Agenda Item: 7.

Memorandum

To: Programs, Projects, & Operations Subcommittee  
From: Lori Laster, Stormwater Management Engineer  
Date: October 24, 2012  
Re: Papio Dam Site 15A Interlocal Agreement with the City of Omaha

District staff and legal counsel have prepared the attached Interlocal Agreement with the City of Omaha outlining the responsibilities of each entity regarding the design, construction, ownership, and operation and maintenance of the Papio Dam Site 15A project (DS15A) to be located near 168th and Fort Streets (see attached map).

The DS15A regional detention reservoir and recreation area will be designed and constructed by the District. The City of Omaha will take ownership and maintenance of the reservoir and park area immediately upon completion of the project. Maintenance of the flood control and water quality structures will be the responsibility of the District.

The following is a summary of the provisions in the agreement:

- The District will construct the main dam and flood control features just north of Fort Street.
- The District will construct a water quality structure in the vicinity of the future extension of 180th Street.
- The District will construct basic public recreational features including fishery enhancements in the reservoir, a boat ramp, a trail around the reservoir, two picnic shelters, two restrooms, and associated access roads and parking lots.
- Design of additional recreation features desired by the City will be at the City's expense. Construction of additional recreation features in the future will be the sole responsibility of the City.
- At the City's request, design and construction of sanitary sewer facilities to be located within the dam structure will be included as part of the project at the City's expense.
- After construction of DS15A, the District will convey title of all public property to Omaha to maintain park facilities while reserving its right through permanent easement to construct, operate, and maintain the dam and water quality basin's structure and to store water and sediment in the reservoir.
- The City agrees to operate and maintain DS15A as a public recreation area in perpetuity.

Management recommends that the Subcommittee recommend to the Board of Directors that the General Manager be authorized to execute the proposed Papio Dam Site 15A Interlocal Agreement with the City of Omaha, subject to changes deemed necessary by the General Manager and approval as to form by District Legal Counsel.
INTERLOCAL COOPERATION ACT AGREEMENT
BETWEEN
THE PAPIO-MISSOURI RIVER NATURAL RESOURCES DISTRICT,
AND
THE CITY OF OMAHA, NEBRASKA
FOR
PAPIO WATERSHED DAM SITE 15A

THIS INTERLOCAL COOPERATION ACT AGREEMENT ("THIS AGREEMENT") is made pursuant to the Nebraska Interlocal Cooperation Act, Neb. Rev. Stat. Secs. 13-801 to 13-827, et seq., by and between the following parties ("the PARTIES"), to wit: the PAPIO-MISSOURI RIVER NATURAL RESOURCES DISTRICT ("the NRD") and the CITY OF OMAHA, NEBRASKA ("the CITY").

RECITALS:

WHEREAS, the NRD commissioned the Papillion Creek Multi-Reservoir Analysis, which was completed in September 2004 and which identified the need for flood control within the rapidly developing Papillion Creek watershed; and,

WHEREAS, the Implementation Plan of the Papillion Creek Watershed Partnership’s Watershed Plan has identified flood control projects to be completed within the three year period 2011-2013; and,

WHEREAS, such identified projects include a multi-purpose flood control and recreational dam ("the DAM") and reservoir ("the RESERVOIR") project, including an associated water quality basin ("the WATER QUALITY BASIN"), that the PARTIES desire to have constructed by the NRD on a site near 168th Street and Fort Street in Douglas County (collectively, "the DS-15A PROJECT"); and,
WHEREAS, the PARTIES desire to provide herein for the cooperative
design, construction, operation, maintenance, repair, replacement, regulation
and ownership of the DS-15A PROJECT and to specify the rights, duties and
obligations of the PARTIES in connection therewith.

NOW, THEREFORE, for and in consideration of the foregoing recitals and
the mutual covenants of the parties hereinafter expressed, the PARTIES agree as
follows:

1.  PROJECT PARTICIPANTS. The DS-15A PROJECT shall be
undertaken by the PARTIES, as provided herein, without any separate entity being
created, and the duties and responsibilities of the PARTIES with respect to the DS-
15A PROJECT shall be as defined by THIS AGREEMENT.

2.  PROJECT LAND. The DS-15A PROJECT shall be constructed on
parcels of land in Sections 20, 28, 29 and 33, all in Township 16 North, Range 11
East of the 6th P.M. in Douglas County, Nebraska ("the PROJECT LAND"),
conceptually depicted in the document attached hereto as Exhibit "A" and
incorporated herein by reference.

3.  PRINCIPAL PROJECT COMPONENTS. The DS-15A PROJECT
shall consist of the design, construction, and engineering observation and
administration of construction, at the NRD'S sole cost and expense, of the
following principal project components, to-wit:

   a)  the DS-15A PROJECT DAM, RESERVOIR and WATER
       QUALITY BASIN on the PROJECT LAND; and,

   b)  wetland, channel, and riparian mitigation improvements ("the
       MITIGATION IMPROVEMENTS") required by the U. S. Army Corps of
       Engineers ("the CORPS") as a condition precedent to the issuance of a
       Section 404 permit for the DS-15A PROJECT; and,
c) elevated roadway and bridge improvements on the PROJECT LAND, along the current alignment of Ida Street (the “IDA STREET IMPROVEMENTS”), replacing the existing Ida Street road improvements that would be submerged in the RESERVOIR as the result of the filling thereof; and,

d) basic recreational improvements that the NRD desires to have constructed at its own cost and expense for its own public purposes on the PROJECT LAND (the “NRD’S RECREATIONAL IMPROVEMENTS”), which include a bicycle-pedestrian trail around the RESERVOIR, in-park access roads to recreational improvements, a boat ramp, two picnic areas, two shelters, two rest rooms, two parking lots and fishery enhancements.

4. CURRENT ANCILLIARY PROJECTS. During NRD design of the DS-15A PROJECT, the NRD, at CITY cost and expense, shall design sanitary sewer facilities, for construction on the PROJECT LAND (the “CITY’S SANITARY SEWER FACILITIES”) to the reasonable satisfaction of the CITY.

5. FUTURE ANCILLIARY PROJECTS. During the NRD’s design of the DS-15A PROJECT, the NRD, at CITY cost and expense, shall design additional recreational improvements as the CITY intends to construct in the future at CITY cost and expense for the CITY’S own public purposes on the PROJECT LAND (the “CITY’S RECREATIONAL IMPROVEMENTS”).

6. OTHER ANCILLIARY PROJECTS. During the NRD’s design of the DS-15A PROJECT, the NRD shall make allowances in such design as the CITY deems appropriate to facilitate future design and construction of extensions of 180th Street between Ida and State Streets and HWS Cleveland Boulevard between Fort and Ida Streets. The NRD shall grant to DOUGLAS COUNTY, its successors and assigns, such easements and rights of way over PROJECT LAND as may be needed for road improvements.
7. GENERAL BENEFIT. The PARTIES do hereby find and agree that the DS-15A PROJECT, as herein described, will be of general benefit to the NRD with only an incidental special benefit.

8. THE ENGINEERS. The NRD shall retain engineering consultants ("the ENGINEERS"), approved by the CITY, to design the DS-15A PROJECT and to prepare plans and specifications and contract documents for, and administer construction of, the DS-15A PROJECT.

9. PRELIMINARY PLANS. The ENGINEERS shall prepare preliminary plans and specifications for the DS-15A PROJECT (collectively, "the PRELIMINARY PLANS"), in accordance with the provisions of THIS AGREEMENT, subject to the following:

   a) The PRELIMINARY PLANS shall be drawn in accordance with design criteria provided by the General Manager of the NRD.

   b) The PRELIMINARY PLANS shall be in general compliance with applicable Nebraska state and federal statutes, rules and regulations.

   c) The PRELIMINARY PLANS shall be in accordance with CITY design standards, rules and regulations.

   d) The PRELIMINARY PLANS shall include plans, provisions or allowances for the principal components of the DS-15A PROJECT and for the CITY'S SANITARY SEWER FACILITIES.

10. APPROVAL OF PRELIMINARY PLANS. After the ENGINEERS' completion of the PRELIMINARY PLANS, and approval of the same by the NRD, the PRELIMINARY PLANS shall be submitted to the CITY for its written approval, such approval to not be unreasonably withheld or delayed.

11. PREPARATION OF FINAL PLANS. After receipt by the NRD of the CITY'S written approval of the PRELIMINARY PLANS, the NRD shall direct the ENGINEERS to prepare final plans and specifications for the DS-15A
PROJECT (collectively, "the FINAL PLANS"), in accordance with the provisions of THIS AGREEMENT, subject to the following:

a) The FINAL PLANS shall be drawn in accordance with design criteria provided by the General Manager of the NRD.

b) The FINAL PLANS shall be in general compliance with applicable Nebraska state and federal statutes, rules and regulations.

c) The FINAL PLANS shall be in accordance with CITY design standards, rules and regulations.

d) The FINAL PLANS shall include plans, provisions or allowances for the principal components of the DS-15A PROJECT and for inclusion therein of the CITY'S SANITARY SEWER FACILITIES.

e) The FINAL PLANS shall include legal descriptions of the PROJECT LAND to be acquired by the NRD at the NRD'S sole cost and expense, as needed for the principal components of the DS-15A PROJECT, and for the CITY'S SANITARY SEWER FACILITIES.

f) The FINAL PLANS shall include a comparison, the result of which (the "SANITARY SEWAGE FACILITIES FRACTION") may be expressed as a fraction or percentage, showing:

   i) as the numerator, the ENGINEERS' estimate of the total combined cost of design, construction and engineering observation and administration of construction of the CITY'S SANITARY SEWER FACILITIES; and,

   ii) as the denominator, the ENGINEERS' estimate of the total contract cost of construction of the DS-15A PROJECT and the CITY'S SANITARY SEWER FACILITIES.

12. APPROVAL OF FINAL PLANS FOR PROJECT. After the ENGINEERS' completion of the FINAL PLANS and approval of the same by the
NRD, the FINAL PLANS shall be submitted to the CITY for its written approval. The CITY shall have a period of 30 days to review and approve or disapprove the same in writing or suggest amendments thereto. Such approval shall not be withheld or delayed unreasonably.

13. CONSTRUCTION CONTRACT. After receipt by the NRD of the CITY’S written approval of the FINAL PLANS, the NRD shall deliver to the CITY for its approval (such approval to not be withheld or delayed unreasonably) the NRD’S proposed contract documents ("the CONTRACT DOCUMENTS") for competitive bidding for construction of the DS-15A PROJECT and the CITY’S SANITARY SEWER FACILITIES. The CITY shall have a period of 10 days to review the CONTRACT DOCUMENTS and to approve or disapprove the same in writing or suggest amendments thereto. Such approvals shall not be withheld or delayed unreasonably.

14. CONSTRUCTION OF THE DS-15A PROJECT. After the CITY’S approval of the CONTRACT DOCUMENTS, and in accordance with the NRD’S purchasing regulations, the NRD will seek competitive bids for construction of the DS-15A PROJECT and the CITY’S SANITARY SEWER FACILITIES. The NRD shall award the contract for such construction to the bidder that the NRD determines provides the lowest responsible bid.

15. CONTRACTOR’S WARRANTIES. The NRD shall enforce all bonds and warranties given by the CONTRACTOR(S) and their subcontractors in the CONSTRUCTION CONTRACT(S), including without limitation bonds and warranties given in connection with or pertaining to the CITY’S SANITARY SEWER FACILITIES.

16. ALLOCATION OF COSTS. Except as otherwise provided in THIS AGREEMENT,
a) the NRD shall pay, without CITY reimbursement, all the costs of acquisition of PROJECT LAND and of design and construction of the DS-15A PROJECT;

b) the NRD shall pay, and the CITY shall reimburse the NRD for, the costs of design of the CITY'S RECREATIONAL IMPROVEMENTS, previously estimated by the ENGINEERS in the amount of $25,154.00; and,

c) the NRD shall pay, and the CITY shall reimburse the NRD for the costs of design, construction, engineering observation and administration of construction of the CITY'S SANITARY SEWER FACILITIES, such reimbursement to be computed by multiplying the total combined actual contract cost to the NRD of construction of the DS-15A PROJECT and the CITY'S SANITARY SEWER FACILITIES by the SANITARY SEWER FACILITIES FRACTION.

17. PAYMENT OF COSTS. Reimbursement by the CITY for the actual costs of design of the CITY'S RECREATIONAL IMPROVEMENTS shall be due and payable to the NRD within sixty (60) days after the CITY'S approval of the final plans. Reimbursement by the CITY for the costs of design, construction, engineering observation and administration of construction of the CITY'S SANITARY SEWER FACILITIES, shall be due and payable to the NRD in three (3) equal annual installments, to-wit: the first installment shall be due and payable sixty (60) days after issuance of the engineering certificate of substantial completion of the DS-15A PROJECT and the CITY'S SANITARY SEWER FACILITIES; and, the second and third installments shall be due and payable on the respective subsequent anniversaries of the due date of the first installment.

18. CONSTRUCTION OBSERVATION. The NRD will provide for engineering observation and administration of construction of the DS-15A PROJECT and the CITY shall be given the opportunity to fully observe such construction at all reasonable hours and upon its request contemporaneously
receive from the NRD copies of all written communications between or issued by the NRD and/or the ENGINEERS and/or the CONTRACTOR(S) pertaining to such construction, including but not limited to statements by the ENGINEERS as to percentage of completion and substantial completion.

19. **PERMITS.** The NRD, at its sole cost and expense, shall obtain all of the parcels of land and all easements comprising the PROJECT LAND and all other permits and rights-of-way, including without limitation, licenses, easements, water rights, and permits or consents from the CORPS or other federal, state or local agencies, as may be required or convenient for construction, and/or for permanent operation and maintenance of the DS-15A PROJECT, except for those needed solely for the CITY’S SANITARY SEWER FACILITIES.

20. **OPERATION AND MAINTENANCE.** After completion of construction of the DS-15A PROJECT,

a) the NRD, at its sole cost and expense, shall permanently operate, maintain, repair, replace and regulate the DAM, which shall be deemed to consist of all that portion of the PROJECT LAND and all flood control improvements located within the footprint of the DAM or within the footprint of the WATER QUALITY BASIN’S structure, as the same are depicted in the FINAL PLANS; and,

b) the NRD, at its sole cost and expense, shall operate, maintain, repair, replace and regulate the MITIGATION IMPROVEMENTS during the CORPS-required monitoring period and until they are finally accepted by the CORPS. Thereafter, the CITY, at its sole cost and expense, shall permanently operate, maintain, repair, replace and regulate the MITIGATION IMPROVEMENTS; and,

c) the CITY, at its sole cost and expense, shall permanently operate, maintain, repair, replace and regulate the remaining principal
project components of the DS-15A PROJECT, including without limitation:

i) the RESERVOIR, which shall be operated as a no-wake lake;

ii) the NRD’S RECREATIONAL IMPROVEMENTS;

iii) the CITY’S RECREATIONAL IMPROVEMENTS;

iv) the WATER QUALITY BASIN, without any right or duty to dredge the same for the purposes of maintaining open water; and,

d) the CITY, at its sole cost and expense, shall permanently operate, maintain, repair, replace and regulate the CITY’S SANITARY SEWER FACILITIES,

all as located on the remainder of the lands to be conveyed by the NRD to the CITY in accordance with THIS AGREEMENT.

21. INDEMNIFICATIONS. The CITY shall defend, indemnify, and hold the NRD harmless from and against all costs and expenses, including attorneys fees and court costs, resulting from claims, demands or causes of action for personal injury or property damage arising out of or resulting from the CITY’S operation, maintenance, repair, replacement, or regulation of the principal project components of the DS-15A PROJECT (excepting the DAM), and the CITY’S SANITARY SEWER FACILITIES, and excepting such personal injuries or property damages as may be caused by the negligence of the NRD. The NRD shall defend, indemnify, and hold the CITY harmless from and against all costs and expenses, including attorneys fees and court costs, resulting from claims, demands or causes of action for personal injury or property damage arising out of or resulting from the NRD’S construction, operation, maintenance, repair, replacement, or regulation of the DAM, and the MITIGATION IMPROVEMENTS
(prior to their acceptance by the CORPS), and excepting such personal injuries or property damages as may be caused by the negligence of the CITY.

22. POST-CONSTRUCTION GRANTS AND CONVEYANCES. Upon final completion of construction of the DS-15A PROJECT, the NRD shall convey the PROJECT LAND to the CITY, except portions thereof conveyed to Douglas County for road purposes, provided however,

a) in such conveyance the NRD shall reserve for itself and for its successors and assigns the following permanent rights, to-wit:

i) the right to construct, operate, maintain, repair, replace, and regulate the DAM in the PROJECT LAND (including the WATER QUALITY BASIN’S structure),

ii) the right to have unrestricted use and access over and across the PROJECT LAND by any route or means and for any purpose referred to in THIS AGREEMENT; and,

iii) the right to flow waters and sediment upon, and inundate, all those portions of the PROJECT LAND which have a ground surface elevation lower than the elevation of the top of the DAM (“the MAXIMUM POOL”); and,

iv) The right to enforce the following permanent restrictions, to-wit:

(a) “REGULATORY POOL STRUCTURE RESTRICTION. The CITY shall not construct, maintain or permit structures, fixtures or other improvements, other than recreational trail improvements, lighting, landscaping, boat docking facilities and signage, in any areas of the PROJECT LAND, within the watershed of the DAM, having a ground surface elevation lower than 1,180.5 feet above mean sea level,
NAVD 1988, which elevation parties agree is approximately one foot (1') above the mean sea level elevation of the 500-year flood pool of the RESERVOIR.

(b) **REGULATORY POOL EXCAVATION AND FILL RESTRICTION.** The CITY shall not fill, nor permit filling of, any areas of the PROJECT LAND, within the watershed of the DAM, having a ground surface elevation lower than 1,180.5 feet above mean sea level, NAVD 1988, without balancing such placement with a permanent borrowing and removal of an equivalent amount of earth fill from such areas, and without the prior written approval of the NRD of the plans for such activities, such approval to not be withheld or delayed unreasonably.

(c) **MAXIMUM POOL EXCAVATION AND FILL RESTRICTION.** The CITY shall not fill, nor permit filling of, any areas of the PROJECT LAND, within the watershed of the DAM, having a ground surface elevation higher than 1,180.5 feet above mean sea level and lower than 1,187.0 feet above mean sea level, NAVD 1988 (MAXIMUM POOL), without balancing such placement with a permanent borrowing and removal of an equivalent amount of earth fill from such areas, and without the prior written approval of the NRD of the plans for such activities, such approval to not be withheld or delayed unreasonably.”

b) Such conveyance(s) shall also include and be subject to the following permanent restrictions on the lands occupied by the MITIGATION IMPROVEMENTS required by the CORPS, that shall run
with the PROJECT LAND and be binding upon the parties and their heirs, successors and assigns, to-wit:

   i) there shall be no construction or placement of structures or mobile homes, fences, signs, billboards or other advertising material, or other structures, whether temporary or permanent, on the PROJECT LAND;

   ii) there shall be no filling, draining, excavating, dredging, mining, drilling or removal of topsoil, loam, peat, sand, gravel, rock, minerals or other materials;

   iii) there shall be no building of roads or paths for vehicular or pedestrian travel or any change in the topography of the PROJECT LAND;

   iv) there shall be no removal, destruction, or cutting of trees or plants, spraying with biocides, insecticides, or pesticides, grazing of animals, farming, tilling of soil, or other agricultural activity;

   v) there shall be no operation of all-terrain vehicles or any other type of motorized vehicle on the PROJECT LAND, other than in roads and parking areas; and,

   vi) these restrictions may be changed, modified or revoked only upon written approval of the District Engineer of the Omaha District of the CORPS and to be effective, such approval must be witnessed, authenticated, and recorded pursuant to the law of the State of Nebraska.

23. **RISK OF LOSS.** After completion of construction of the DS-15A PROJECT and conveyance of PROJECT LAND to the CITY, the risk of loss of or damage to components or facilities of the DS-15A PROJECT shall be borne by the
party that has an obligation hereunder to operate and maintain such components or facilities, whether such loss or damage results from flood or other casualty whatsoever.

24. APPROVALS. Wherever THIS AGREEMENT speaks of approval and/or consent:

   a) such approval and/or consent by the CITY shall be provided by act of the CITY’S Mayor, Public Works Director or Parks, Recreation, and Public Property Director; and,

   b) such approval and/or consent by the NRD shall be provided by act of the General Manager of the NRD.

25. NONDISCRIMINATION. The PARTIES shall not, in the performance of THIS AGREEMENT, discriminate or permit discrimination in violation of federal or state laws or local ordinances because of race, color, sex, age, disability under the Americans with Disabilities Act, political or religious opinions, affiliations or national origin.

26. CAPTIONS. Captions used in THIS AGREEMENT are for convenience and are not used in the construction of THIS AGREEMENT.

27. APPLICABLE LAW. The PARTIES to THIS AGREEMENT shall conform to all existing and applicable state laws, federal laws, and all existing and applicable rules and regulations. Nebraska law will govern the terms and the performance under THIS AGREEMENT.

28. MERGER. THIS AGREEMENT shall not be merged into any other oral or written agreement, lease or deed of any type.

29. MODIFICATION. THIS AGREEMENT contains the entire agreement of the PARTIES. No representations were made or relied upon by either of the PARTIES other than those that may be expressly set forth herein. No agent, employee or other representative of any PARTY is empowered to alter
any of the terms hereof unless done in writing and signed by an authorized officer of such PARTY.

30. **STRICT COMPLIANCE.** All provisions of THIS AGREEMENT and each and every document that shall be attached shall be strictly complied with as written, and no substitution or change shall be made except upon written direction from an authorized representative.

31. **INVALID PROVISIONS.** In the event that any covenant, condition, or provision herein contained is held to be invalid by any court of competent jurisdiction, the invalidity of any such covenant, condition, or provision herein contained shall not affect the validity of the remainder of the covenants, conditions or provisions of THIS AGREEMENT, which shall in all respects remain a legally binding agreement with the invalid portion being deleted; provided, however, that the validity of any such covenant, condition, or provision does not materially prejudice either of the PARTIES in its respective rights and obligations contained in the valid covenants, conditions, or provisions of THIS AGREEMENT.

32. **NON-WAIVER.** No delay or failure by either of the PARTIES to exercise any right under THIS AGREEMENT, and no partial or single exercise of that right, shall constitute a waiver of that or any other right unless otherwise expressly provided herein. A valid waiver by either of the PARTIES shall not be deemed to extend the amount of time available to perform any other act required under THIS AGREEMENT.

33. **FURTHER AGREEMENTS.** Each of the PARTIES will, whenever and as often as the other may request, execute, acknowledge and deliver or cause to be executed, acknowledged and delivered any and all such further conveyances, assignments or other instruments and documents as the requesting party may believe to be necessary, expedient or proper in order to complete any and all conveyances, transfers, and assignments herein provided and to do any
and all other acts and to execute, acknowledge and deliver any other documents so requested in order to carry out the intent and purposes of THIS AGREEMENT.

34. **TIME IS OF THE ESSENCE.** Time is expressly declared to be of the essence of THIS AGREEMENT.

35. **EFFECTIVE DATE AND TERM.** THIS AGREEMENT shall become effective upon its execution by the PARTIES, and shall be perpetual in its duration.

36. **FUNDING.** THIS AGREEMENT shall be conditional and dependent upon the NRD’S determination that it has adequate funding for the DS-15A PROJECT.

37. **NOTICES.** Any notice required under the terms of THIS AGREEMENT shall be deemed to have been given within forty-eight (48) hours after written notice has been deposited in the United States mail; and:

   a) Notices to the CITY provided for in THIS AGREEMENT shall be sufficient if sent by certified or registered mail, postage prepaid, addressed to:

      Director of Parks, Recreation and Public Property  
      City of Omaha, Nebraska  
      1819 Farnam Street, Suite 701  
      Omaha, Nebraska 68183;

      and to:

      Director of Public Works  
      City of Omaha, Nebraska  
      1819 Farnam Street, Suite 601  
      Omaha, Nebraska 68183;

   b) Notices to the NRD provided for in THIS AGREEMENT shall be sufficient if sent by certified or registered mail, postage prepaid addressed to:

      General Manager  
      Papio-Missouri River NRD
8901 South 154th Street
Omaha, Nebraska 68138-3621

or to such other respective address(s) as the PARTIES may designate to each other from time to time in writing.

IN WITNESS WHEREOF

THIS AGREEMENT is executed by the PAPIO-MISSOURI RIVER NATURAL RESOURCES DISTRICT on this ____ day of ________________, 2012, pursuant to resolution duly adopted by its Board of Directors.

PAPIO-MISSOURI RIVER NATURAL RESOURCES DISTRICT

By ______________________________
General Manager

THIS AGREEMENT is executed by the CITY OF OMAHA, NEBRASKA on this ____ day of ________________, 2012, pursuant to ordinance duly adopted by its City Council.

CITY OF OMAHA, NEBRASKA

By ______________________________
Mayor

ATTEST:

______________________________
City Clerk

STATE OF NEBRASKA )
) SS.
COUNTY OF _______________ )
On this _____ day of ______________________, 2012, before me, a Notary Public, personally came JOHN WINKLER, General Manager of the PAPIO-MISSOURI RIVER NATURAL RESOURCES DISTRICT, to me personally known to be the identical person whose name is affixed to the above and foregoing instrument, and he/she acknowledged the same to be his voluntary act and deed and the voluntary act and deed of said district.

WITNESS my hand and Notarial Seal the date last aforesaid.

______________________________
Notary Public

STATE OF NEBRASKA )
COUNTY OF _____________ ) SS.

On this _____ day of ______________________, 2012, before me, a Notary Public, personally came JAMES SUTTLE, Mayor of the CITY OF OMAHA, NEBRASKA to me personally known to be the identical person whose name is affixed to the above and foregoing instrument, and he acknowledged the same to be his voluntary act and deed and the voluntary act and deed of said City.

WITNESS my hand and Notarial Seal the date last aforesaid.

______________________________
Notary Public