NEVADA STATE BOARD of DENTAL EXAMINERS



BOARD TELEPHONE CONFERENCE MEETING

<u>November 29, 2018</u>

6:00 P.M.

PUBLIC BOOK

CONTRACT FOR APPROVAL

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CONTRACT SUMMARY

(This form must accompany all contracts submitted to the Board of Examiners (BOE) for review and approval)

	1.	SCRIPTION OF CC Agency Name:		Contractor Name:		ROBERT EISENBERG, ESQUIRE Lemons, Grundy & Eisenberg		
		Agency Code:	B007 105		Address	:	6005 Plumas Stre	
		Appropriation Unit:					Reno, NV 89519-0	6069
		Is budget authority a	vailable?: X Yes 🗌 No)	Contact	/ Phone:	775-786-6969	
		If "No" please explai	ו:		Vendor	No.:	CDB	#
		What is the source of	Funds%	contra source Fe] Bo	FY2019/ ctor? Inc es. ees onds ther fund	dicate the p	ercentage of each f Licensing	unding 100 % % %
	2.	Contract start date:	· · · · · · · · · · · · · · · · · · ·					//
		a. Effective upon	Board of Examiner's approval?	X c	or b	. other effe	ective date	
	3.	BOE approval was	E meeting date <u>Upon approval</u> effective date prior to BOE approval (retroad not obtained.] December 31, 2018	ctive) m	ust be according		a memorandum explainir	ng the reason prior
		Contract term:	Approximately 1 year	(ind	licate in yea	ars the length	of the contract and any p	ootential renewals)
	4.	Type of contract (ch	eck one):					
		a. X New	Contract] Co	operative A	Agreement	
		Contr	act Amendment #		_] Re	evenue Con	tract	
			ocal Contract			her Contrad	ot:	r
		b. Contract Des	cription (limited to 3 or 4 key words	s):				
!	5.	Purpose of contract	(Describe Scope of Work or service	e to be				
	~		ney to represent Board on case(s) be	eing ap	pealed th	nrough the	Nevada Supreme Co	urt
t	3.	a. NEW CONTRAC	•					
			mount of the contract for the term of			s: <u>\$150</u>	,000.00	
		Payment for ser	vices will be made at the rate of	\$300. (ent	00 ter dollar am	pe	r HOUR (time interval, i.e	hour, year)
		or, if not applical	ble, specify other basis for payment			·	(· · · · · · · · · · · · · · · · · · ·
		b. CONTRACT AME	NDMENTS ONLY:				Meeting dat	e of BOE approva
		Maximum amount of the	e original contract: (refer to 6 a)		1.	\$150,000		
		Total amount of any pre	vious contract amendments		2.	0		
		Amount of current contract amendment			3.	0		
		New maximum contract	amount (Add lines 1, 2, and 3 for the total of I	line 4)	4.	\$150,000.	.00	
		and/or the termination d and/or explain ot	ate of the original contract has change her changes:	d to: _		· · · · · · · ·		_

II. JUSTIFICATION

	What conditions mandate that this work be done? NRS 631.190							
8.	Explain why State employees in your agency or other State agencies are not able to do this work:							
	NRS 631.190							
9.	Were quotes or proposals solicited?	[]	Yes	х	No			
	Was the solicitation (RFP) done by the Purchasing Division?		Yes	X	No	lf both are l	No, see 9 k	
	a. If yes, list the names of vendors that submitted proposals.							
	b. Solicitation Waiver # F	Profess	ional Se	rvice		Exempt	X	
	c. Why was this contractor chosen in preference to others?							
	d. Last bid date: Antici	pated r	e-bid dat	te: _				
10.	Does the contract contain any IT components? If yes, per NRS 242.151 DoIT approval is required.		Yes	X	No			
	DolT Director or designee approval	_		Date				
от⊦	IER INFORMATION:							
		ation, a	an opinio	n or ad	vice for a	a lee)		
	 X Yes No b. Is the contractor a current employee the State of Nevada ☐ Yes X No If "Yes," is the contractor plannin compensatory time, sick leave, or 	? ng to re	nder ser	vices w	/hile on a	annual leave,		
	X Yes No b. Is the contractor a current employee the State of Nevada If "Yes," is the contractor plannir	? ng to re	nder ser	vices w	/hile on a	annual leave,		
	X Yes No b. Is the contractor a current employee the State of Nevada If "Yes," is the contractor plannir	? ng to re or on hi evada v	nder ser is own tir vithin the	vices w me? (<i>F</i>	/hile on a Please e>	annual leave, xplain)		
	X Yes No b. Is the contractor a current employee the State of Nevada Yes X No If "Yes," is the contractor plannin compensatory time, sick leave, or c. Was the contractor formerly employed by the State of Nevada Yes X No If "Yes," is the contractor plannin compensatory time, sick leave, or Image: State of Nevada Image: State of Nevada Image: State of Nevada Image: State of Nevada Yes X No If "Yes," please provide employed Image: State of Nevada	? ng to re or on hi evada v nent te	nder ser is own tir vithin the rminatior	vices w me? (F past o n date.	vhile on a Please ex ne (1) ye	annual leave, x <i>plain</i>) ear?		
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12.	X Yes No b. Is the contractor a current employee the State of Nevada Yes X No If "Yes," is the contractor planning compensatory time, sick leave, or c. Was the contractor formerly employed by the State of Nevada Yes X No If "Yes," please provide employed d. Is the contractor employed by any of Nevada's political su Yes X No If "Yes," please explain	? ng to re or on hi evada v nent te ubdivisi	nder ser s own tir vithin the rmination ons or by gency?	vices w me? (F e past o n date. y any o	while on a Please ex ne (1) ye	annual leave, xplain) ear? ernment?		
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14. Agency Field Contract Monitor:

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	Printed Name	Title	Phone No.
15.	Certified Contract Manager Approval:		
	Printed Name	Signature	Phone No.
16.	Agency Head Approval:		
		Signature	
17.	Date Contract Summary was Prepared:	11/29/2018	
		Date	
	· ·		

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CONTRACT FOR SERVICES OF INDEPENDENT CONTRACTOR

A Contract Between the State of Nevada Acting by and Through its

Agency Name:	Nevada State Board of Dental Examiners
Address:	6010 S Rainbow Blvd, Suite A-1
City, State, Zip Code:	Las Vegas, NV 89118
Contact:	Debra Shaffer-Kugel, Ex. Director
Phone:	702-486-7044
Fax:	702-486-7044
Email:	dashaffer@nsbde.nv.gov

Contractor Name:	Robert Eisenberg, Esquire Lemons, Grundy & Eisenberg
Address:	6005 Plumas Street, Suite 300
City, State, Zip Code:	Reno, NV 89519-6069
Contact:	Robert Eisenberg, Esq.
Phone:	775-786-6868
Fax:	775-786-9716
Email:	rle@lge.net

WHEREAS, NRS 333.700 authorizes officers, departments, institutions, boards, commissions, and other agencies in the Executive Department of the State Government which derive their support from public money in whole or in part to engage, subject to the approval of the Board of Examiners (BOE), services of persons as independent contractors; and

WHEREAS, it is deemed that the service of Contractor is both necessary and in the best interests of the State of Nevada.

NOW, THEREFORE, in consideration of the aforesaid premises, the parties mutually agree as follows:

1. **REQUIRED APPROVAL**. This Contract shall not become effective until and unless approved by the Nevada State Board of Examiners.

2. **DEFINITIONS**.

- A. "State" means the State of Nevada and any State agency identified herein, its officers, employees and immune contractors as defined in NRS 41.0307.
- B. "Contracting Agency" means the State agency identified above.
- C. "Contractor" means the person or entity identified above that performs services and/or provides goods for the State under the terms and conditions set forth in this Contract.
- D. "Fiscal Year" -- means the period beginning July 1st and ending June 30th of the following year.
- E. "Contract" Unless the context otherwise requires, "Contract" means this document entitled Contract for Services of Independent Contractor and all Attachments or Incorporated Documents.
- F. "Contract for Independent Contractor" means this document entitled Contract for Services of Independent Contractor exclusive of any Attachments or Incorporated Documents.

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3. **CONTRACT TERM.** This Contract shall be effective as noted below, unless sooner terminated by either party as specified in *Section 10, Contract Termination*. Contract is subject to Board of Examiners' approval (anticipated to be Date January 2019).

Effective from:	Upon BOE approval	То:	December 31, 2019
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- 4. **NOTICE.** All communications, including notices, required or permitted to be given under this Contract shall be in writing and directed to the parties at the addresses stated above. Notices may be given: (i) by delivery in person; (ii) by a nationally recognized next day courier service, return receipt requested; or (iii) by certified mail, return receipt requested. If specifically requested by the party to be notified, valid notice may be given by facsimile transmission or electronic mail to the address(es) such party has specified in writing.
- 5. **INCORPORATED DOCUMENTS.** The parties agree that this Contract, inclusive of the following attachments, specifically describes the scope of work. This Contract incorporates the following attachments in descending order of constructive precedence:

ATTACHMENT AA:	STATE SOLICITATION OR RFP # and AMENDMENTS #-N/A
ATTACHMENT BB:	INSURANCE SCHEDULE
ATTACHMENT CC:	CONTRACTOR'S RESPONSE

Any provision, term or condition of an Attachment that contradicts the terms of this Contract for Independent Contractor, or that would change the obligations of the State under this Contract for Independent Contractor, shall be void and unenforceable.

6. **CONSIDERATION.** The parties agree that Contractor will provide the services specified in *Section 5, Incorporated Documents* at a cost as noted below:

\$475.00 (Robert Eisenberg, Esquire) \$200.00 (Associates) \$125.00 (Appellate Paralegals)	per	hour
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Total Contract or installments payable at:	Within 30 days of receipt of invoice for work completed
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Total Contract Not to Exceed:	\$ 150,000.00

The State does not agree to reimburse Contractor for expenses unless otherwise specified in the incorporated attachments. Any intervening end to a biennial appropriation period shall be deemed an automatic renewal (not changing the overall Contract term) or a termination as the result of legislative appropriation may require.

- 7. **ASSENT.** The parties agree that the terms and conditions listed on incorporated attachments of this Contract are also specifically a part of this Contract and are limited only by their respective order of precedence and any limitations specified.
- 8. **BILLING SUBMISSION: TIMELINESS.** The parties agree that timeliness of billing is of the essence to the Contract and recognize that the State is on a Fiscal Year. All billings for dates of service prior to July 1 must be submitted to the state no later than the first Friday in August of the same calendar year. A billing submitted after the first Friday in August, which forces the State to process the billing as a stale claim pursuant to NRS 353.097, will subject Contractor to an administrative fee not to exceed one hundred dollars (\$100.00). The parties hereby agree this is a reasonable estimate of the additional costs to the state of processing the billing as a stale claim and that this amount will be deducted from the stale claim payment due to Contractor.

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9. **INSPECTION & AUDIT.**

- A. <u>Books and Records</u>. Contractor agrees to keep and maintain under generally accepted accounting principles (GAAP) full, true and complete records, contracts, books, and documents as are necessary to fully disclose to the State or United States Government, or their authorized representatives, upon audits or reviews, sufficient information to determine compliance with all State and federal regulations and statutes.
- B. Inspection & Audit. Contractor agrees that the relevant books, records (written, electronic, computer related or otherwise), including, without limitation, relevant accounting procedures and practices of Contractor or its subcontractors, financial statements and supporting documentation, and documentation related to the work product shall be subject, at any reasonable time, to inspection, examination, review, audit, and copying at any office or location of Contractor where such records may be found, with or without notice by the State Auditor, the relevant State agency or its contracted examiners, the department of Administration, Budget Division, the Nevada State Attorney General's Office or its Fraud Control Units, the state Legislative Auditor, and with regard to any federal funding, the relevant federal agency, the Comptroller General, the General Accounting Office, the Office of the Inspector General, or any of their authorized representatives. All subcontracts shall reflect requirements of this Section.
- C. <u>Period of Retention</u>. All books, records, reports, and statements relevant to this Contract must be retained a minimum three (3) years, and for five (5) years if any federal funds are used pursuant to the Contract. The retention period runs from the date of payment for the relevant goods or services by the state, or from the date of termination of the Contract, whichever is later. Retention time shall be extended when an audit is scheduled or in progress for a period reasonably necessary to complete an audit and/or to complete any administrative and judicial litigation which may ensue.

10. CONTRACT TERMINATION.

- A. <u>Termination Without Cause</u>. Regardless of any terms to the contrary, this Contract may be terminated upon written notice by mutual consent of both parties. The State unilaterally may terminate this contract without cause by giving not less than thirty (30) days' notice in the manner specified in *Section 4, Notice*. If this Contract is unilaterally terminated by the State, Contractor shall use its best efforts to minimize cost to the State and Contractor will not be paid for any cost that Contractor could have avoided.
- B. <u>State Termination for Non-Appropriation</u>. The continuation of this Contract beyond the current biennium is subject to and contingent upon sufficient funds being appropriated, budgeted, and otherwise made available by the State Legislature and/or federal sources. The State may terminate this Contract, and Contractor waives any and all claims(s) for damages, effective immediately upon receipt of written notice (or any date specified therein) if for any reason the contracting Agency's funding from State and/or federal sources is not appropriated or is withdrawn, limited, or impaired.
- C. <u>Termination with Cause for Breach</u>. A breach may be declared with or without termination. A notice of breach and termination shall specify the date of termination of the Contract, which shall not be sooner than the expiration of the Time to Correct, if applicable, allowed under subsection 10D. This Contract may be terminated by either party upon written notice of breach to the other party on the following grounds:
 - 1) If Contractor fails to provide or satisfactorily perform any of the conditions, work, deliverables, goods, or services called for by this Contract within the time requirements specified in this Contract or within any granted extension of those time requirements; or
 - 2) If any state, county, city, or federal license, authorization, waiver, permit, qualification or certification required by statute, ordinance, law, or regulation to be held by Contractor to provide the goods or services required by this Contract is for any reason denied, revoked, debarred, excluded, terminated, suspended, lapsed, or not renewed; or
 - 3) If Contractor becomes insolvent, subject to receivership, or becomes voluntarily or involuntarily subject to the jurisdiction of the Bankruptcy Court; or

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- 4) If the State materially breaches any material duty under this Contract and any such breach impairs Contractor's ability to perform; or
- 5) If it is found by the State that any quid pro quo or gratuities in the form of money, services, entertainment, gifts, or otherwise were offered or given by Contractor, or any agent or representative of Contractor, to any officer or employee of the State of Nevada with a view toward securing a contract or securing favorable treatment with respect to awarding, extending, amending, or making any determination with respect to the performing of such contract; or
- 6) If it is found by the State that Contractor has failed to disclose any material conflict of interest relative to the performance of this Contract.
- D. <u>Time to Correct</u>. Unless the breach is not curable, or unless circumstances do not permit an opportunity to cure, termination upon declared breach may be exercised only after service of formal written notice as specified in *Section 4, Notice*, and the subsequent failure of the breaching party within fifteen (15) calendar days of receipt of that notice to provide evidence, satisfactory to the aggrieved party, showing that the declared breach has been corrected. Upon a notice of breach, the time to correct and the time for termination of the contract upon breach under subsection 10C, above, shall run concurrently, unless the notice expressly states otherwise.
- E. <u>Winding Up Affairs Upon Termination</u>. In the event of termination of this Contract for any reason, the parties agree that the provisions of this Section survive termination:
 - The parties shall account for and properly present to each other all claims for fees and expenses and pay those which are undisputed and otherwise not subject to set off under this Contract. Neither party may withhold performance of winding up provisions solely based on nonpayment of fees or expenses accrued up to the time of termination;
 - 2) Contractor shall satisfactorily complete work in progress at the agreed rate (or a pro rata basis if necessary) if so requested by the Contracting Agency;
 - 3) Contractor shall execute any documents and take any actions necessary to effectuate an assignment of this Contract if so requested by the Contracting Agency;
 - 4) Contractor shall preserve, protect and promptly deliver into State possession all proprietary information in accordance with Section 21, State Ownership of Proprietary Information.
- 11. **REMEDIES.** Except as otherwise provided for by law or this Contract, the rights and remedies of the parties shall not be exclusive and are in addition to any other rights and remedies provided by law or equity, including, without limitation, actual damages, and to a prevailing party reasonable attorneys' fees and costs. For purposes of an award of attorneys' fees to either party, the parties stipulate and agree that a reasonable hourly rate of attorneys' fees shall be one hundred and fifty dollars (\$150.00) per hour. The State may set off consideration against any unpaid obligation of Contractor to any State agency in accordance with NRS 353C.190. In the event that Contractor voluntarily or involuntarily becomes subject to the jurisdiction of the Bankruptcy Court, the State may set off consideration against any unpaid obligation of Contractor to the State or its agencies, to the extent allowed by bankruptcy law, without regard to whether the procedures of NRS 353C.190 have been utilized.
- 12. LIMITED LIABILITY. The State will not waive and intends to assert available NRS Chapter 41 liability limitations in all cases. Contract liability of both parties shall not be subject to punitive damages. Damages for any State breach shall never exceed the amount of funds appropriated for payment under this Contract, but not yet paid to Contractor, for the Fiscal Year budget in existence at the time of the breach. Contractor's tort liability shall not be limited.
- 13. **FORCE MAJEURE**. Neither party shall be deemed to be in violation of this Contract if it is prevented from performing any of its obligations hereunder due to strikes, failure of public transportation, civil or military authority, act of public enemy, accidents, fires, explosions, or acts of God, including without limitation, earthquakes, floods, winds, or storms. In such an event the intervening cause must not be through the fault of the party asserting such an excuse, and the excused party is obligated to promptly perform in accordance with the terms of the Contract after the intervening cause ceases.

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- 14. **INDEMNIFICATION AND DEFENSE.** To the fullest extent permitted by law, Contractor shall indemnify, hold harmless and defend, not excluding the State's right to participate, the State from and against all liability, claims, actions, damages, losses, and expenses, including, without limitation, reasonable attorneys' fees and costs, arising out of any breach of the obligations of Contractor under this contract, or any alleged negligent or willful acts or omissions of Contractor, its officers, employees and agents. Contractor's obligation to indemnify the State shall apply in all cases except for claims arising solely from the State's own negligence or willful misconduct. Contractor waives any rights of subrogation against the State. Contractor's duty to defend begins when the State requests defense of any claim arising from this Contract.
- 15. **REPRESENTATIONS REGARDING INDEPENDENT CONTRACTOR STATUS.** Contractor represents that it is an independent contractor, as defined in NRS 333.700(2) and 616A.255, warrants that it will perform all work under this contract as an independent contractor, and warrants that the State of Nevada will not incur any employment liability by reason of this Contract or the work to be performed under this Contract. To the extent the State incurs any employment liability for the work under this Contract; Contractor will reimburse the State for that liability.
- 16. **INSURANCE SCHEDULE.** Unless expressly waived in writing by the State, Contractor must carry policies of insurance and pay all taxes and fees incident hereunto. Policies shall meet the terms and conditions as specified within this Contract along with the additional limits and provisions as described in *Attachment BB*, incorporated hereto by attachment. The State shall have no liability except as specifically provided in the Contract.

Contractor shall not commence work before Contractor has provided the required evidence of insurance to the Contracting Agency. The State's approval of any changes to insurance coverage during the course of performance shall constitute an ongoing condition subsequent to this Contract. Any failure of the State to timely approve shall not constitute a waiver of the condition.

- A. <u>Insurance Coverage</u>. Contractor shall, at Contractor's sole expense, procure, maintain and keep in force for the duration of the Contract insurance conforming to the minimum limits as specified in *Attachment BB*, incorporated hereto by attachment. Unless specifically stated herein or otherwise agreed to by the State, the required insurance shall be in effect prior to the commencement of work by Contractor and shall continue in force as appropriate until:
 - 1) Final acceptance by the State of the completion of this Contract; or
 - 2) Such time as the insurance is no longer required by the State under the terms of this Contract; whichever occurs later.

Any insurance or self-insurance available to the State shall be in excess of and non-contributing with, any insurance required from Contractor. Contractor's insurance policies shall apply on a primary basis. Until such time as the insurance is no longer required by the State, Contractor shall provide the State with renewal or replacement evidence of insurance no less than thirty (30) days before the expiration or replacement of the required insurance. If at any time during the period when insurance is required by the Contract, an insurer or surety shall fail to comply with the requirements of this Contract, as soon as Contractor has knowledge of any such failure, Contractor shall immediately notify the State and immediately replace such insurance or bond with an insurer meeting the requirements.

- B. General Requirements.
 - <u>Additional Insured</u>: By endorsement to the general liability insurance policy, the State of Nevada, its officers, employees and immune contractors as defined in NRS 41.0307 shall be named as additional insureds for all liability arising from the Contract.
 - <u>Waiver of Subrogation</u>: Each insurance policy shall provide for a waiver of subrogation against the State of Nevada, its officers, employees and immune contractors as defined in NRS 41.0307 for losses arising from work/materials/equipment performed or provided by or on behalf of Contractor.
 - 3) <u>Cross Liability</u>: All required liability policies shall provide cross-liability coverage as would be achieved under the standard ISO separation of insureds clause.

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- 4) <u>Deductibles and Self-Insured Retentions</u>: Insurance maintained by Contractor shall apply on a first dollar basis without application of a deductible or self-insured retention unless otherwise specifically agreed to by the State. Such approval shall not relieve Contractor from the obligation to pay any deductible or self-insured retention. Any deductible or self-insured retention shall not exceed fifty thousand dollars (\$50,000.00) per occurrence, unless otherwise approved by the Risk Management Division.
- 5) <u>Policy Cancellation</u>: Except for ten (10) days notice for non-payment of premiums, each insurance policy shall be endorsed to state that without thirty (30) days prior written notice to the State of Nevada, c/o Contracting Agency, the policy shall not be canceled, non-renewed or coverage and/or limits reduced or materially altered, and shall provide that notices required by this Section shall be sent by certified mail to the address shown on page one (1) of this contract.
- 6) <u>Approved Insurer</u>: Each insurance policy shall be:
 - a) Issued by insurance companies authorized to do business in the State of Nevada or eligible surplus lines insurers acceptable to the State and having agents in Nevada upon whom service of process may be made; and
 - b) Currently rated by A.M. Best as "A-VII" or better.

C. Evidence of Insurance.

Prior to the start of any work, Contractor must provide the following documents to the contracting State agency:

 <u>Certificate of Insurance</u>: The Acord 25 Certificate of Insurance form or a form substantially similar must be submitted to the State to evidence the insurance policies and coverages required of Contractor. The certificate must name the State of Nevada, its officers, employees and immune contractors as defined in NRS 41.0307 as the certificate holder. The certificate should be signed by a person authorized by the insurer to bind coverage on its behalf. The State project/Contract number; description and Contract effective dates shall be noted on the certificate, and upon renewal of the policies listed, Contractor shall furnish the State with replacement certificates as described within Section 16A, Insurance Coverage.

Mail all required insurance documents to the State Contracting Agency identified on Page one of the Contract.

- 2) <u>Additional Insured Endorsement</u>: An Additional Insured Endorsement (CG 20 10 11 85 or CG 20 26 11 85), signed by an authorized insurance company representative, must be submitted to the State to evidence the endorsement of the State as an additional insured per *Section 16B, General Requirements*.
- 3) <u>Schedule of Underlying Insurance Policies</u>: If Umbrella or Excess policy is evidenced to comply with minimum limits, a copy of the underlying Schedule from the Umbrella or Excess insurance policy may be required.
- 4) <u>Review and Approval</u>: Documents specified above must be submitted for review and approval by the State prior to the commencement of work by Contractor. Neither approval by the State nor failure to disapprove the insurance furnished by Contractor shall relieve Contractor of Contractor's full responsibility to provide the insurance required by this Contract. Compliance with the insurance requirements of this Contract shall not limit the liability of Contractor or its subcontractors, employees or agents to the State or others, and shall be in additional to and not in lieu of any other remedy available to the State under this Contract or otherwise. The State reserves the right to request and review a copy of any required insurance policy or endorsement to assure compliance with these requirements.
- 17. COMPLIANCE WITH LEGAL OBLIGATIONS. Contractor shall procure and maintain for the duration of this Contract any state, county, city or federal license, authorization, waiver, permit qualification or certification required by statute, ordinance, law, or regulation to be held by Contractor to provide the goods or services required by this Contract. Contractor shall provide proof of its compliance upon request of the Contracting Agency. Contractor will be responsible to pay all taxes, assessments, fees, premiums, permits, and licenses required by law. Real property and personal

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property taxes are the responsibility of Contractor in accordance with NRS 361.157 and NRS 361.159. Contractor agrees to be responsible for payment of any such government obligations not paid by its subcontractors during performance of this Contract.

- 18. WAIVER OF BREACH. Failure to declare a breach or the actual waiver of any particular breach of the Contract or its material or nonmaterial terms by either party shall not operate as a waiver by such party of any of its rights or remedies as to any other breach.
- 19. SEVERABILITY. If any provision contained in this Contract is held to be unenforceable by a court of law or equity, this Contract shall be construed as if such provision did not exist and the non-enforceability of such provision shall not be held to render any other provision or provisions of this Contract unenforceable.
- 20. **ASSIGNMENT/DELEGATION.** To the extent that any assignment of any right under this Contract changes the duty of either party, increases the burden or risk involved, impairs the chances of obtaining the performance of this Contract, attempts to operate as a novation, or includes a waiver or abrogation of any defense to payment by State, such offending portion of the assignment shall be void, and shall be a breach of this Contract. Contractor shall neither assign, transfer nor delegate any rights, obligations nor duties under this Contract without the prior written consent of the State.
- 21. **STATE OWNERSHIP OF PROPRIETARY INFORMATION.** Any data or information provided by the State to Contractor and any documents or materials provided by the State to Contractor in the course of this Contract ("State Materials") shall be and remain the exclusive property of the State and all such State Materials shall be delivered into State possession by Contractor upon completion, termination, or cancellation of this Contract.
- 22. **PUBLIC RECORDS.** Pursuant to NRS 239.010, information or documents received from Contractor may be open to public inspection and copying. The State has a legal obligation to disclose such information unless a particular record is made confidential by law or a common law balancing of interests. Contractor may label specific parts of an individual document as a "trade secret" or "confidential" in accordance with NRS 333.333, provided that Contractor thereby agrees to indemnify and defend the State for honoring such a designation. The failure to so label any document that is released by the State shall constitute a complete waiver of any and all claims for damages caused by any release of the records.
- 23. **CONFIDENTIALITY.** Contractor shall keep confidential all information, in whatever form, produced, prepared, observed or received by Contractor to the extent that such information is confidential by law or otherwise required by this Contract.
- 24. **FEDERAL FUNDING**. In the event federal funds are used for payment of all or part of this Contract, Contractor agrees to comply with all applicable federal laws, regulations and executive orders, including, without limitation the following:
 - A. Contractor certifies, by signing this Contract, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. This certification is made pursuant to Executive Orders 12549 and 12689 and Federal Acquisition Regulation subpart 9.4, and any relevant program-specific regulations. This provision shall be required of every subcontractor receiving any payment in whole or in part from federal funds.
 - B. Contractor and its subcontracts shall comply with all terms, conditions, and requirements of the Americans with Disabilities Act of 1990 (P.L. 101-136), 42 U.S.C. 12101, as amended, and regulations adopted thereunder, including 28 C.F.R. Section 35, inclusive, and any relevant program-specific regulations.
 - C. Contractor and it subcontractors shall comply with the requirements of the Civil Rights Act of 1964 (P.L. 88-352), as amended, the Rehabilitation Act of 1973 (P.L. 93-112), as amended, and any relevant program-specific regulations, and shall not discriminate against any employee or offeror for employment because of race, national origin, creed, color, sex, religion, age, disability or handicap condition (including AIDS and AIDS-related conditions.)
- 25. **LOBBYING.** The parties agree, whether expressly prohibited by federal law, or otherwise, that no funding associated with this Contract will be used for any purpose associated with or related to lobbying or influencing or attempting to lobby or influence for any purpose the following:

CETS#	
RFP#	

- A. Any federal, state, county or local agency, legislature, commission, council or board;
- B. Any federal, state, county or local legislator, commission member, council member, board member, or other elected official; or
- C. Any officer or employee of any federal, state, county or local agency; legislature, commission, council or board.
- 26. **GENERAL WARRANTY**. Contractor warrants that all services, deliverables, and/or work products under this Contract shall be completed in a workmanlike manner consistent with standards in the trade, profession, or industry; shall conform to or exceed the specifications set forth in the incorporated attachments; and shall be fit for ordinary use, of good quality, with no material defects.
- 27. **PROPER AUTHORITY**. The parties hereto represent and warrant that the person executing this Contract on behalf of each party has full power and authority to enter into this Contract. Contractor acknowledges that as required by statute or regulation this Contract is effective only after approval by the State Board of Examiners and only for the period of time specified in the Contract. Any services performed by Contractor before this Contract is effective or after it ceases to be effective are performed at the sole risk of Contractor.
- 28. **DISCLOSURES REGARDING CURRENT OR FORMER STATE EMPLOYEES.** For the purpose of State compliance with NRS 333.705, Contractor represents and warrants that if Contractor, or any employee of Contractor who will be performing services under this Contract, is a current employee of the State or was employed by the State within the preceding 24 months, Contractor has disclosed the identity of such persons, and the services that each such person will perform, to the Contracting Agency.
- 29. ASSIGNMENT OF ANTITRUST CLAIMS. Contractor irrevocably assigns to the State any claim for relief or cause of action which Contractor now has or which may accrue to Contractor in the future by reason of any violation of State of Nevada or federal antitrust laws in connection with any goods or services provided under this Contract.
- 30. **GOVERNING LAW: JURISDICTION**. This Contract and the rights and obligations of the parties hereto shall be governed by, and construed according to, the laws of the State of Nevada, without giving effect to any principle of conflict-of-law that would require the application of the law of any other jurisdiction. The parties consent to the exclusive jurisdiction of and venue in the First Judicial District Court, Carson City, Nevada for enforcement of this Contract, and consent to personal jurisdiction in such court for any action or proceeding arising out of this Contract.

CETS#	
RFP#	

31. ENTIRE CONTRACT AND MODIFICATION. This Contract and its integrated attachment(s) constitute the entire agreement of the parties and as such are intended to be the complete and exclusive statement of the promises, representations, negotiations, discussions, and other agreements that may have been made in connection with the subject matter hereof. Unless an integrated attachment to this Contract specifically displays a mutual intent to amend a particular part of this Contract, general conflicts in language between any such attachment and this Contract shall be construed consistent with the terms of this Contract. Unless otherwise expressly authorized by the terms of this Contract, no modification or amendment to this Contract shall be binding upon the parties unless the same is in writing and signed by the respective parties hereto and approved by the Office of the Attorney General and the State Board of Examiners. This Contract, and any amendments, may be executed in counterparts.

IN WITNESS WHEREOF, the parties hereto have caused this Contract to be signed and intend to be legally bound thereby.

Independent Contractor's Signature	Date	Independent Contractor's Title
· ·	08/06/2018	Executive Director
State of Nevada Authorized Signature	Date	Title
State of Nevada Authorized Signature	Date	Title
State of Nevada Authorized Signature	Date	Title
		APPROVED BY BOARD OF EXAMINERS
	······	
Signature – Board of Examiners		
	_	
	On	:
		Date
Approved as to form by:		
	On	:
Deputy Attorney General for Attorney General	ral	Date

LEMONS, GRUNDY & EISENBERG, CHARTERED

Business Entity Information			
Status:	Active	File Date:	6/19/1974
Туре:	Domestic Professional Corporation	Entity Number:	C1929-1974
Qualifying State:	NV	List of Officers Due:	6/30/2019
Managed By:		Expiration Date:	
NV Business ID:	NV19741002526	Business License Exp:	6/30/2019

Additional Information	
Central Index Key:	

Name:	DOUGLAS R BROWN	Address 1:	6005 PLUMAS ST STE 300
Address 2:		City:	RENO
State:	NV	Zip Code:	89519
Phone:		Fax:	
Mailing Address 1:		Mailing Address 2:	
Mailing City:		Mailing State:	NV
Mailing Zip Code:			
Agent Type:	Commercial Registered Agent		
Status:	Active		

Financial Information				
No Par Share Count:	2,500.00	Capital Amount:	\$ 0	
No stock records found for this company				

- Officers			Include Inactive Officers
Director - DOUGLA	S R BROWN		
Address 1:	6005 PLUMAS STREET SUITE 300	Address 2:	
City:	RENO	State:	NV
Zip Code:	89519	Country:	
Status:	Active	Email:	
President - ROBER	RT L EISENBERG		· · · · · · · · · · · · · · · · · · ·
Address 1:	6005 PLUMAS STREET SUITE 300	Address 2:	
City:	RENO	State:	NV
Zip Code:	89519	Country:	

Status:	Active	Email:			
Director - DAVID R GRUNDY					
Address 1:	6005 PLUMAS STREET SUITE 300	Address 2:			
City:	RENO	State:	NV		
Zip Code:	89509	Country:			
Status:	Active	Email:			
Treasurer - EDWA	RD J LEMONS				
Address 1:	6005 PLUMAS STREET SUITE 300	Address 2:			
City:	RENO	State:	NV		
Zip Code:	89509	Country:			
Status:	Active	Email:			
Director - EDWAR	D J LEMONS				
Address 1:	6005 PLUMAS STREET SUITE 300	Address 2:			
City:	RENO	State:	NV		
Zip Code:	89519	Country:			
Status:	Active	Email:			
Director - ALICE C	MERCADO				
Address 1:	6005 PLUMAS STREET SUITE 300	Address 2:			
City:	RENO	State:	NV		
Zip Code:	89519	Country:			
Status:	Active	Email:			
Secretary - CHRIST	TIAN L MOORE	· · ·			
Address 1:	6005 PLUMAS STREET SUITE 300	Address 2:			
City:	RENO	State:	NV		
Zip Code:	89509	Country:			
Status:	Active	Email:			
Director - CHRISTIAN L MOORE					
Address 1:	6005 PLUMAS STREET SUITE 300	Address 2:			
City:	RENO	State:	NV		
Zip Code:	89519	Country:			
Status:	Active	Email:			

Action Type:	Articles of Incorporation					
Document Number:	C1929-1974-001	# of Pages:	0			
File Date:	6/19/1974 Effective Date:					
o notes for this action)	·	· · ·	<u></u>			
	Registered Agent Address Cha	ange	<u></u>			
	·····	ange # of Pages:	1			

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475 SO	ARLINGTON	AVE	RENO	VV

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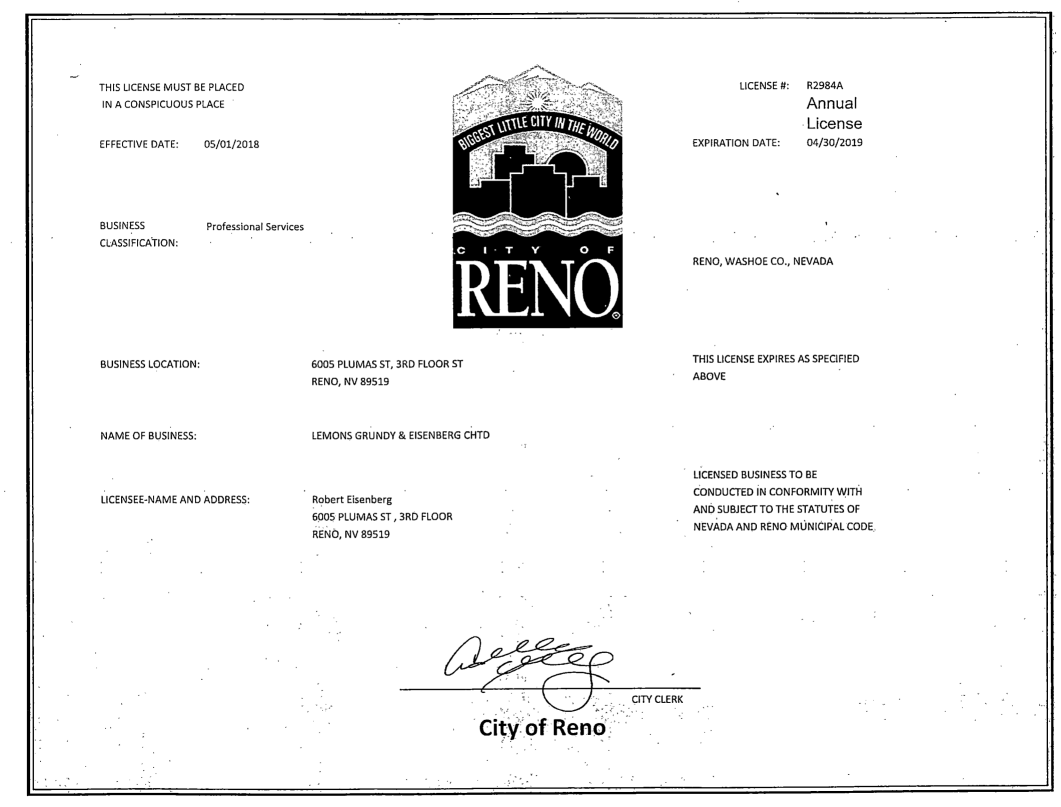
Action Type:	Amendment					
Document Number:	C1929-1974-004	# of Pages:	1			
File Date:	6/28/1976 Effective Date:					
OYAL ROBERT HIBBS P	ROFESSIONAL CORPORATION B	H < 001				
Action Type:	Amendment					
Document Number:	C1929-1974-005	# of Pages:	1.			
File Date:	4/7/1982 Effective Date:					
HIBBS & NEWTON, CHAR	TERED B d 002	· · · · · · · · · · · · · · · · · · ·				
Action Type:	Amendment					
Document Number:	C1929-1974-006	# of Pages:	1			
File Date:						
HIBBS, ROBERTS & LEM	ONS, CHARTERED B d % 003		· · · · · · · · · · · · · · · · · · ·			
Action Type:	Amendment					
Document Number:	C1929-1974-007	# of Pages:	1			
File Date:	2/8/1989	Effective Date:				
HIBBS, ROBERTS, LEMO	NS & GRUNDY, CHARTERED B d	% 004	· · · · · · · · · · · · · · · · · · ·			
Action Type:	Registered Agent Address Chang	e				
Document Number:	C1929-1974-008	# of Pages:	1			
File Date:	6/4/1992	Effective Date:				
LOYAL ROBERT HIBBS		·				
350 S CENTER ST RENO	NV 89501 F B					
Action Type:	Registered Agent Change					
Document Number:	C1929-1974-009	# of Pages:	1			
File Date:	4/23/1993	Effective Date:				
LOYAL ROBERT HIBBS S	UITE 750		<u></u>			
50 W. LIBERTY STREET F	RENO NV 89501 T D	· · · · · · · · · · · · · · · · · · ·				
Action Type:	Registered Agent Change					
Document Number:	C1929-1974-010	# of Pages:	1			
File Date:	10/17/1994	Effective Date:				
FRANK H. ROBERTS SUI	TE 750		· · · · · · ·			
50 W. LIBERTY ST RENO	NV 89501 M K					
Action Type:	Amendment	<u> </u>				
Document Number:	C1929-1974-011	# of Pages:	1			
File Date:	4/21/1995	Effective Date:				
CERTIFICATE OF AMEND	MENT AMENDING THE NAME (1 P	AGE) SMW				
HIBBS, ROBERTS, LEMO	NS, GRUNDY & EISENBERG, CHA	RTERED SMWB d % 005				
	Annual List					
Action Type:						
	C1929-1974-015	# of Pages:	1			

Action Type:	Annual List				
Document Number:	C1929-1974-016	# of Pages:	1		
File Date:	6/28/1999				
(No notes for this action)			·		
Action Type:	Registered Agent Address Cl	nange			
Document Number:	C1929-1974-012 # of Pages: 1				
File Date:	3/6/2000				
DAVID R. GRUNDY SUITE	750 GXH	<u> </u>	· · · · · · · · · · · · · · · · · · ·		
50 W. LIBERTY STREET	RENO NV 895011947 GXH				
Action Type:	Annual List	· ·			
Document Number:	C1929-1974-017	# of Pages:	1		
File Date:	5/17/2000	/17/2000 Effective Date:			
(No notes for this action)	· · · · · · · · · · · · · · · · · · ·				
Action Type:	Annual List				
Document Number:	C1929-1974-018	# of Pages:	1		
File Date:	5/9/2001	Effective Date:			
(No notes for this action)	•				
Action Type:	Annual List	· · · · · · · ·			
Document Number:	C1929-1974-014	# of Pages:	1		
File Date:	5/8/2002	Effective Date:			
(No notes for this action)	L				
Action Type:	Annual List				
Document Number:	C1929-1974-013	# of Pages:	1		
File Date:	5/29/2003	Effective Date:			
(No notes for this action)					
Action Type:	Annual List				
Document Number:	C1929-1974-002	# of Pages:	1		
File Date:	6/11/2004	Effective Date:			
List of Officers for 2004 t	o 2005		· · · · · · ·		
Action Type:	Annual List	- ·.			
Document Number:	20050187435-15	# of Pages:	1		
File Date:	5/17/2005	Effective Date:			
(No notes for this action)	· · · · · · · · · · · · · · · · · · ·	······································			
Action Type:	Annual List				
Document Number:	20060232197-12	# of Pages:	1		
File Date:	4/12/2006	Effective Date:	•		
(No notes for this action)					
Action Type:	Annual List				
Document Number:	20070243280-88	# of Pages:	1		
File Date:	4/6/2007	Effective Date:			
			· · · · · · · · · · · · · · · · · · ·		

Action Type:	Annual List		
Document Number:	20080246834-67	# of Pages:	1
File Date:	4/8/2008		
(No notes for this action)	·····		• · · · · · · · · · · · · · · · · · · ·
Action Type:	Annual List		
Document Number:	20090328820-64	2	
File Date:	4/8/2009		
(No notes for this action)		i	· · · · · · · · · · · · · · · · · · ·
Action Type:	Annual List		
Document Number:	20100447574-24	2	
File Date:	6/21/2010	Effective Date:	
(No notes for this action)	l ,	·	
Action Type:	Annual List		
Document Number:	· · · · · · · · · · · · · · · · · · ·	# of Pages:	2
File Date:		Effective Date:	· · · · · · · · · · · · · · · · · · ·
(No notes for this action)	1 <u></u>		I
Action Type:	Annual List		
Document Number:		# of Pages:	2
File Date:	4/10/2012	Effective Date:	······································
(No notes for this action)		I	I
Action Type:	Annual List		
Document Number:		# of Pages:	2
File Date:	4/2/2013	Effective Date:	· · · ·
(No notes for this action)	· · · ·	I	· · · · · · · · · · · · · · · · · · ·
Action Type:	Annual List		
Document Number:		# of Pages:	2
File Date:	4/15/2014	Effective Date:	
(No notes for this action)	I		L
Action Type:	Annual List	· · · · · · · · · · · · · · · · · · ·	
Document Number:	20150172430-65	# of Pages:	2
File Date:	4/16/2015	Effective Date:	
(No notes for this action)		I	L,,,,,
Action Type:	Annual List		
Document Number:	20160194002-65	# of Pages:	2
File Date:	4/29/2016	Effective Date:	· · · · · · · · · · · · · · · · · · ·
(No notes for this action)	/		L,
Action Type:	Annual List		
Document Number:	20170189478-17	# of Pages:	2
File Date:		Effective Date:	
(No notes for this action)			
Action Type:	Annual List	<u> </u>	
			·····

Document Number:	20180200582-68	# of Pages:	2		
File Date:	5/2/2018	Effective Date:			
(No notes for this action)					

https://www.nvsos.gov/sosentitysearch/PrintCorp.aspx?lx8nvq=G3lD9N9cZgUXy187ns... 11/19/2018



Lawyers Professional Liability Insurance Policy

HOME OFFICE ADDRESS: 111 N. Higgins, Suite 200 Missoula, MT 59802

PHONE: (800) 367-2577

MAILING ADDRESS: PO Box 9169 Missoula, MT 59807-9169

POLICY DECLARATIONS

NOTICE: THE POLICY IS A CLAIMS MADE AND REPORTED POLICY. NO COVERAGE EXISTS UNDER THE POLICY FOR A CLAIM WHICH IS FIRST MADE AGAINST THE INSURED OR FIRST REPORTED TO THE COMPANY BEFORE OR AFTER THE POLICY PERIOD OR ANY APPLICABLE EXTENDED REPORTING PERIOD. PLEASE READ THE ENTIRE POLICY CAREFULLY.

POLICY NUMBER:

Item 1 – Named Insured:Lemons, Grundy & EisenbergAddress:6005 Plumas Street, Suite 300Reno, NV 89519-6069

Item 2 – Retroactive Coverage Date: 08/01/1979

Item 3 - Name of Each Insured Attorney:

See Attached

ALPS3322-21

Item 4 - Policy Period:

	Effective Date and Tir Expiration Date and T		at 12:01 AM at the address stated in Item 1. at 12:01 AM at the address stated in Item 1.
Item 5 – Limit of Liability:	\$5,000,000 \$5,000,000	Each Claim* Aggregate	
ltem 6 – Deductible:	\$5,000	Each Claim*	· · · · · · · · · · · · · · · · · · ·
ltem 7 – Annual Premium:	\$22,588		

Item 8 - Endorsements attached at inception of the policy form LPL PREMIER (01-18):

Signature Page

NV Amendatory

First Dollar Defense Endorsement

* Important Notice: All Claims that arise out of or in connection with the same Professional Services or Related Professional Services, whenever made and without regard to the number of Claims, claimants, or implicated Insureds, shall be treated as a single Claim.

All current and previously submitted application forms delivered to the Company are made a part of the Policy. The Named Insured may obtain a copy of all application forms by submitting a written request to the Company.

ountersigned by

Authorized Representative

Date: September 12, 2018

ALPS DEC LPL (01-18)

Lawyers Professional Liability Insurance Policy

HOME OFFICE ADDRESS: 111 N. Higgins, Suite 200 Missoula, MT 59802

PHONE: (800) 367-2577 MAILING ADDRESS: PO Box 9169 Missoula, MT 59807-9169

POLICY DECLARATIONS

NOTICE: THE POLICY IS A CLAIMS MADE AND REPORTED POLICY. NO COVERAGE EXISTS UNDER THE POLICY FOR A CLAIM WHICH IS FIRST MADE AGAINST THE INSURED OR FIRST REPORTED TO THE COMPANY BEFORE OR AFTER THE POLICY PERIOD OR ANY APPLICABLE EXTENDED REPORTING PERIOD. PLEASE READ THE ENTIRE POLICY CAREFULLY.

POLICY NUMBER: ALPS3322- 21

Item 1 – Named Insured: Lemons, Grundy & Eisenberg Address: 6005 Plumas Street, Suite 300 Reno, NV 89519-6069

Item 2 - Retroactive Coverage Date: 08/01/1979

Item 3 – Name of Each Insured Attorney:

See Attached

Item 4 – Policy Period:

	Effective Date and T Expiration Date and		at 12:01 AM at the address stated in Item 1. at 12:01 AM at the address stated in Item 1.
Item 5 – Limit of Liability:	\$5,000,000 \$5,000,000	Each Claim* Aggregate	
ltem 6 – Deductible:	\$5,000	Each Claim*	· · · ·
ltem 7 – Annual Premium:	\$22,588	· · · ·	

Item 8 - Endorsements attached at inception of the policy form LPL PREMIER (01-18):

Signature Page

NV Amendatory

First Dollar Defense Endorsement

* Important Notice: All Claims that arise out of or in connection with the same Professional Services or Related Professional Services, whenever made and without regard to the number of Claims, claimants, or implicated Insureds, shall be treated as a single Claim.

All current and previously submitted application forms delivered to the Company are made a part of the Policy. The Named Insured may obtain a copy of all application forms by submitting a written request to the Company.

Countersigned by

Authorized Representative

Date: September 12, 2018

ALPS DEC LPL (01-18)