## Standard Form of Agreement Between Owner and Contractor where the basis of payment is a Stipulated Sum

AGREEMENT made as of the Eighteenth day of May in the year Two Thunsind and Sixteen,
(In words, indicate day, month and year.) year)
BETWEEN the Owner:
(Name, legal status, address and other information)
Brandywine Schoul Disirict
3305 Green Streel
Claymont, DF. 19703
and the Contractor:
(Name, legal status, address and other information)
Grass Busters I andscaping Company, Inc.
935 Rahway Drive
Newark, 1) 19711-26K7
for the following Project:
(Name, location and detailed description)
Brandywine School District
Mapie I.ane Pavement Legrades
loli) Maple Resact
Wilminglon, DE 1970.3
The Afethlewtrnginecr:
(Name, legal status, address and other information)
(I)A Eingineering, Inc.

6 Larch Avenue, Suite 401
Wilmington, DE. 19804
The Owner and Contractor agree as follows.

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## ARTICLE $\uparrow$ THE CONTRACT DOCUMENTS

The Contract Documents consist of this Agreement, Conditions of the Contract (General, Supplementary and other Conditions), Drawings, Specifications, Addenda issued prior to execution of this Agreement, other documents listed in this Agreement and Modifications issued after execution of this Agreement, all of which form the Contract, and are as fully a part of the Contract as if attached to this Agreement or repcated herein. The Contract represents the entire and integrated agreement between the parties hereto and supersedes prior negotiations, representations or agrecments, either written or oral. An enumeration of the Contract Documents, other than a Modification, appears in Article 9.

## ARTICLE 2 THE WORK OF THIS CONTRACT

The Contractor shall fully execute the Work described in the Contract Documents, except as specifically indicated in the Contract Documents to be the responsibility of others.

## ARTICLE 3 DATE OF COMMENCEMENT AND SUBSTANTIAL COMPLETION

§ 3.1 Thethe date of commencement of the Work shall be the date of this Agreement unless a different date is stated below or provision is matle for the date to be fixed in a notice to proceed issued by the Owner.
(Insert the date of commencement if it differs from the date of this Agreement or, if applicable, state that the date will be fixed in a notice to proceed.)

Work is wemmence on June 13, 2016.
If, prior to the commencement of the Work, the Owner requires time to file mortgages and other security interests, the Owner's time requirement shall be as follows:
§ 3.2 The Contract Time shall be measured from the date of commencement.
§ 3.3 The Contractor shall achieve Substantial Completion of the entire Work not later than $(-$ ) $)$ fayme

(Insert number of calendar days. Alternatively, a calendar date may be used when coordinated with the dute of commencement. If appropriate, insert requirements for earlier Substantial Completion of certain portions of the Work.)

## Portion of Work <br> All Contract Work.

## Substantial Complefion Date

August 7, 2016.
, subject to adjustments of this Contract Time as provided in the Contract Documents.
(Insert provisions, if any, for liquidated damages relating to failure to achieve Substantial Completion on time or for bonus payments for early completion of the Work.)

## N/A

ARTICLE 4 CONTRACT SUM
§ 4.1 The Owner shall pay the Contractor the Contract Sum in current funds for the Contractor's performance of the Contract. The Contract Sum shall be $\$-\mathbf{-} \boldsymbol{\$} \mathbf{\$ 0 3 , 2 9 4 . 0 0}$ ( $\$$ Three Ilundred and Three Thousand Two llundred and Nincty-5 mor Doldars ind /eron (cous subject to additions and deductions as provided in the Contract Documents.
§ 4.2 The Contract Sum is based upon the following alternates, if any, which are described in the Contract Documents and are hereby accepted by the Owner:
(State the numbers or other identification of accepted alternates. If the bidding or proposal documents permit the Owner to accept other alternates subsequent to the execution of this Agreement, attach a schedule of such other alternates showing the amount for each and the date when that amount expires.)

$$
\text { Total Contrac Sum: } \quad \$ 303,294.00
$$

§ 4.3 Unit prices, if any:
(Identifi and state the untt price; state quantity limitations, if any, to which the unit price will be applicable.)

| Item | Units and Limitations | Price Per Unit (\$0.00) $(\mathbf{\$ 0 . 0 0 )}$ |
| :---: | :---: | :---: |
| No. 1: Concrete Curbs | Per Lineal Foot | Adel: $\$ 40.100$ / Deduct: $\$ 40,00$ |
| No. 1B: PCC Curbing Type 1 | Per Lineal Fout | Adel: $\$ 40.00 /$ Deduct: $\$ 40.00$ |
| No. 2: Fill | Per Cubic Yard | Adde $\$ 30.00$ / Deduce: $\$ 30.00$ |
| No. 3A: (irated Aggregate Buso Course | Per Cubic Yard | Add: $\$ 50.00$ / Deduct: $\$ 50.00$ |
| No. 313: Low Mix Asphale Type B | Per Cubic Yard | Adel: \$125.00 / Deduct: \$125.00 |
| No. 3C: Hoe Mix Asphalt Type C- | Per Cubic Yard | Add: $\$ 142.00$ / Deducl: $\$ 142.00$ |
| No. 4: Silt Fence Standard Silt Fence | Per Lineal Foot | Addl $\$ 3.00$ / Deduct: $\$ 3.00$ |
| No. 5: P'CC' Walk Replacemen | Per Cubic Yard | Alde: $\$ 500.00 /$ Deduct $\$ 500.00$ |

§4.4 Allowances included in the Contract Sum, if any:
(Identify allowance and state exclusions, if any, from the allowance price.)

| Item | Price |
| :--- | :--- |

## ARTICLE 5 PAYMENTS

## § 5.1 PROGRESS PAYMENTS

§ 5.1.1 Based upon Applications for Payment submitted to the Architect by the Contractor and Certificates for Payment issucd by the Architect, the Owner shall make progress payments on account of the Contract Sum to the Contractor as provided below and elsewhere in the Contract Ducuments.
§ 5.1.2 The period covered by each Application for Payment shall be one calendar month ending on the last day of the month, or as follows:

Provided that a valid Application for Payment is received by the Arechitect that meets all requirements of the Conlace, payment shall be made by the Owner not later than 30 days after the Owner receives the yalid Application for Payment.

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 explres on 05/25/2017, and is not for resele
§6.1.3-provided thatin-Appliention-for-Payment-is reeeived thy the Arehitect-wothtef-ithat-the-day-of a memth;




§ 5.1.4 Each Application for Payment shall be based on the most recent schedule of values submitted by the Contractor in accordance with the Contract Documents. The schedule of valucs shall allocate the entire Contract Sum among the various portions of the Work. The schedule of values shall be prepared in such form and supported by such data to substantiate its accuracy as the Architect may require. This schedule, unless objected to by the Architect, shall be used as a basis for reviewing the Contractor's Applications for Payment.
§ 5.1.5 Applications for Paynent shall show the percentage of completion of cach portion of the Work as of the end of the period covered by the Application for Payment.
5.1.6 Subject to other provisions of the Contract Documents, the amount of each progress payment shall be computed as follows:
. 1 Take that portion of the Contract Sum properly allocable to completed Work as determined by multiplying the percentage completion of each portion of the Work by the share of the Contract Sum allocated to that portion of the Work in the schedule of values, less retainage of pereent ( - \%) . five percent $(5 \%)$. Pending final determination of cost to the Owner of changes in the Work, amounts not in dispute shall be included as provided in Section 7.3.9 of AIA Document A201 ${ }^{\text {TM }}$-2007. General Conditions of the Contract for Construction;
.2 Add that partion of the Contract Sum properly allocable to materials and equipment delivered and suitably stored at the site for subsequent incorporation in the completed construction (or, if approved in advance by the Owner, suitably stored off the site at a location agreed upon in writing), less retainage of five percent ( $\%$ \% $\%$ : $5 \%$ ) ;
.3 Subtract the aggregate of previous payments made by the Owner; and
. 4 Subtract amounts, if any, for which the Architect has withheld or nullified a Certificate for Payment as provided in Section 9.5 of AIA Document A201-2007.
§ 5.4.7 The progress payment amount determined in accordance with Section 5.1 .6 shall be further modified under the following circumstances:
. 1 Add, upon Substantial Completion of the Work, a sum sufficient to increase the total payments to the full amount of the Contract Sum, less such amounts as the Architect shall determine for incomplete Work, retainage applicable to such work and unsettled claims; and (Section 9.8.5 of AIA Document A201-2007 requires release of applicable retainage upon Substantial Completion of Work with consent of surety, if any.)
. 2 Add, if final completion of the Work is thereafter materially delayed through no fault of the Contractor, any additional amounts payable in accordance with Section 9.10.3 of AIA Document A201-2007.
§ 5.1.8 Reduction or limitation of retainage, if any, shall be as Collows:
(If it is intended, prior to Substantial Completion of the entire Work, to reduce or limit the retainage resulting from the percentages inserted in Sections 5.1.6.1 and 5.1.6.2 above, and this is not explained elsewhere in the Contruct Documents, insert here provisions for such reduction or limitation.)
§ 5.1.9 Except with the Owner's prior approval, the Contractor shall not make advance payments to supplicts for materials or equipment which have not been delivered and stored at the site.

## § 5.2 FINAL PAYMENT

§ 5.2.1 Final payment, constituting the entire unpaid balance of the Contract Sum, shall be made by the Owner to the Contractor when explres on 05/25/2017, and is not for resala

> .1 the Contractor has fully performed the Contract except for the Contractor's responsibility to correct Work as provided in Section 12.2.2 or AIA Document A201-2007, and to satisfy other requirements, if any, which extend beyond final payment; and
> .2 a final Certificate for Payment has been issued by the Architect.
§ 5.2.2 The Owner's final payment to the Contraclor shall be made no later than 30 days after the issuance of the Architect's final Certificate for Payment, or as follows:

After the Architect has amproved and issued a Centifate for Paymen, Paymem shall he mude by the ()wner within 30 days alter Owner"s receipt of the Certificate for Payment.

## ARTICLE 6 DISPUTE RESOLUTION

§ 6.1 INITIAL DECISION MAKER
The Architect will serve as Initial Decision Maker pursuant to Section 15.2 of AIA Document A201-2007, unless the parties appoint below another individual, not a party to this Agreement, to serve as Initial Decision Maker. (If the parties mutually agree, insert the name, address and other contact information of the Inifial Decision Maker, if other than the Architect.)

## § 6.2 BINDING DISPUTE RESOLUTION

For any Claim subject to, but not resolved by, mediation pursuant to Section 15.3 of AIA Document A201-2007, the method of binding dispule resolution shall be as follows:
(Check the appropriate box. If the Owner and Contractor do not select a method of binding dispute resolution below, or do not subsequently agree in writing to a binding dispute resohution method other than litigation, Claims will be resolved by litigation in a court of competent jurisdiction.)
$1-$ - Arbitration pursuant to Section 15.4 of AIA Document A201-2007
[ L Litigation in a court of competent jurisdiction
$[1$ OHter fiymerifix] Oher: Any remedies available in law or in equity:

## ARTICLE 7 TERMINATION OR SUSPENSION

§ 7.1 The Contract may be terminated by the Owner or the Contractor as provided in Article 14 of AIA Document A201-2007.
§ 7.2 The Work may be suspended by the Owner as provided in Article 14 of AIA Document A201-2007.

## ARTICLE 8 MISCELLANEOUS PROVISIONS

§ 8.1 Where reference is made in this Agreement to a provision of AIA Document A201-2007 or another Contract Document, the reference refers to that provision as amended or supplemented by other provisions of the Contract Documents.
§ 8.2 Payments due and unpaid under the Contract shall bear interest from the date payment is due at the rate stated below, or in the absence thercof, at the legal rate prevailing from time to time at the place where the Project is located.
(Insert rate of interest agreed upon, if any.)
 may be chaged at a rate ol I I\% per monlh non les exceod $12 \%$ per ammm.
§ 8.3 The Owner's representative:
(Name, address and other information)

[^0]Mr. James Conlon or Mr. Woudy Scont
Brandywine Schoul Dishiod
3305 Green Streel
Claymont, DE 19703
Phonc: (302) 250-2.3.48
Bimail: James.conlon@bstl.k12de.us / Ilwood.scom(Qbvik12,dc.us
8.4 The Contractor's representative:
(Name, address and other information)

Mr. Richard Crouse
Grass Busters I andscaping Company, Inc.
935 Rahway Drive
Newalk, 1DE $19711-2687$
110nce. (302) 292-1166
Rmanl: Ricromse(eaul.com
The Comtractor's representative shall not he changed without ten days writen notice to the Owner.
 ether party.

## §8.6 Other provisions:

None

## ARTICLE 9 ENUMERATION OF CONTRACT DOCUMENTS

§ 9.1 The Contract Documents, except for Modifications issued after execution of this Agrecment, arc enumerated in the sections below.
§ 9.1.1 The Agrecment is this executed AIA Document A101-2007, Standard Form of Agrecinent Between Owner and Contractor.
§9.1.2 The General Conditions are AIA Document A201-2007, General Conditions of the Contract for Construction.
§ 9.1.3 The Supplementary and other Conditions of the Contract:

| Document | Title | Date | Pages |
| :---: | :--- | :--- | :--- |
| $\underline{007313}$ | $\underline{\text { Supplicmentary }}$ | February 16, 2016 | $\underline{007313-1-8}$ |

§9.1.4 The Specifications:
(Either list the Specifications here or refer to an exhibit attached to this Agreement.)
Title of Specifications Fixhibit: $\wedge$ atlached.
Section Title Date Pages
§ 9.1.5 The Drawings:
(Either list the Drawings here or refer to an exhibit attached to this Agreement.)
Fitle of Drawings Fixhibit: A athached,
Number
Title
Date
§ 9.1.6 The Addenda, if any:

| Number | Date | Pages |
| :--- | :--- | :--- |
| Addenduin No. 1 |  | Pages 1-6 |

Portions of Addenda relating to bidding requirements are not part of the Contract Documents unless the bidding requirements are also enumcrated in this Article 9.
§ 9.1.7 Additional documents, if any, forming parl of the Contract Documents:
. 1 AIA Document E201 ${ }^{\text {mm-2007, Digital Data Protocol Exhibit, if completed by the parties, or the }}$ following:
. 2 Other documents, if any, listed below:
(List here any additional documents that are intended to form part of the Contract Documents. AIA Document A201-2007 provides that bidding requirements such as advertisement or invitation to bid, Instructions to Bidders, sample forms and the Contractor's bid are not part of the Contract Documents unless enumerated in this Agreement. They should be listed here only if intended to be part of the Contract Documents.)

Exhibit B: Bid submilled by Grass Busters dated May 3, 2016.
Note: $\quad$ The State of Delaware requires drug testing for public works projects over $\$ 100,000$. Sce delailed requirements, by aceessing lhe link provided in Project Mamal Section 001150.

## ARTICLE 10 INSURANCE AND BONDS

The Contractor shall purchase and maintain insurance and provide bonds as set forth in Article 11 of AlA Document A2(0)-20107. $1201201010^{7}$ and as required by Scction 009000 - General Requirements.
(State bonding requirements, if any, and limits of liability for insurance required in Article 11 of AIA Document 1201-2007.)

Type of insurance or bond
Limit of liability or bond amount $(\$ 0.001(\$ 0.00)$
Reler to Project Mantual, Scation 0009000

- Slate of Delaware General

Requirements

This Agreement entered into as of the day and year first written above.

## BRANDYWINE SCHOOL DISTRICT

Original on File

## Uvvivek (aggnamre)

Dr. Mark Holodick, Superintendent. $\Omega$ (Printed name and title)

GRASS BUSTERS LANDSCAPING CO., INC.
Original on File

CON

## Piuhned A. luase-Prsidunt <br> (Printed name and title)

 the maximum extent possible under the law. This document was produced by AlA software at 12:17:45 on 05/28/2016 under Order No.8275457857. 1 which expires on 05/25/2017, and is not for resile.


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