General Contract for Services

	is contract for Services is made effective as of, by and between
	of,,,, and, and
1.	SCOPE OF SERVICES. Beginning on, will provide to the following services (collectively, the "Services"):
ΙD	Ds shall have the following scope of services pertaining the Grant Administration:
•	Quarterly Reporting:Ensure that the grantee files quarterly reports on time and enough
	information to provide a meaningful outline of where the project is at in the process.
	Reimbursement Requests: Provide guidance to grantees on filing reimbursements
•	
	requests and ensure that reimbursement requests are accurate, within approved budget
	and contain all the necessary documentation to provide evidence of match and
	reimbursements that are expected to be paid by NBRC. (check the math!!)
•	<u>Final Reporting:</u> Ensure that the grantee has filed their final report and financial report in a
	timely manner after the project is complete.
•	General Assistance: Be available to provide guidance to the grantee with other issues
	such as what their responsibilities are regarding procurement of goods and services and
	contractors. Have a general knowledge base about federal grant programs, specifically
	NBRC. (NOTE: it is not expected for the contract amount, that the LDD will be conduct bid
	processes and assessing bid documents for completion, interviewing potential
	consultants or other procurement processes. If a grantee wishes to engage the LDD in
	these processes you may enter a separate Grant Management contract with the grantee.)
2.	PAYMENT. Payment shall be made to, in an amount not to exceed,
	upon completion of the services described in this Contract. Payments
	will be made on a reimbursable basis, based on the # of hours worked. Charges may
	include wages & fringe plus the Indirect Cost Rate (ICR) as approved by a Federal
	Cognizant Agency. Approved ICR will be maintained on record by the LDD.
3.	TERM. This Contract will terminate automatically upon completion by the contract date as
	listed within the Grantee's Contract between the Grantee and Northern Border Regional
	Commission or the completion of the project, whichever comes first.

4.	INDEMNIFICATION agrees to indemnify and hold
	harmless from all claims, losses, expenses, fees including attorney fees, costs, and
	judgements that may be asserted against that results from the acts or
	omissions of and/or's employees, agents, or
	representatives.
5.	DEFAULT. The occurrence of any of the following shall constitute a material default under
	this Contract:
	The failure to make a required payment when due.
	The insolvency or bankruptcy of either party.
	The subjection of any of either party's property to any levy, seizure, general
	assignment for he benefit of creditors, application or sale for or by any creditor or
	government agency.
	• The failure to make available or deliver the Services in the time and manner provide
	for in the Contract.
6.	REMEDIES . In addition to any and all other rights a party may have available according to
	law, if a party defaults by failing to substantially perform any provision, term or condition
	of this Contract, the other part may terminate the Contract.
7.	ENTIRE AGREEMENT. This Contract contains the entire contract of the parties, and there are
	no other promises or conditions in any other agreement whether oral or written
	concerning the subject matter of this Contract. This Contract supersedes any prior written
	or oral agreements between the parties.
8.	$\textbf{SEVERABILITY.} \ \textbf{If any provisions of this Contract will be held to be invalid or unenforceable}$
	for any reason, the remaining provisions will continue to be valid and enforceable.
9.	AMENDMENT. The Contract may be modified or amended in writing by mutual agreement
	between the parties, and by notifying Northern Border Regional Commission.
10.	GOVERNING LAW . This Contract shall be construed in accordance with the laws of the
	state of
11.	CONSTRUCTION AND INTERPRETATION . The rule requiring construction of interpretation
	against the drafter is waived. The document shall be deemed as if it were drafted by both

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representatives as of the date the second party signs.

parties in a mutual effort.

Service Recipient (Grantee):
Signature:
Date:
Service Provider (LDD):
Signature:
Date: