant shall compile and present all 99 information clearly and concisely, in a professional manner. 100 101 D. Inspection and Acceptance. All deliverables furnished by the Consultant shall 102 103 be subject to rigorous review by the Program and the ED Office prior to acceptance. 104 Responsibilities of the Program. 105 б. 106 A. Designated Representative. The Executive Director of the Program shall act as 107 the Program's administrative representative with respect to the Consultant's service to be performed 108 under this Agreement and shall have complete authority to transmit instructions, receive information, and 109 interpret and define the Program's policies and decisions with respect to services covered by this 110 Agreement. 111 112 В. Information to be Furnished to the Consultant. All information as is available 113 to the Program and necessary for the carrying out of the Scope of Services set forth herein shall be 114 furnished to the Consultant without charge and the ED Office shall cooperate with the Consultant in the 115 carrying out of the project. 116 117 118 Review of Information. The ED Office shall examine all information presented by the Consultant and shall promptly render in writing the Program's decisions pertaining thereto within 119 specified time periods. 120 121 Provide Criteria. The ED Office shall provide all criteria and full information 122 D. regarding its requirements for the services. 123 124 7. Special Provisions. 125 126 127 Α. Publication. It is understood that the results of this work may be available to the Consultant for publication and use in connection with related work. Use of this work for publication and 128 related work by the Consultant must be conducted with prior authorization from the Program's Technical 129 Point of Contact. 130 131 В. Publicity. Any publicity or media contact associated with the Consultant's 132 services and the result of those services provided under this Agreement shall be the sole responsibility of 133 the Program. Media requests of the Consultant should be directed to the Director of Outreach and 134 Operations in the ED Office. 135 136 137 Office Space, Equipment, and Supplies. The Consultant will supply all office 138 space, equipment, and supplies unless other mutually accepted agreements are made. 139

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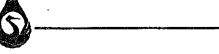
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 (I) Consultant shall not engage in providing consultation or representation of clients, agencies or firms which may constitute a conflict of interest which results in a disadvantage to the Program or a disclosure which would adversely affect the interests of the Program. Consultant shall notify the Program of any potential or actual conflicts of interest arising during the course of the Consultant's performance under this Agreement. This Agreement may be terminated in the event a conflict of interest arises. Termination of the Agreement will be subject to a mutual settlement of accounts. In the event the Agreement is terminated under this provision, the Consultant shall take steps to insure that the file, evidence, evaluation and data are provided to the Program or its designee. This does not prohibit or affect the Consultant's ability to engage in consultations, evaluations or representation under agreement with other agencies, firms, facilities, or attorneys so long as no conflict exists.



This Agreement, consisting of seven (7) pages,

A conflict of interest warranting termination of the Agreement includes,

PRRIP - ED OFFICE FINAL 01/30/2013

(ii)

Entirety of Agreement.

Η.

but is not necessarily limited to, representing a client in an adversarial proceeding against the Platte River Recovery Implementation Program, its signatories, boards, commissions or initiating suits in equity including injunctions, declaratory judgments, writs of prohibition or quo warranto.

- represents the entire and integrated Agreement between the parties and supersedes all prior negotiations, representations, and agreements, whether written or oral.

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The Consultant agrees to adhere to Agreement schedules for accomplishing the tasks called for under the Agreement.

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R. Titles Not Controlling. Titles of paragraphs are for reference only, and shall not be used to construe the language in this Agreement.

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Waiver. The waiver of any breach of any term or condition in this Agreement shall not be deemed a waiver of any prior or subsequent breach.

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9. Contacts.

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261

263

Administrative Point of Contact (Foundation):

Diane M. Wilson

Chief Financial and Administrative Officer

Nebraska Community Foundation

PO Box 83107 262

Lincoln, Nebraska 68501-3107

Phone: (402) 323-7330 264

Email: dwilson@nebcommfound.org

265 266 267

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269

Technical Point of Contact (Program):

Chadwin B. Smith, Director of Natural Resources

Platte River Recovery Implementation Prog.

Headwaters Corporation 270

4111 4th Avenue, Suite 6 271

Kearney, Nebraska 68845 272

Phone: (308) 237-5728 273

274 Cell: (402) 432-7950

Email: smithc@headwaterscorp.com 275

Admin. Point of Contact (Program):

Dr. Jerry F. Kenny, Executive Director

Platte River Recovery Implementation Prog.

Headwaters Corporation 4111 4th Avenue, Suite 6

Kearney, Nebraska 68845

Phone: (308) 237-5728

Email: kennyi@headwaterscorp.com

Media Point of Contact (Program):

Dr. Bridget Barron, Director of Outreach Platte River Recovery Implementation Prog.

Headwaters Corporation 4111 4th Avenue, Suite 6

Kearney, Nebraska 68845 Phone: (308) 237-5728

Email: barronb@headwaterscorp.com

276 277

Administrative and Technical Point of Contact (Consultant):

Adrian H. Farmer, Ph.D. 278

Wild Ecological Solutions 279

1509 Front Nine Drive 280

Fort Collins, CO 80525

Phone: (970) 631-3134 282

Email: apfarmer@comcast.net

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PRRIP - ED OFFICE FINAL

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01/30/2013

| 288 | 10. Signatures. By signing this Agre | eement, the parties certify that they have read and |
|-----|---|--|
| 289 | understood it, that they agree to be bound by the terr | ns of this Agreement, and that they have the authority |
| 290 | to sign it. | |
| 291 | _ | |
| 292 | NEBRASKA COMMUNITY FOUNDATION | |
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| 296 | | 2/04/2013 |
| 297 | Diane M. Wilson | Date |
| 298 | Chief Operating Officer/Chief Financial Officer | |
| 299 | Nebraska Community Foundation, Inc. | |
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| 302 | CONSULTANT | |
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| 306 | alican N. Farmer | 31 JAN 2013 |
| 307 | Adrian H. Farmer | Date |



PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM

Fourth Amendment to the Agreement between the Nebraska Community Foundation, Inc. and David L. Galat Regarding "Independent Scientific Advisory Committee"

This Fourth Amendment to the Agreement between the Nebraska Community Foundation, Inc. ("Foundation") of Lincoln, Nebraska, representing all signatories to the Platte River Recovery Implementation Program ("Program"), and David L. Galat ("Consultant"), a private consultant, is made and entered into effective on the date of signing below and the final date of this Amendment will be December 31, 2016.

The purpose of this Amendment is to:

(1) Extend the Agreement between the Foundation and the Consultant for service on the Program's Independent Scientific Advisory Committee ("ISAC") from the effective date of the Amendment through December 31, 2016.

(2) To provide the Consultant with a 2016 stipend of \$25,200 in approved and available FY 2016 Program Budget Line Item ISAC-1 funds under this Amendment from the effective date of this Amendment through December 31, 2016 to provide services as outlined in **Exhibit A** and as detailed below. This 2016 stipend includes:

- Two (2) ISAC meetings x four-day meetings x \$1,400 per day = \$11,200
- Ten (10) days of additional document review and/or meeting attendance x \$1,400 per day = \$14,000

All other terms of the original Agreement remain in effect as originally written in the signed Agreement dated March 8, 2012. The following parties agree to the terms of this Amendment and the original Agreement:

| For the Consultant: | |
|---|------|
| | |
| | |
| | |
| | |
| David L. Galat | Date |
| | |
| For the Foundation: | |
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| | |
| Diane M. Wilson | Date |
| Chief Operating Officer/Chief Financial Officer | |

Nebraska Community Foundation, Inc.



PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM EXHIBIT A PRRIP Signed 2015 Galat ISAC Third Amendment

01/12/2015

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Diane M. Wilson

Chief Operating Officer/Chief Financial Officer

Nebraska Community Foundation, Inc.

PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM Third Amendment to the Agreement between the Nebraska Community Foundation, Inc. and David L. Galat Regarding "Independent Scientific Advisory Committee"

This Third Amendment to the Agreement between the Nebraska Community Foundation, Inc. ("Foundation") of Lincoln, Nebraska, representing all signatories to the Platte River Recovery Implementation Program ("Program"), and David L. Galat ("Consultant"), a private consultant, is made and entered into effective on the date of signing below and the final date of this Amendment will be December 31, 2015.

The purpose of this Amendment is to:

- (1) Extend the Agreement between the Foundation and the Consultant for service on the Program's Independent Scientific Advisory Committee ("ISAC") from the effective date of the Amendment through December 31, 2015.
- (2) To provide the Consultant with a 2015 stipend of \$26,250 in approved and available FY 2015 Program Budget Line Item ISAC-1 funds under this Amendment from the effective date of this Amendment through December 31, 2015 to provide services as outlined in Exhibit A and as detailed below. This 2015 stipend includes:
 - Two (2) ISAC meetings x four-day meetings x 1,400 per day = 11,200
 - Up to three (3) web/conference call meetings x two-hour meetings x \$175/hour = \$1,050
 - Ten (10) days of additional document review and/or meeting attendance x \$1,400 per day = \$14,000

All other terms of the original Agreement remain in effect as originally written in the signed Agreement dated March 8, 2012. The following parties agree to the terms of this Amendment and the original Agreement:

For the Consultant:

For the Foundation:

12 Feb 2015

2/19/2015 Date



01/12/2015

PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM EXHIBIT A PRRIP Signed 2012 Galat ISAC Agreement



02/28/2012

Dr. David L. Galat 3951 County Road 259 Fulton, MO 65251-3042

Nebraska Community Foundation, Inc. PO Box 83107 Lincoln, NB 68501-3107 TIN# 47-0769903

PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM
Agreement between Nebraska Community Foundation, Inc., Platte River Recovery Implementation
Program, and David L. Galat

Independent Scientific Advisory Committee

1. Parties. This Agreement is made and entered into by and between the Nebraska Community Foundation, Inc. ("Foundation") of Lincoln, Nebraska, representing all signatories to the Platte River Recovery Implementation Program ("Program") and David L. Galat ("Consultant"), a private consultant. The following persons are authorized to represent the parties through this Agreement: Diane Wilson of the Foundation, Dr. Jerry Kenny of the Program, and David Galat.

2. <u>Purpose of Agreement and Authority</u>. The purpose of this Agreement is to allow the Foundation, acting as the fiscal agent for the Governance Committee (GC) of the Program, and the Consultant to enter into a an Agreement for payment of a stipend and expenses associated with the Consultant's service as a member of the Program's Independent Scientific Advisory Committee (ISAC). This Agreement describes a three-year (2012-2014) commitment of service on the part of the Consultant. The three-year term of service is at the discretion of the GC, and the amount of the annual stipend will be developed through the course of the Program's annual budget process and approved annually by the GC.

TERMS AND CONDITIONS.

3. <u>Term of Agreement</u>. This Agreement is effective when all parties execute it. The term of this Agreement is from the date of signing through December 31, 2014. The services to be performed under this Agreement will commence upon signing of this Agreement.

4. Payment.

A. Stipend. The Program agrees to pay the Consultant a stipend of \$24,700 in 2012. The 2012 stipend includes the following:

- Three ISAC meetings x three-day meetings x \$1,300 per day = \$11,700.
 - Ten days of additional document review x \$1,300 per day = \$13,000.

The Consultant's annual stipend will be developed and approved annually by the GC in 2013 and 2014. Annual amendments will be used to update stipend amounts in this Agreement.

B. Reimbursement of Expenses. Expenses incurred by the Consultant in performing the Scope of Work described in this Agreement will be reimbursed, unless the Consultant is reimbursed by his/her respective agency or institution. Reimbursements will be paid according to the following guidelines:

- Mileage Paid according to the prevailing Federal rate.
- Airfare and Baggage Fees Actual expenses at a reasonable and prudent rate verified by receipts.
- Lodging -- Actual expenses at a reasonable and prudent rate verified by receipts.
 - Rental Car Actual expenses at a reasonable and prudent rate verified by receipts.



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Meals, Taxis, Parking, and Other Associated Travel Expenses - Actual expenses at a reasonable and prudent rate verified by receipts.

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C. Billing Procedures. The Consultant shall send an invoice after each ISAC meeting (AMP Reporting Session, summer meeting, fall meeting) for one-third of the annual stipend plus any associated expenses to the Executive Director's Office ("ED Office"; address included below). The Program's Executive Director, upon receiving each invoice, will approve the invoice and submit the invoice for payment. The submittal for payment will then be reviewed by the Signatory Parties of the Program who will advise the Foundation of approval. The Foundation will make payment of these funds directly to the Consultant within 30 days of notice of approval by the Signatory Parties. Payments of invoices are due within 60 days after the billing date of the Consultant.

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Billing Point of Contact (Program):

Dr. Jerry F. Kenny, Executive Director

Platte River Recovery Implementation Program

Headwaters Corporation

4111 4th Avenue, Suite 6

Kearney, Nebraska 68845 66

67 Phone: (308) 237-5728

68 69 70 Email: kennyj@headwaterscorp.com

71 72

Withholding of Payment. If a work element has not been received by the Program by the dates established in this Agreement, the Program may withhold all payments beginning with the month following that date until such deficiency has been corrected.

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Final Completion and Payment. The final payment shall be made upon acceptance of all requested input and receipt of the final invoice.

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5. Responsibilities of Consultant.

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Scope of Services. The Consultant shall perform the specific services required under this Agreement in a satisfactory and proper manner as outlined below:

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AMP Reporting Session in Denver, CO on March 27-28, 2012 - ISAC interaction with EDO staff, Program participants, and contractors; review and discussion of "State of the Platte" Report; review and discussion of latest drafts of AMP documents such as Synthesis Report. Summer workshop in Kearney, NE (June-July, 2012) - field visits to implementation sites; focused

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discussion on Q1.5 flow issues or other topics as directed by the Program. Fall meeting in Denver, CO (October-December, 2012) -opportunity for ISAC to meet together to build 2012 ISAC Report to GC.

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Annual report (2012) - contribute to development of 2012 ISAC report to the GC.

89 90 Platte River caddisfly (February-June 2012) - input on caddisfly and Program management actions as directed by the GC.

91 92 Additional document and/or issues review (2012) - input on documents and/or issues as directed by the GC.

93 94 Annual amendments will be used to update the Scope of Services in this Agreement.

02/28/2012

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B. Requests from the Program. The Consultant shall be responsible and responsive to the Program and the ED Office in their requests and requirements related to the scope of this Agreement.

C. Presentation of Information. The Consultant shall compile and present all information clearly and concisely, in a professional manner.

D. Inspection and Acceptance. All deliverables furnished by the Consultant shall be subject to rigorous review by the Program and the BD Office prior to acceptance.

6. Responsibilities of the Program.

A. Designated Representative. The Executive Director of the Program shall act as the Program's administrative representative with respect to the Consultant's service to be performed under this Agreement and shall have complete authority to transmit instructions, receive information, and interpret and define the Program's policies and decisions with respect to services covered by this Agreement.

B. Information to be Furnished to the Consultant. All information as is available to the Program and necessary for the carrying out of the Scope of Services set forth herein shall be furnished to the Consultant without charge and the ED Office shall cooperate with the Consultant in the carrying out of the project.

C. Review of Information. The ED Office shall examine all information presented by the Consultant and shall promptly render in writing the Program's decisions pertaining thereto within specified time periods.

D. Provide Criteria. The ED Office shall provide all criteria and full information regarding its requirements for the services.

7. Special Provisions.

A. Publication. It is understood that the results of this work may be available to the Consultant for publication and use in connection with related work. Use of this work for publication and related work by the Consultant must be conducted with prior authorization from the Program's Technical Point of Contact.

B. Publicity. Any publicity or media contact associated with the Consultant's services and the result of those services provided under this Agreement shall be the sole responsibility of the Program. Media requests of the Consultant should be directed to the Director of Outreach and Operations in the ED Office.

C. Office Space, Equipment, and Supplies. The Consultant will supply all office space, equipment, and supplies unless other mutually accepted agreements are made.

8. General Provisions.

A. Amendments. Any changes, modifications, revisions or amendments to this



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Agreement which are mutually agreed upon by the parties to this Agreement shall be incorporated by written instrument, executed and signed by all parties to this Agreement.

B. Applicable Law/Venue. The construction, interpretation and enforcement of this Agreement shall be governed by applicable federal and Nebraska law. The Federal Courts of the State of Nebraska shall have jurisdiction over this Agreement and the parties.

C. Assignment/Agreement Not Used as Collateral. Neither party shall assign or otherwise transfer any of the rights or delegate any of the duties set forth in this Agreement without the prior written consent of the other party. The Consultant shall not use this Agreement, or any portion thereof, for collateral for any financial obligation, without the prior written permission of the Program.

D. Audit/Access to Records. The Program and any of its representatives shall have access to any books, documents, papers, and records of the Consultant which are pertinent to this Agreement. The Consultant shall, immediately upon receiving written instruction from the Program, provide to any independent auditor, accountant, or accounting firm, all books, documents, papers and records of the Consultant which are pertinent to this Agreement. Reasonable costs for duplicating and submitting identified books, documents, papers, and records of the Consultant to the Program shall be borne by the Program. The Consultant shall cooperate fully with any such independent auditor, accountant, or accounting firm, during the entire course of any audit authorized by the Program.

 E. Availability of Funds. Each payment obligation of the Program is conditioned upon the availability of funds and continuation of the Platte River Recovery Implementation Program. If funds are not allocated and available for the continuance of the services performed by the Consultant, the Agreement may be terminated by the Program at the end of the period for which the funds are available. The Program shall notify the Consultant at the earliest possible time of the services which will or may be affected by a shortage of funds. No penalty shall accrue to the Program in the event this provision is exercised, and the Program shall not be obligated or liable for any future payments due or for any damages as a result of termination under this section. This provision shall not be construed to permit the Program to terminate this Agreement to acquire similar services from another party.

F. Confidentiality of Information. All documents, data compilations, reports, computer programs, photographs, and any other work provided to or produced by the Consultant in the performance of this Agreement shall be kept confidential by the Consultant unless written permission is granted by the Program for its release.

G. Conflicts of Interest

(i) Consultant shall not engage in providing consultation or representation of clients, agencies or firms which may constitute a conflict of interest which results in a disadvantage to the Program or a disclosure which would adversely affect the interests of the Program. Consultant shall notify the Program of any potential or actual conflicts of interest arising during the course of the Consultant's performance under this Agreement. This Agreement may be terminated in the event a conflict of interest arises. Termination of the Agreement will be subject to a mutual settlement of accounts. In the event the Agreement is terminated under this provision, the Consultant shall take steps to insure that the file, evidence, evaluation and data are provided to the Program or its designee. This does not prohibit or affect the Consultant's ability to engage in consultations, evaluations or representation under agreement with other agencies, firms, facilities, or attorneys so long as no conflict exists.

02/28/2012

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(ii) A conflict of interest warranting termination of the Agreement includes, but is not necessarily limited to, representing a client in an adversarial proceeding against the Platte River Recovery Implementation Program, its signatories, boards, commissions or initiating suits in equity including injunctions, declaratory judgments, writs of prohibition or quo warranto.

H. Entirety of Agreement. This Agreement, consisting of <u>seven (7)</u> pages, represents the entire and integrated Agreement between the parties and supersedes all prior negotiations, representations, and agreements, whether written or oral.

I. Force Majeure. Neither party shall be liable for failure to perform under this Agreement if such failure to perform arises out of causes beyond the control and without the fault or negligence of the nonperforming party. Such causes may include, but are not limited to, acts of God or the public enemy, fires, floods, epidemics, quarantine restrictions, freight embargoes, and unusually severe weather. This provision shall become effective only if the party failing to perform immediately notifies the other party of the extent and nature of the problem, limits delay in performance to that required by the event, and takes all reasonable steps to minimize delays. This provision shall not be effective unless the failure to perform is beyond the control and without the fault or negligence of the nonperforming party.

 J. Independent Consultant. The Consultant shall function as an independent consultant for the purposes of this Agreement, and shall not be considered an employee of the Program, Foundation or ED Office for any purpose. The Consultant shall assume sole responsibility for any debts or liabilities that may be incurred by the Consultant in fulfilling the terms of this Agreement, and shall be solely responsible for the payment of all federal, state and local taxes which may accrue because of this Agreement.

K. Notices. All notices arising out of, or from, the provisions of this Agreement shall be in writing and given to the parties at the address provided under this Agreement, either by regular mail, e-mail, or delivery in person.

L. Ownership of Documents/Work Product/Materials. All documents, reports, records, field notes, data, samples, specimens, and materials of any kind resulting from performance of this Agreement are at all times the property of the Program.

M. Patent or Copyright Protection. The Consultant recognizes that certain proprietary matters or techniques may be subject to patent, trademark, copyright, license or other similar restrictions, and pledges that no work performed by the Consultant or its contractors will violate any such restriction.

N. Taxes. The Consultant shall pay all taxes and other such amounts required by federal, state and local law, including but not limited to federal and social security taxes, workers' compensation, and unemployment insurance.

O. Termination of Agreement. This Agreement may be terminated, without cause, by the Program upon fifteen (15) days written notice. This Agreement may be terminated immediately for cause if the Consultant fails to perform in accordance with the terms of this Agreement. The Consultant shall likewise have the right to unilaterally terminate the agreement for good cause.

P. Third Party Beneficiary Rights. The parties do not intend to create in any



PRRIP - ED OFFICE FINAL 02/28/2012

other individual or entity the status of third party beneficiary, and this Agreement shall not be construed so as to create such status. The rights, duties and obligations contained in this Agreement shall operate only between the parties to this Agreement, and shall inure solely to the benefit of the parties to this Agreement. The provisions of this Agreement are intended only to assist the parties in determining and performing their obligations under this Agreement.

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Q. Time. The Consultant agrees to adhere to Agreement schedules for accomplishing the tasks called for under the Agreement.

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R. Titles Not Controlling. Titles of paragraphs are for reference only, and shall not be used to construe the language in this Agreement.

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S. Waiver. The waiver of any breach of any term or condition in this Agreement shall not be deemed a waiver of any prior or subsequent breach.

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9. Contacts.

256 257

Administrative Point of Contact (Foundation):

258 Diane M. Wilson259 Chief Financial and Administrative Officer

260 Nebraska Community Foundation

261 PO Box 83107

262 Lincoln, Nebraska 68501-3107

263 Phone: (402) 323-7330 264 Fax: (402) 323-7349

265 Email: dwilson@nebcommfound.org

266 267

Technical Point of Contact (Program):

Chadwin B. Smith, Director of Natural Resources
 Platte River Recovery Implementation Prog.

270 Headwaters Corporation

271 4111 4th Avenue, Suite 6

272 Kearney, Nebraska 68845273 Phone: (308) 237-5728

274 Cell: (402) 432-7950

Email: smithc@headwaterscorp.com

Admin, Point of Contact (Program):

Dr. Jerry F. Kenny, Executive Director

Platte River Recovery Implementation Prog.

Headwaters Corporation 4111 4th Avenue, Suite 6 Kearney, Nebraska 68845

Phone: (308) 237-5728 Fax: (308) 237-4651

Email: kennyi@headwaterscorp.com

Media Point of Contact (Program):

Dr. Bridget Barron, Director of Outreach Platte River Recovery Implementation Prog.

Headwaters Corporation 4111 4th Avenue, Suite 6 Kearney, Nebraska 68845 Phone: (308) 237-5728

(308) 237-4651

Email: barronb@headwaterscorp.com

275 276 277

Administrative and Technical Point of Contact (Consultant):

278 David L. Galat

279 3951 County Road 259

280 Fulton, Missouri 65251-3042

281 Phone: (573) 642-0523

282 Cell: (573) 303-6914

283 Email: galatd@missourl.edu

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PRRIP - ED OFFICE FINAL 02/28/2012

10. Signatures. By signing this Agreement, the parties certify that they have read and understood it, that they agree to be bound by the terms of this Agreement, and that they have the authority to sign it. NEBRASKA COMMUNITY FOUNDATION 3/08/2012 Date Diane M. Wilson Chief Financial and Administrative Officer CONSULTANT



PRRIP – ED OFFICE FINAL 02/09/2016

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PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM

Second Amendment to the Agreement between the Nebraska Community Foundation, Inc. and Jennifer A. Hoeting Regarding "Independent Scientific Advisory Committee"

This Second Amendment to the Agreement between the Nebraska Community Foundation, Inc. ("Foundation") of Lincoln, Nebraska, representing all signatories to the Platte River Recovery Implementation Program ("Program"), and Jennifer A. Hoeting ("Consultant"), a private consultant, is made and entered into effective on the date of signing below and the final date of this Amendment will be December 31, 2016.

The purpose of this Amendment is to:

(1) Extend the Agreement between the Foundation and the Consultant for service on the Program's Independent Scientific Advisory Committee ("ISAC") from the effective date of the Amendment through December 31, 2016.

(2) To provide the Consultant with a 2016 stipend of \$25,200 in approved and available FY 2016 Program Budget Line Item ISAC-1 funds under this Amendment from the effective date of this Amendment through December 31, 2016 to provide services as outlined in **Exhibit A** and as detailed below. This 2016 stipend includes:

- Two (2) ISAC meetings x four-day meetings x \$1,400 per day = \$11,200
- Ten (10) days of additional document review and/or meeting attendance x \$1,400 per day = \$14,000

All other terms of the original Agreement remain in effect as originally written in the signed Agreement dated February 13, 2014. The following parties agree to the terms of this Amendment and the original Agreement:

| For the Consultant: | |
|---|------|
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| Jennifer A. Hoeting | Date |
| | |
| For the Foundation: | |
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| | |
| | |
| Diane M. Wilson | Date |
| Chief Operating Officer/Chief Financial Officer | |

Nebraska Community Foundation, Inc.



PRRIP – ED OFFICE FINAL 02/09/2016

PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM EXHIBIT A PRRIP Signed 2015 Hoeting First Amendment

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PRRIP – ED OFFICE FINAL 01/12/2015

PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM First Amendment to the Agreement between the Nebraska Community Foundation, Inc. and Jennifer A. Hoeting Regarding "Independent Scientific Advisory Committee"

This First Amendment to the Agreement between the Nebraska Community Foundation, Inc. ("Foundation") of Lincoln, Nebraska, representing all signatories to the Platte River Recovery Implementation Program ("Program"), and Jennifer A. Hoeting ("Consultant"), a private consultant, is made and entered into effective on the date of signing below and the final date of this Amendment will be December 31, 2015.

The purpose of this Amendment is to:

(1) Extend the Agreement between the Foundation and the Consultant for service on the Program's Independent Scientific Advisory Committee ("ISAC") from the effective date of the Amendment through December 31, 2015.

(2) To provide the Consultant with a 2015 stipend of \$26,250 in approved and available FY 2015 Program Budget Line Item ISAC-1 funds under this Amendment from the effective date of this Amendment through December 31, 2015 to provide services as outlined in Exhibit A and as detailed below. This 2015 stipend includes:

- Two (2) ISAC meetings x four-day meetings x \$1,400 per day = \$11,200
- Up to three (3) web/conference call meetings x two-hour meetings x \$175/hour = \$1,050
- Ten (10) days of additional document review and/or meeting attendance x \$1,400 per day = \$14,000

 All other terms of the original Agreement remain in effect as originally written in the signed Agreement dated February 13, 2014. The following parties agree to the terms of this Amendment and the original Agreement:

For the Consultant:

36 Jegnifer A. Hoeting

For the Foundation:

Diane M. Wilson

Chief Operating Officer/Chief Financial Officer

Nebraska Community Foundation, Inc.

Feb 15, 2015

2/24/2015

Date



01/12/2015

PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM EXHIBIT A PRRIP Signed 2014 Hoeting ISAC Agreement



Jennifer A. Hoeting, Ph.D. 4913 Hinsdale Drive Fort Collins, CO 80526

Nebraska Community Foundation, Inc. PO Box 83107 Lincoln, NE 68501-3107

TIN# 47-0769903

02/07/2014

PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM

Agreement between Nebraska Community Foundation, Inc., Platte River Recovery Implementation Program, and Jennifer A. Hoeting

Independent Scientific Advisory Committee

1. Parties. This Agreement is made and entered into by and between the Nebraska Community Foundation, Inc. ("Foundation") of Lincoln, Nebraska, representing all signatories to the Platte River Recovery Implementation Program ("Program") and Jennifer A. Hoeting ("Consultant"), a private consultant. The following persons are authorized to represent the parties through this Agreement: Diane Wilson of the Foundation, Dr. Jerry Kenny of the Program, and Dr. Jennifer Hoeting.

Purpose of Agreement and Authority. The purpose of this Agreement is to allow the Foundation, acting as the fiscal agent for the Governance Committee (GC) of the Program, and the Consultant to enter into a an Agreement for payment of a stipend and expenses associated with the Consultant's service as a member of the Program's Independent Scientific Advisory Committee (ISAC). This Agreement describes a three-year (2014-2016) commitment of service on the part of the Consultant. The three-year term of service is at the discretion of the GC, and the amount of the annual stipend will be developed through the course of the Program's annual budget process and approved annually by the GC.

TERMS AND CONDITIONS.

3. <u>Term of Agreement</u>. This Agreement is effective when all parties execute it. The term of this Agreement is from the date of signing through December 31, 2016. The services to be performed under this Agreement will commence upon signing of this Agreement.

4. Payment.

A. Stipend. The Program agrees to pay the Consultant a stipend of \$26,250 in 2014. The 2014 stipend includes the following:

- Two (2) ISAC meetings x four-day meetings x \$1,400 per day = \$11,200
- Up to three (3) web/conference call meetings x two-hour meetings x \$175/hour = \$1,050
- Ten (10) days of additional document review and/or meeting attendance x \$1,400 per day = \$14,000 The Consultant's annual stipend will be developed and approved annually by the GC in 2015 and 2016. Annual Amendments will be used to update stipend amounts in this Agreement.

- B. Reimbursement of Expenses. Expenses incurred by the Consultant in performing the Scope of Work described in this Agreement will be reimbursed, unless the Consultant is reimbursed by his/her respective agency or institution. Reimbursements will be paid according to the following guidelines:
- Mileage Paid according to the prevailing Federal rate.
- Airfare and Baggage Fees Actual expenses at a reasonable and prudent rate verified by receipts.
- Lodging Actual expenses at a reasonable and prudent rate verified by receipts.
 - Rental Car Actual expenses at a reasonable and prudent rate verified by receipts.



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Meals, Taxis, Parking, and Other Associated Travel Expenses -- Actual expenses at a reasonable and prudent rate verified by receipts,

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C. Billing Procedures. The Consultant shall send an invoice after each ISAC Meeting or web/conference call for the appropriate amount of the annual stipend, any associated expenses. and any associated days of document review to the Executive Director's Office ("ED Office"; address included below). The Program's Executive Director, upon receiving each invoice, will approve the invoice and submit the invoice for payment. The submittal for payment will then be reviewed by the Signatory Parties of the Program who will advise the Foundation of approval. The Foundation will make payment of these funds directly to the Consultant within 30 days of notice of approval by the Signatory Parties. Payments of invoices are due within 60 days after the billing date of the Consultant,

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Billing Point of Contact (Program):

Dr. Jerry F. Kenny, Executive Director

Platte River Recovery Implementation Program 63

Headwaters Corporation 64

4111 4th Avenue, Suite 6 65

Kearney, Nebraska 68845

Phone: (308) 237-5728

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Email: kennyj@headwaterscorp.com

Withholding of Payment. If a work element has not been received by the Program by the dates established in this Agreement, the Program may withhold all payments beginning with the month following that date until such deficiency has been corrected.

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Final Completion and Payment. The final payment shall be made upon acceptance of all requested input and receipt of the final invoice.

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5. Responsibilities of Consultant.

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Scope of Services. The Consultant shall perform the specific services required A. under this Agreement in a satisfactory and proper manner as outlined below:

80 AMP Reporting Session in Omaha, NE in fall 2014 - ISAC interaction with EDO staff, Program 81 82 83

participants, and contractors; review and discussion of "State of the Platte" Report; review and discussion of latest drafts of other AMP documents.

ISAC meeting in Omaha, NE in spring 2014 - field visits to comparative sites on lower Platte River; focused discussion on tern/plover issues and other topics as directed by the Program.

- Web/conference calls as requested by the Program for focused discussion of selected topics.
- Annual report (2014) contribute to development of 2014 ISAC report to the GC.
- Additional document and/or issues review (2014) input on documents and/or issues as directed by the GC.

Annual amendments will be used to update the Scope of Services in this Agreement if necessary.

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Requests from the Program. The Consultant shall be responsible and responsive to the Program and the ED Office in their requests and requirements related to the scope of this Agreement.

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Presentation of Information. The Consultant shall compile and present all C. information clearly and concisely, in a professional manner.



PRRIP - ED OFFICE FINAL 02/07/2014

D. Inspection and Acceptance. All deliverables furnished by the Consultant shall be subject to rigorous review by the Program and the ED Office prior to acceptance.

6. Responsibilities of the Program.

A. Designated Representative. The Executive Director of the Program shall act as the Program's administrative representative with respect to the Consultant's service to be performed under this Agreement and shall have complete authority to transmit instructions, receive information, and interpret and define the Program's policies and decisions with respect to services covered by this Agreement.

B. Information to be Furnished to the Consultant. All information as is available to the Program and necessary for the carrying out of the Scope of Services set forth herein shall be furnished to the Consultant without charge and the ED Office shall cooperate with the Consultant in the carrying out of the project.

C. Review of Information. The ED Office shall examine all information presented by the Consultant and shall promptly render in writing the Program's decisions pertaining thereto within specified time periods.

D. Provide Criteria. The ED Office shall provide all criteria and full information regarding its requirements for the services.

7. Special Provisions.

A. Publication. It is understood that the results of this work may be available to the Consultant for publication and use in connection with related work. Use of this work for publication and related work by the Consultant must be conducted with prior authorization from the Program's Technical Point of Contact.

B. Publicity. Any publicity or media contact associated with the Consultant's services and the result of those services provided under this Agreement shall be the sole responsibility of the Program. Media requests of the Consultant should be directed to the Director of Outreach and Operations in the ED Office.

C. Office Space, Equipment, and Supplies. The Consultant will supply all office space, equipment, and supplies unless other mutually accepted agreements are made.

8. General Provisions.

A. Amendments. Any changes, modifications, revisions or amendments to this Agreement which are mutually agreed upon by the parties to this Agreement shall be incorporated by written instrument, executed and signed by all parties to this Agreement.

B. Applicable Law/Venue. The construction, interpretation and enforcement of this Agreement shall be governed by applicable federal and Nebraska law. The Federal Courts of the State of Nebraska shall have jurisdiction over this Agreement and the parties.

C. Assignment/Agreement Not Used as Collateral. Neither party shall assign or

PRRIP – ED OFFICE FINAL 02/07/2014

otherwise transfer any of the rights or delegate any of the duties set forth in this Agreement without the prior written consent of the other party. The Consultant shall not use this Agreement, or any portion thereof, for collateral for any financial obligation, without the prior written permission of the Program.

D. Audit/Access to Records. The Program and any of its representatives shall have access to any books, documents, papers, and records of the Consultant which are pertinent to this Agreement. The Consultant shall, immediately upon receiving written instruction from the Program, provide to any independent auditor, accountant, or accounting firm, all books, documents, papers and records of the Consultant which are pertinent to this Agreement. Reasonable costs for duplicating and submitting identified books, documents, papers, and records of the Consultant to the Program shall be borne by the Program. The Consultant shall cooperate fully with any such independent auditor, accountant, or accounting firm, during the entire course of any audit authorized by the Program.

E. Availability of Funds. Each payment obligation of the Program is conditioned upon the availability of funds and continuation of the Platte River Recovery Implementation Program. If funds are not allocated and available for the continuance of the services performed by the Consultant, the Agreement may be terminated by the Program at the end of the period for which the funds are available. The Program shall notify the Consultant at the earliest possible time of the services which will or may be affected by a shortage of funds. No penalty shall accrue to the Program in the event this provision is exercised, and the Program shall not be obligated or liable for any future payments due or for any damages as a result of termination under this section. This provision shall not be construed to permit the Program to terminate this Agreement to acquire similar services from another party.

F. Confidentiality of Information. All documents, data compilations, reports, computer programs, photographs, and any other work provided to or produced by the Consultant in the performance of this Agreement shall be kept confidential by the Consultant unless written permission is granted by the Program for its release.

G. Conflicts of Interest

(i) Consultant shall not engage in providing consultation or representation of clients, agencies or firms which may constitute a conflict of interest which results in a disadvantage to the Program or a disclosure which would adversely affect the interests of the Program. Consultant shall notify the Program of any potential or actual conflicts of interest arising during the course of the Consultant's performance under this Agreement. This Agreement may be terminated in the event a conflict of interest arises. Termination of the Agreement will be subject to a mutual settlement of accounts. In the event the Agreement is terminated under this provision, the Consultant shall take steps to insure that the file, evidence, evaluation and data are provided to the Program or its designee. This does not prohibit or affect the Consultant's ability to engage in consultations, evaluations or representation under agreement with other agencies, firms, facilities, or attorneys so long as no conflict exists.

(ii) A conflict of interest warranting termination of the Agreement includes, but is not necessarily limited to, representing a client in an adversarial proceeding against the Platte River Recovery Implementation Program, its signatories, boards, commissions or initiating suits in equity including injunctions, declaratory judgments, writs of prohibition or *quo warranto*.

H. Entirety of Agreement. This Agreement, consisting of <u>seven (7)</u> pages, represents the entire and integrated Agreement between the parties and supersedes all prior negotiations,

PRRIP - ED OFFICE FINAL 02/07/2014

representations, and agreements, whether written or oral.

Agreement if such failure to perform arises out of causes beyond the control and without the fault or negligence of the nonperforming party. Such causes may include, but are not limited to, acts of God or the public enemy, fires, floods, epidemics, quarantine restrictions, freight embargoes, and unusually severe weather. This provision shall become effective only if the party failing to perform immediately notifies the other party of the extent and nature of the problem, limits delay in performance to that required by the event, and takes all reasonable steps to minimize delays. This provision shall not be effective unless the failure to perform is beyond the control and without the fault or negligence of the nonperforming party.

J. Independent Consultant. The Consultant shall function as an independent consultant for the purposes of this Agreement, and shall not be considered an employee of the Program, Foundation or BD Office for any purpose. The Consultant shall assume sole responsibility for any debts or liabilities that may be incurred by the Consultant in fulfilling the terms of this Agreement, and shall be solely responsible for the payment of all federal, state and local taxes which may accrue because of this Agreement.

K. Notices. All notices arising out of, or from, the provisions of this Agreement shall be in writing and given to the parties at the address provided under this Agreement, either by regular mail, e-mail, or delivery in person.

L. Ownership of Documents/Work Product/Materials. All documents, reports, records, field notes, data, samples, specimens, and materials of any kind resulting from performance of this Agreement are at all times the property of the Program.

M. Patent or Copyright Protection. The Consultant recognizes that certain proprietary matters or techniques may be subject to patent, trademark, copyright, license or other similar restrictions, and pledges that no work performed by the Consultant or its contractors will violate any such restriction.

N. Taxes. The Consultant shall pay all taxes and other such amounts required by federal, state and local law, including but not limited to federal and social security taxes, workers' compensation, and unemployment insurance.

O. Termination of Agreement. This Agreement may be terminated, without cause, by the Program upon fifteen (15) days written notice. This Agreement may be terminated immediately for cause if the Consultant fails to perform in accordance with the terms of this Agreement. The Consultant shall likewise have the right to unilaterally terminate the agreement for good cause.

P. Third Party Beneficiary Rights. The parties do not intend to create in any other individual or entity the status of third party beneficiary, and this Agreement shall not be construed so as to create such status. The rights, duties and obligations contained in this Agreement shall operate only between the parties to this Agreement, and shall inure solely to the benefit of the parties to this Agreement. The provisions of this Agreement are intended only to assist the parties in determining and performing their obligations under this Agreement.

Q. Time. The Consultant agrees to adhere to Agreement schedules for accomplishing the tasks called for under the Agreement.



PRRIP - ED OFFICE FINAL 02/07/2014

| 242 | R. Titles Not Controlling, Tit | les of paragraphs are for reference only, and shall not | |
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| 243 | be used to construe the language in this Agreement. | | |
| 244 | | | |
| 245 | S. Waiver. The waiver of any | breach of any term or condition in this Agreement | |
| 246 | shall not be deemed a waiver of any prior or subseque | ent breach. | |
| 247 | | • | |
| 248 | 9. Contacts. | | |
| 249 | • | | |
| 250 | Administrative Point of Contact (Foundation): | Admin. Point of Contact (Program): | |
| 251 | Diane M. Wilson | Dr. Jerry F. Kenny, Executive Director | |
| 252 | Chief Operating Officer/Chief Financial Officer | Platte River Recovery Implementation Program | |
| 253 | Nebraska Community Foundation | Headwaters Corporation | |
| 254 | PO Box 83107 | 4111 4th Avenue, Suite 6 | |
| 255 | Lincoln, Nebraska 68501-3107 | Kearney, Nebraska 68845 | |
| 256 | Phone: (402) 323-7330 | Phone: (308) 237-5728 | |
| 257 | Email: dwilson@nebcommfound.org | Email: kennyj@headwaterscorp.com | |
| 258 | | | |
| 259 | Technical Point of Contact (Program): | Media Point of Contact (Program): | |
| 260 | Chadwin B. Smith, Director of Natural Resources | Dr. Bridget Barron, Director of Outreach | |
| 261 | Platte River Recovery Implementation Program | Platte River Recovery Implementation Program | |
| 262 | Headwaters Corporation | Headwaters Corporation | |
| 263 | 4111 4th Avenue, Suite 6 | 4111 4th Avenue, Suite 6 | |
| 264 | Kearney, Nebraska 68845 | Kearney, Nebraska 68845 | |
| 285 | Phone: (402) 432-7950 | Phone: (308) 237-5728 | |
| 266 | Email: smithc@headwaterscorp.com | Email: <u>barronb@headwaterscorp.com</u> | |
| 267 | | • | |
| 268 | Administrative and Technical Point of Contact (Co | onsultant): | |
| 269 | Jennifer A. Hoeting, Ph.D. | · | |
| 270 | 4913 Hinsdale Drive | | |
| 271 | Fort Collins, CO 80526 | | |
| 272 | Phone: (970) 988-1184 | • | |
| 273 | Email: jennifer.hoeting@gmail.com | | |
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02/07/2014

| 274 | 10. Signatures. By signing this Ag | reement, the parties certify that they have read and |
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| 275 | understood it, that they agree to be bound by the ter | rms of this Agreement, and that they have the authority |
| 276 | to sign it. | , |
| 277 | | |
| 278 | NEBRASKA COMMUNITY FOUNDATION | |
| 279 | | , |
| 280 | | • |
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| 282 | At W | 2/13/2014 |
| 283 | Diane M. Wilson | Date |
| 284 | Chief Operating Officer/Chief Financial Officer | · |
| 285 | - Nebraska Community Foundation, Inc. | |
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| 288 | CONSULTANT | |
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| 92 | M. Helle | 2-11-14 |
| 93 | Jennifer A. Hoeting | Date |



PRRIP – ED OFFICE DRAFT 02/09/2016

PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM

Second Amendment to the Agreement between the Nebraska Community Foundation, Inc. and David R. Marmorek Regarding "Independent Scientific Advisory Committee"

This Second Amendment to the Agreement between the Nebraska Community Foundation, Inc. ("Foundation") of Lincoln, Nebraska, representing all signatories to the Platte River Recovery Implementation Program ("Program"), and David R. Marmorek ("Consultant"), a private consultant, is made and entered into effective on the date of signing below and the final date of this Amendment will be December 31, 2016.

The purpose of this Amendment is to:

(1) Extend the Agreement between the Foundation and the Consultant for service on the Program's Independent Scientific Advisory Committee ("ISAC") from the effective date of the Amendment through December 31, 2016.

(2) To provide the Consultant with a 2016 stipend of \$39,200 in approved and available FY 2016 Program Budget Line Item ISAC-1 funds under this Amendment from the effective date of this Amendment through December 31, 2016 to provide services as outlined in **Exhibit A** and as detailed below. This 2016 stipend includes:

• Two (2) ISAC meetings x four-day meetings x \$1,400 per day = \$11,200

\$14,000
Additional stipend for Consultant to serve as 2016 ISAC Chair and complete FY 2016 ISAC reporting (10 days x \$1,400 per day) = \$14,000

Ten (10) days of additional document review and/or meeting attendance x \$1,400 per day =

All other terms of the original Agreement remain in effect as originally written in the signed Agreement dated March 26, 2015. The following parties agree to the terms of this Amendment and the original Agreement:

| For the Consultant: | |
|---|------|
| | |
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| | |
| | |
| David R. Marmorek | Date |
| | |
| For the Foundation: | |
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| - - | |
| Diane M. Wilson | Date |
| Chief Operating Officer/Chief Financial Officer | |

Nebraska Community Foundation, Inc.



PRRIP – ED OFFICE FINAL 02/09/2016

PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM EXHIBIT A PRRIP Signed 2015 Marmorek ISAC First Amendment

PRRIP - ED OFFICE FINAL 07/07/2015

PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM

First Amendment to the Agreement between the Nebraska Community Foundation, Inc. and David R. Marmorek Regarding "Independent Scientific Advisory Committee"

This First Amendment to the Agreement between the Nebraska Community Foundation, Inc. ("Foundation") of Lincoln, Nebraska, representing all signatories to the Platte River Recovery Implementation Program ("Program"), and David R. Marmorek ("Consultant"), a private consultant, is made and entered into effective on the date of signing below and the final date of this Amendment will be December 31, 2015.

The purpose of this Amendment is to:

(1) To provide the Consultant with an additional 2015 stipend of \$2,800 (equivalent to two additional days of time at the Governance Committee-approved Independent Scientific Advisory Committee member 2015 rate of \$1,400/day) in approved and available FY 2015 Program Budget Line Item ISAC-1 funds to participate in a two-day workshop on Structured Decision Making in Vancouver, Canada in the summer of 2015. That participation will be as Chair of the Independent Scientific Advisory Committee (ISAC) and will include introducing the workshop consultants (Compass Resource Management) to the Program and its technical details as well as active participation in the workshop.

(2) Additional preparation time for the workshop will be charged against approved and available funds as per the original 2015 ISAC Agreement, attached as **Exhibit A**.

All other terms of the original Agreement remain in effect as originally written in the signed Agreement dated March 26, 2015. The following parties agree to the terms of this Amendment and the original Agreement:

For the Consultant:

David R. Marmorek

For the Foundation:

Diane M. Wilson

Chief Operating Officer/Chief Financial Officer

Nebraska Community Foundation, Inc.

Date



07/07/2015

PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM EXHIBIT A

PRRIP Signed 2015 Marmorek ISAC Agreement



PRRIP – ED OFFICE FINAL 01/12/2015

David R. Marmorek, President ESSA Technologies, Ltd. 600-2695 Granville St. Vancouver, B.C., Canada V6H 3H4 Nebraska Community Foundation, Inc. PO Box 83107 Lincoln, NE 68501-3107 TIN# 47-0769903

PLATTE RIVER RECOVERY IMPLEMENTATION PROGRAM

Agreement between Nebraska Community Foundation, Inc., Platte River Recovery Implementation Program, and David R. Marmorek

Independent Scientific Advisory Committee

1. Parties. This Agreement is made and entered into by and between the Nebraska Community Foundation, Inc. ("Foundation") of Lincoln, Nebraska, representing all signatories to the Platte River Recovery Implementation Program ("Program") and David R. Marmorek ("Consultant"), a private consultant. The following persons are authorized to represent the parties through this Agreement: Diane Wilson of the Foundation, Dr. Jerry Kenny of the Program, and David Marmorek.

2. Purpose of Agreement and Authority. The purpose of this Agreement is to allow the Foundation, acting as the fiscal agent for the Governance Committee (GC) of the Program, and the Consultant to enter into a an Agreement for payment of a stipend and expenses associated with the Consultant's service as a member of the Program's Independent Scientific Advisory Committee (ISAC). This Agreement describes a three-year (2015-2017) commitment of service on the part of the Consultant. The three-year term of service is at the discretion of the GC, and the amount of the annual stipend will be developed through the course of the Program's annual budget process and approved annually by the GC.

TERMS AND CONDITIONS.

3. <u>Term of Agreement</u>. This Agreement is effective when all parties execute it. The term of this Agreement is from the date of signing through December 31, 2017. The services to be performed under this Agreement will commence upon signing of this Agreement.

4. Payment.

A. Stipend. The Program agrees to pay the Consultant a stipend of \$40,250 in 2015. The 2015 stipend includes the following:

- Two (2) ISAC meetings x four-day meetings x \$1,400 per day = \$11,200
- Up to three (3) web/conference call meetings x two-hour meetings x \$175/hour = \$1,050
- Ten (10) days of additional document review and/or meeting attendance x \$1,400 per day = \$14,000
- Ten (10) days of additional document review and report preparation as ISAC Chair = \$14,000

The Consultant's annual stipend will be developed and approved annually by the GC in 2016 and 2017. Annual Amendments will be used to update stipend amounts in this Agreement.

B. Reimbursement of Expenses. Expenses incurred by the Consultant in performing the Scope of Work described in this Agreement will be reimbursed, unless the Consultant is reimbursed by his/her respective agency or institution. Reimbursements will be paid according to the following guidelines:

- Mileage Paid according to the prevailing Federal rate.
- Airfare and Baggage Fees Actual expenses at a reasonable and prudent rate verified by receipts.
- Lodging Actual expenses at a reasonable and prudent rate verified by receipts.



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- Rental Car Actual expenses at a reasonable and prudent rate verified by receipts.
- Meals, Taxis, Parking, and Other Associated Travel Expenses Actual expenses at a reasonable and prudent rate verified by receipts.

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C. Billing Procedures. The Consultant shall send an invoice after each ISAC

Meeting or web/conference call for the appropriate amount of the annual stipend, any associated expenses, and any associated days of document review to the Executive Director's Office ("ED Office"; address included below). The Program's Executive Director, upon receiving each invoice, will approve the invoice and submit the invoice for payment. The submittal for payment will then be reviewed by the Signatory Parties of the Program who will advise the Foundation of approval. The Foundation will make payment of these funds directly to the Consultant within 30 days of notice of approval by the Signatory Parties. Payments of invoices are due within 60 days after the billing date of the Consultant.

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Billing Point of Contact (Program):

Dr. Jerry F. Kenny, Executive Director 63

Platte River Recovery Implementation Program

Headwaters Corporation

4111 4th Avenue, Suite 6 66

Kearney, Nebraska 68845 67

68 Phone: (308) 237-5728

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Email: kennyj@headwaterscorp.com

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Withholding of Payment. If a work element has not been received by the C. Program by the dates established in this Agreement, the Program may withhold all payments beginning with the month following that date until such deficiency has been corrected.

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Final Completion and Payment. The final payment shall be made upon acceptance of all requested input and receipt of the final invoice.

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5. Responsibilities of Consultant.

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Scope of Services. The Consultant shall perform the specific services required under this Agreement in a satisfactory and proper manner as outlined below:

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AMP Reporting Session in Denver, CO in fall 2015 - ISAC interaction with EDO staff, Program participants, and contractors; review and discussion of "State of the Platte" Report; review and discussion of latest drafts of other AMP documents.

ISAC meeting in Kearney, NE in summer 2015 - field visits; focused discussion on sediment augmentation, geomorphology monitoring, and other topics as directed by the Program.

- Web/conference calls as requested by the Program for focused discussion of selected topics.
- Annual report (2015) develop 2015 ISAC report to the GC and/or documents responding to specific questions from the Program (questions presented to the ISAC for the summer 2015 ISAC meeting and the 2015 AMP Reporting Session)
- Additional document and/or issues review (2015) input on documents and/or issues as directed by

Annual amendments will be used to update the Scope of Services in this Agreement if necessary.

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Requests from the Program. The Consultant shall be responsible and responsive В. to the Program and the ED Office in their requests and requirements related to the scope of this Agreement.



PRRIP - ED OFFICE FINAL 01/12/2015

| C. Presentation of Information. The Consultant shall compile and present al information clearly and concisely, in a professional manner. |
|--|
| D. Inspection and Acceptance. All deliverables furnished by the Consultant shal be subject to rigorous review by the Program and the ED Office prior to acceptance. |
| 6. Responsibilities of the Program. |
| A. Designated Representative. The Executive Director of the Program shall act as the Program's administrative representative with respect to the Consultant's service to be performed under this Agreement and shall have complete authority to transmit instructions, receive information, and interpre and define the Program's policies and decisions with respect to services covered by this Agreement. |
| B. Information to be Furnished to the Consultant. All information as is available to the Program and necessary for the carrying out of the Scope of Services set forth herein shall be furnished to the Consultant without charge and the ED Office shall cooperate with the Consultant in the carrying out of the project. |
| C. Review of Information. The ED Office shall examine all information presented by the Consultant and shall promptly render in writing the Program's decisions pertaining thereto within specified time periods. |
| D. Provide Criteria. The ED Office shall provide all criteria and full information regarding its requirements for the services. |
| 7. Special Provisions. |
| A. Publication. It is understood that the results of this work may be available to the Consultant for publication and use in connection with related work. Use of this work for publication and related work by the Consultant must be conducted with prior authorization from the Program's Technical Point of Contact. |
| B. Publicity. Any publicity or media contact associated with the Consultant's services and the result of those services provided under this Agreement shall be the sole responsibility of the Program. Media requests of the Consultant should be directed to the Director of Outreach and Operations in the ED Office. |
| C. Office Space, Equipment, and Supplies. The Consultant will supply all office space, equipment, and supplies unless other mutually accepted agreements are made. |
| 8. General Provisions. |
| A. Amendments. Any changes, modifications, revisions or amendments to this Agreement which are mutually agreed upon by the parties to this Agreement shall be incorporated by written instrument, executed and signed by all parties to this Agreement. |
| B. Applicable Law/Venue. The construction, interpretation and enforcement of this |

Agreement shall be governed by applicable federal and Nebraska law. The Federal Courts of the State of

PRRIP – ED OFFICE FINAL 01/12/2015

Nebraska shall have jurisdiction over this Agreement and the parties.

C. Assignment/Agreement Not Used as Collateral. Neither party shall assign or otherwise transfer any of the rights or delegate any of the duties set forth in this Agreement without the prior written consent of the other party. The Consultant shall not use this Agreement, or any portion thereof, for collateral for any financial obligation, without the prior written permission of the Program.

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(ii) A conflict of interest warranting termination of the Agreement includes, but is not necessarily limited to, representing a client in an adversarial proceeding against the Platte River Recovery Implementation Program, its signatories, boards, commissions or initiating suits in equity including injunctions, declaratory judgments, writs of prohibition or *quo warranto*.



PRRIP – ED OFFICE FINAL 01/12/2015

H. Entirety of Agreement. This Agreement, consisting of <u>seven (7)</u> pages, represents the entire and integrated Agreement between the parties and supersedes all prior negotiations, representations, and agreements, whether written or oral.

I. Force Majeure. Neither party shall be liable for failure to perform under this Agreement if such failure to perform arises out of causes beyond the control and without the fault or negligence of the nonperforming party. Such causes may include, but are not limited to, acts of God or the public enemy, fires, floods, epidemics, quarantine restrictions, freight embargoes, and unusually severe weather. This provision shall become effective only if the party failing to perform immediately notifies the other party of the extent and nature of the problem, limits delay in performance to that required by the event, and takes all reasonable steps to minimize delays. This provision shall not be effective unless the failure to perform is beyond the control and without the fault or negligence of the nonperforming party.

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N. Taxes. The Consultant shall pay all taxes and other such amounts required by federal, state and local law, including but not limited to federal and social security taxes, workers' compensation, and unemployment insurance.

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241 Q. Time. The Consultant agrees to adhere to Agreement schedules for accomplishing the tasks called for under the Agreement. 242 243 R. Titles Not Controlling. Titles of paragraphs are for reference only, and shall not be used to construe the language in this Agreement. 244 245 246 Waiver. The waiver of any breach of any term or condition in this Agreement shall not be deemed a waiver of any prior or subsequent breach. 247 248 9. 249 Contacts. 250 251 Administrative Point of Contact (Foundation): Admin. Point of Contact (Program): Diane M. Wilson Dr. Jerry F. Kenny, Executive Director 252 Chief Operating Officer/Chief Financial Officer Platte River Recovery Implementation Program 253 Nebraska Community Foundation 254 Headwaters Corporation PO Box 83107 4111 4th Avenue, Suite 6 255 Lincoln, Nebraska 68501-3107 256 Kearney, Nebraska 68845 Phone: (402) 323-7330 Phone: (308) 237-5728 257 Email: dwilson@nebcommfound.org 258 Email: kennyi@headwaterscorp.com 259 Technical Point of Contact (Program): 260 Media Point of Contact (Program): Chadwin B. Smith, Director of Natural Resources Dr. Bridget Barron, Director of Outreach 261 Platte River Recovery Implementation Program Platte River Recovery Implementation Program 262 **Headwaters Corporation** 263 **Headwaters Corporation** 4111 4th Avenue, Suite 6 4111 4th Avenue, Suite 6 264 Kearney, Nebraska 68845 Kearney, Nebraska 68845 265 Phone: (402) 432-7950 Phone: (308) 237-5728 266 Email: smithc@headwaterscorp.com Email: barronb@headwaterscorp.com 267 268 Administrative and Technical Point of Contact (Consultant): 269 David Marmorek, President 270 271 ESSA Technologies Ltd. 600 - 2695 Granville St. 272 Vancouver, B.C., Canada V6H 3H4 273 Phone: 604-733-2996 Ext. 557 274 275 Email: dmarmorek@essa.com



01/12/2015

| 276 | 10. Signatures. By signing this Agr | reement, the parties certify that they have read and |
|-----|---|--|
| 277 | understood it, that they agree to be bound by the ten | ms of this Agreement, and that they have the authority |
| 278 | to sign it. | , |
| 279 | | |
| 280 | NEBRASKA COMMUNITY FOUNDATION | |
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| 283 | Λ 1.1. | |
| 284 | D-M- | 3/26/2015 |
| 285 | Diane M. Wilson | Date |
| 286 | Chief Operating Officer/Chief Financial Officer | |
| 287 | Nebraska Community Foundation, Inc. | |
| 288 | | |
| 289 | | · |
| 290 | CONSULTANT | |
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| 292 | C. A. | 1 |
| 293 | | March 5, 2015 |
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| 295 | David R. Marmorek | Date |