## AGREEMENT FOR SHARING COST OF STATE HIGHWAY ELECTRICAL FACILITIES WITH COUNTYOF NEVADA

THIS AGREEMENT is made effective this \_\_\_\_ day of \_\_\_\_, \_\_\_, by and between the State of California, acting by and through the Department of Transportation, hereinafter referred to as "STATE" and the County of Nevada, hereinafter referred to as "COUNTY" and collectively referred to as "PARTIES"

- 1. This Agreement contains the entire agreement between the parties and supersedes all prior agreements, whether oral or written, between the parties with respect to the subject matter of this Agreement. Neither party will be bound by or be deemed to have made any representations, warranties, commitments or other undertakings with respect to the subject matter of this Agreement that are not contained in this Agreement.
- 2. The cost of operating and maintaining flashing-beacons traffic-signals, traffic-signal systems, safety-lighting, and sign-lighting now in place at the intersection of any State Highway Route and any COUNTY street/road shall be shared as shown in Exhibit "A".
- 3. Basis for Billing:
  - a) It is agreed that quarterly billings for flashing-beacons, traffic-signals, and traffic-signal systems shall be based on actual intersection costs, which are as follows:
    - i. Labor (District Maintenance staff), including overhead assessment, other expenses including, equipment, materials, and miscellaneous expenses
    - ii. Electrical energy derived from utility company billings
  - b) It is agreed that quarterly billings for safety-lighting and sign-lighting shall be based on calculated unit-costs derived by averaging STATE's District-wide costs each quarter. Costs are as follows:
    - i. Labor (District Maintenance staff), including overhead assessment, other expenses including, equipment, materials, and miscellaneous expenses
    - ii. Electrical energy derived from utility company billings
  - c) STATE will bill COUNTY quarterly in arrears for the COUNTY share of operating and maintaining the electrical equipment shown in Exhibit "A".
- 4. If a STATE approved decorative traffic signal and or safety/sign lighting equipment (pole, base and appurtenances) identified on Exhibit A is damaged from an errant vehicle, vandalism or force majeure, STATE will replace the decorative equipment with standard equipment from STATE inventory. Should the COUNTY wish to restore the decorative equipment, COUNTY will at its own expense, using its own crews or contractors, and under the approval of an

encroachment permit, exchange STATE standard equipment with the approved decorative equipment at its sole expense. Upon exchanging the standard equipment for the decorative equipment, the COUNTY will return STATE owned standard equipment to the nearest Caltrans Electrical Maintenance Station. Maintenance of the District approved decorative equipment will be the sole responsibility of the COUNTY.

- 5. COUNTY will be responsible for 100% of the cost of maintenance and will maintain any COUNTY owned emergency vehicle preemption equipment installed under Encroachment Permit on traffic signals maintained by the STATE.
- 6. Exhibit "A" shall be amended, as necessary by written concurrence of both parties, to reflect changes to the system resulting in additions and or deletions of equipment and or the percentage of the shared responsibly.
- 7. STATE costs and expenses assumed under the terms of this Agreement are conditioned upon the passage of the annual State of California Budget by the Legislature, the allocation of funding by the California Transportation Commission as appropriate, and the encumbrance of funding to the District Office of STATE to pay the billings by COUNTY.

#### 8. LEGAL RELATIONS AND RESPONSIBILITIES

- a) Nothing within the provisions of this Agreement is intended to create duties or obligations to or rights in third parties not PARTIES to this Agreement or to affect the legal liability of a PARTY to the Agreement by imposing any standard of care with respect to the operation and maintenance of STATE highways and local facilities different from the standard of care imposed by law.
- b) Neither COUNTY nor any officer or employee thereof is responsible for any injury, damage or liability occurring by reason of anything done or omitted to be done by STATE, under or in connection with any work, authority or jurisdiction conferred upon STATE arising under this Agreement. It is understood and agreed that STATE shall fully defend, indemnify and save harmless COUNTY and all of their officers and employees from all claims, suits or actions of every name, kind and description brought forth under, including, but not limited to, tortuous, contractual, inverse condemnation and other theories or assertions of liability occurring by reason of anything done or omitted to be done by STATE under this Agreement with exception of those actions of STATE necessary to cure a noticed default on the part of the COUNTY.
- Neither STATE nor any officer or employee thereof is responsible for any injury, damage or liability occurring by reason of anything done or omitted to be done by COUNTY under or in connection with any work, authority or jurisdiction conferred upon COUNTY and arising under this Agreement. It is understood and agreed that COUNTY shall fully defend, indemnify and save harmless STATE and all of its officers and employees from all claims, suits or actions of every name, kind and description brought forth under, including, but not limited to, tortuous, contractual,

inverse condemnation or other theories or assertions of liability occurring by reason of anything done or omitted to be done by COUNTY under this Agreement.

- 9. TERMINATION This Agreement may be terminated by timely mutual written consent by PARTIES; by either party upon thirty (30) days' notice to the other party.
- 10. TERM OF AGREEMENT This Agreement shall become effective on the date first shown on its face sheet and shall remain in full force and effect until amended or terminated at any time upon mutual consent of the PARTIES or until terminated by STATE for cause.

PARTIES are empowered by Streets and Highways Code Section 114 and 130 to enter into this Agreement and have delegated to the undersigned the authority to execute this Agreement on behalf of the respective agencies and covenants to have followed all the necessary legal requirements to validly execute this Agreement.

IN WITNESS WHEREOF, PARTIES hereto have set their hands and seals the day and year first above written.

THE COUNTY OF NEVADA	STATE OF CALIFORNIA DEPARTMENT OF TRANSPORTATION		
By: Trisha Tillotson Director of Public Works	BOB FRANZOIA Acting Director of Transportation		
Initiated and Approved			
By:	By:		
Alison Lehman	Amarjeet S. Benipal		
County Executive Officer	District 3 Director		

# EXHIBIT A TRAFFIC SIGNAL AND LIGHTING AGREEMENT Caltrans and COUNTY of Nevada Effective December 17, 2019

## BASIS OF COST DISTRIBUTION

# State-Owned and Maintained Billed by the State

Route and PM	Location	Type of Facility	Cost Distribution	
		SIGNALS	State	County
NEV-20-R4.660	Pleasant Valley Rd	T.A. Signals	50%	50%
		(EK007)		
		4-165W LEDS	50%	50%
		(K178, K179, K260,		
		K261)		
NEV-20-R6.700	Penn Valley Dr	T.A. Signals	50%	50%
	(East)	(EK008)		
		4-310W HPS	50%	50%
		(K843-K846)		
NEV-49-2.194	Wolf/Combie Rd	T.A. Signals	50%	50%
		(EK002)		
		W/Flashing Beacon		
		3-310W HPS	50%	50%
		(K180-K182) *		
		1-183W LED	50%	50%
		(K488) *		
NEV-49-7.170	Lime Kiln Rd	T.A. Signals	50%	50%
		(EK021)		
		W/Flashing Beacon		
		4-150W LEDS	50%	50%
		(K419, K420, K571,		
		K572)		
NEV-49-9.150	Alta Sierra Dr	T.A. Signals	50%	50%
112 17 7.120		(EK015)		
		W/Flashing Beacon		
		3-150W LEDS	50%	50%
		(K424, K425, K490)		
NEV-49-10.490	Welch/La Barr	T.A. Signals	50%	50%
	Meadows Rd	(EK023)		
		W/NB & SB		
		Flashing Beacons		
		8-150W LEDS	50%	50%
		(K776-K783)		
		LIGHTING		
NEV-49-0.189	Oakhurst/Linnet Ln	1-150W LEDS	67%	33%
	Carrier of Limit Li	(K395)		
		1-183W LEDS	67%	33%

### EXHIBIT A

		(K396)		
NEV-49-0.450 Hidde	n	2-150W LEDS	67%	33%
	/Rincon Rd	(K397-K398)	0770	3370
NEV-49-0.680 Gautio		2-150W LEDS	67%	33%
NEV-49-0.080 Gaune	er Dr	(K675-K676)	07%	33%
NEW 40 1 250 Share			<i>(70)</i>	220/
NEV-49-1.350 Sharo	njack Rd	2-150W LEDS	67%	33%
NEW 40 4 500	D 1	(K399-K400)	<b>5</b> 707	220/
NEV-49-1.700 Street		1-137W LEDS	67%	33%
Inters	ection	(K401)		
		2-150W LEDS	67%	33%
		(K402, K489)		
NEV-49-1.930 Wood	ridge Ct	1-137W LEDS	67%	33%
		(K405)		
		1-150W LEDS	67%	33%
		(K490)		
NEV-49-2.710 Came	o Dr	3-137W LEDS	67%	33%
		(K800-K802)		
NEV-49-4.370 Carria	ige Road	2-103W LEDS	67%	33%
		(K410, K-411)		
NEV-49-5.350 Cerrit	os Road	1-150W LEDS	67%	33%
	os rioda	(K413)	0,70	3370
NEV-49-5.790 Holco	mb Dr	2-87W LEDS	67%	33%
		(K415-K416)	0770	3370
NEV-49-6.120 Cherr	y Creek Rd	2-150W LEDS	67%	33%
112 V 49 0.120 Cheff	y Creek Ru	(K417-K418)	0770	3370
NEV-49-8.008 Pekol	le Dr	2-150W LEDS	50%	50%
1 CKOL	IC DI	(K421, K713)	3070	3070
NEV-49-8.095 Aubur	rn Dd	2-150W LEDS	67%	33%
NE V -49-8.093   Aubul	III Ku	(K423-K422)	0770	3370
NEW 40 17 540 Indian	ı Flat Rd	1-150W LEDS	67%	33%
NEV-49-17.540   Indiar	i Flat Ku		0/%	33%
		(K677)	<b>67</b> 0/	220/
		2-137W LEDS	67%	33%
NEW 00	C 0C	(K678, K679)	500/	500/
	Gap OC	4-150W LEDS	50%	50%
R57.720		(K788, K789, K793,		
		K797)		
		2-150W LEDS		
		(K794, K795)		
	Lakes Rd	2-150W LEDS	50%	50%
WB R		(K275-K276)		
NEV-80-62.194 Eagle	Lakes Rd EB	2-150W LEDS	50%	50%
Ramp		(K264-K265)		
NEV-174- Bruns	wick Rd	1-235W LEDS	67%	33%
6.83		(K869)	i contract of the contract of	i .