AGREEMENT BETWEEN OWNER AND CONTRACTOR

This agreement is hereby made and entered into this _(1)_ day of _____(2)_____,

19_(3)_	_, by and betw	een	(4)	, of	(5)	, hereafter called , hereafter called
		(6)	, of	(7)_		, hereafter called
Contra	ctor.					
followir	•	ies, for the	consideration	ns hereinafter	mentioned	d, hereby agree to the
	.9.					
followir	1. The Contra ng work for:	actor agrees	s to provide a	all of the mate	rial and lat	oor required to perform the
(Descri	be work to be	Performed)				
	and	d provided b	y the Owner	, which are id	entified by	the signatures of the
parties	to this agreem	nent and wh	ich form a pa	art of this agre	ement.	
the sun	2. The Owne n of \$					oresaid materials and labor
(Descri	be Method an	d Timing of	Payment)			
comple	3. The Contra ted on or befo	•		ious portions	of the abo	ve-described work shall be
(Insert	Dates)					
and the	e entire above- (11)	described v	ork shall be (12	completed no	later than	the(10)
		ecution and	timely compl			tools and equipment s otherwise specified, all
workers	5. In the pros s skilled in the				all employ	a sufficient number of
increas and wri	t sum being in es in the cost	ncreased or of the work of the Owne	decreased a must be pres	ccordingly by sented by the	the Contra Contracto	ner must be in writing, the actor. Any claims for r to the Owner in writing, r before proceeding with the

- 7. The Owner, Owner's representative and public authorities shall at all times have access to the work.
- 8. The Contractor agrees to re-execute any work which does not conform to the drawings and specifications, warrants the work performed, and agrees to remedy any defects resulting, from faulty materials or workmanship which shall become evident during a period of one year after completion of the work.

9. The Owner agrees to maintain full insurance on the above-described work during the progress of the work, in his own name and that of the Contractor.
10. In the event the Contractor is delayed in the prosecution of the work by acts of God, fire, flood or any other unavoidable casualties; or by labor strikes, late delivery of materials; or by neglect of the Owner; the time for completion of the work shall be extended for the same period as the delay occasioned by any of the aforementioned causes.
11. In the event the work is delayed due to neglect of the Contractor, the Contractor agrees to pay the Owner the sum of \$(13) per(14) as liquidated damages until such time as the work is completed.
12. The Contractor agrees to obtain insurance to protect himself against claims for property damage, bodily injury or death due to his performance of this agreement.
13. Neither the Owner nor Contractor shall have the right to assign any rights or interest occurring under this agreement without the written consent of the other, nor shall the Contractor assign any sums due, or to become due, to him under the provisions of this agreement.
14. This agreement shall be interpreted under laws of the State of(15)
15. Attorney's fees and court costs shall be paid by the defendant in the event that judgment must be, and is, obtained to enforce this agreement or any breach thereof.
IN WITNESS WHEREOF, the parties hereto set their hands and seals the day and year written above.
(16)(17)
(16)(18)

NOTICE

The information in this document is designed to provide an outline that you can follow when formulating business or personal plans. Due to the variances by many local, city, county and state laws, we recommend that you seek professional legal counseling <u>before entering into any contract or agreement.</u>