# ordinance no. 822

AN ORDINANCE OF THE CITY OF KIRKLAND AUTHORIZING EXECUTION OF CONTRACTS FOR THE CONSTRUCTION OF THE NEW CITY OF KIRKLAND FIRE HALL AT SECOND STREET AND COMMERCIAL AVENUE, KIRKLAND, WASHINGTON.

WHEREAS, the City Council of the City of Kirkland, by RESOLUTION dated October 3rd, 1960, authorized advertisement for bids for construction of a new fire hall, and

WHEREAS, pursuant to said advertisement for bids sealed bids were received and opened in regular meeting on November 7th, 1960, and

WHEREAS, after due deliberation of all bids received, said Council did in regular meeting on November 21st, 1960, accept the following bids as being the lowest and best:

- 1. General Work Ed Brehm, d/b/a/ BREHM CONSTRUCTION COMPANY,
  10631 North East 8th, Bellevue, Washington,
- Mechanical Work Kirkland Plumbing and Heating, Inc.
   5918 Lake Washington Boulevard, Kirkland, Wash.
- 3. Electrical Work NEECO Electric Contractors, Inc.,

605 - 13th Avenue, Seattle, Washington, and that all of said proceedings were had in the manner prescribed by law,

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF KIRKLAND DO ORDAIN AS FOLLOWS:

Section 1. The City of Kirkland do enter into a contract with ED BREHM, d/b/a/ BREHM CONSTRUCTION COMPANY for the general work for the construction of the new City Fire Hall at Second and Commercial Seventy-four Minute of Avenue, Kirkland, for the lump sum price of SEVENTY THOUSAND THREE with the Minute City Dollars 74,79800 HUNDRED SEVENTY FOUR (\$70,374.00) BOLLARS. That a copy of said contract is attached hereto as Exhibit "A".

Section 2. The City of Kirkland do enter into a contract with Kirkland Plumbing and Heating, Inc. for the mechanical work for the construction of the new City Fire Hall at Second and Commercial Avenue Kirkland, for the lump sum price of FIFTEN THOUSAND NAME HUNDRED

Like Pollars (16516.00) FORTY-ONE (\$15,941.00) DOLLARS. That a copy of said contract is attached hereto as Exhibit "B".

Section 3. That the City of Kirkland do enter into a contract with NEECO Electric Contractors, Inc. for the electrical work for the construction of the new City Fire Hall at Second and Commercial Avenue, Kirkland, for the lump sum price of NINE THOUSAND FOUR HUNDRED FORTY-SIX (19,146.00) DOLLARS. That a copy of said Contract is attached hereto as Exhibit "C".

Section 4. That the Mayor and Clerk be authorized and directed to execute said contracts on behalf of the City of Kirkland. That the effective date of said contracts shall be the effective date of this ORDINANCE to-wit: Five (5) days from and after passage, signing and posting according to law.

INTRODUCED this \_\_\_\_\_ day of December, 1960.

PASSED and APPROVED the 5 day of December, 1960.

Attest:

lo a. Carefael

Approved as to Form:

Ralph 1. Thomas, City Attorney

I hereby certify that the foregoing is a true and correct copy of an Ordinance of the City of Kirkland and that the same was published or posted according to law, said Ordinance being No. 222 and extitled "An Ordinance as shove acceptable." City Clerk."

# STANDARD FORM OF AGREEMENT BETWEEN CONTRACTOR AND OWNER FOR CONSTRUCTION OF BUILDINGS



Issued by The American Institute of Architects for use when a Stipulated Sum Forms the Basis of Payment

Approved by the associated general contractors of america; the contracting plasterers' and lathers' interna-TIONAL ASSOCIATION; COUNCIL OF MECHANICAL SPECIALTY CONTRACTING INDUSTRIES, INC.; THE NATIONAL BUILDING GRANITE QUARRIES ASSOCIATION, INC.; THE NATIONAL ELECTRICAL CONTRACTORS ASSOCIATION; THE PAINTING AND DECORATING CON-TRACTORS OF AMERICA, AND THE PRODUCERS' COUNCIL, INC. \*

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This form is to be used only with the standard general conditions of the contract for construction of buildings.

THIS AGREEMENT made the TENTH  day of DECEMBER the year Nineteen Hundred and 60
by and betweenED BREHM doing business as BREHM CONSTRUCTION COMPANY
hereinafter called the Contractor, and THE CITY OF KIRKLAND,
WASHINGTON (a City of the Third Class) hereinafter called the Owner,
WITNESSETH, that the Contractor and the Owner for the considerations hereinafter named agree as follows:
ARTICLE 1. SCOPE OF THE WORK

The Contractor shall furnish all of the materials and perform all of the work shown on the Drawings and de-

scribed in the Specifications entitled .A..Fire..Station..for..the.City.of..Kirkland......

eneral work including Alternates, 3, 4, and 5 and Addendum 1 through

(Here insert the caption descriptive of the work as Aled on the Drawings and in the other Contract Documents)

inclusive

acting as and in these Contract Documents entitled the Architect; and shall do everything required by this Agreement, the General Conditions of the Contract, the Specifications and the Drawings.

\* Formal approval, which has been given previous editions, has not yet been received from all of these organizations. AGREEMENT BETWEEN CONTRACTOR AND OWNER. Sixth Edition Five pages / Page 1.

A.I.A. DOCUMENT NO. A-101 (Formerly Form A1) 1958 Edition

## ARTICLE 2. TIME OF COMPLETION

The work to be performed under this Contract shall be commenced #1ve (5) days after receipt
Notice to proceed

effective date of this Contract. For each calendar day after the day fixed for completion that the work remains uncompleted, the Contractor shall pay to the Owner the sum of TWENTY-FIVE (\$25.00) Dollars as fixed agreed liquidated damages but not as a penalty. Should an extension of time be granted to the Contractor, he shall indemnify and save harmless the Owner for any loss to any other Contractor caused by such extension of time.

ARTICLE 3. THE CONTRACT SUM

tions provided therein, in current funds as follows: The sum of SEVENTY MOUSAND THREE tions provided therein, in current funds as follows: The sum of SEVENTY MOUSAND THREE HUNDRED SEVENTY FOOR (\$70.77.00) DOLLARS SUBJECT TO A UNIT PRICE variation of \$2.25 per foot as to piling in accordance with ITEM 7 of Addendum No. 1.

Where the quantities originally contemplated are so changed that application of the agreed unit price to the quantity of work performed is shown to create a hardship to the Owner or the Contractor, there shall be an equitable adjustment of the Contract to prevent such hardship.

AGREEMENT BETWEEN CONTRACTOR AND OWNER.

Sixth Edition / Five pages / Page 2.

Six



#### ARTICLE 4. PROGRESS PAYMENTS

The Owner shall make payments on account of the Contract as provided therein, as follows:
On or about the
value, based on the Contract prices of labor and materials incorporated in the work and of materials suit-
ably stored at the site thereof up to theFirst (1st) day of that month, as lestimated by the
Architect, less the aggregate of previous payments; and upon substantial completion of the entire work,
a sum sufficient to increase the total payments to
(Insert here any provision made for limiting or reducing the amount retained after the work reaches a certain stage of completion.)

#### ARTICLE 5. ACCEPTANCE AND FINAL PAYMENT

Final payment shall be due .....days after substantial completion of the work provided the work be then fully completed and the contract fully performed.

Upon receipt of written notice that the work is ready for final inspection and acceptance, the Architect shall promptly make such inspection, and when he finds the work acceptable under the Contract and the Contract fully performed he shall promptly issue a final certificate, over his own signature, stating that the work provided for in this Contract has been completed and is accepted by him under the terms and conditions thereof, and that the entire balance found to be due the Contractor, and noted in said final certificate, is due and payable.

Before issuance of final certificate the Contractor shall submit evidence satisfactory to the Architect that all payrolls, material bills, and other indebtedness connected with the work have been paid.

If after the work has been substantially completed, full completion thereof is materially delayed through no fault of the Contractor, and the Architect so certifies, the Owner shall, upon certificate of the Architect, and without terminating the Contract, make payment of the balance due for that portion of the work fully completed and accepted. Such payment shall be made under the terms and conditions governing final payment, except that it shall not constitute a waiver of claims.

AGREEMENT BETWEEN CONTRACTOR AND OWNER. Sixth Edition / The pages / Page 3.

#### ARTICLE 6. THE CONTRACT DOCUMENTS

The General Conditions of the Contract, the Specifications and the Drawings, together with this Agreement, form the Contract, and they are as fully a part of the Contract as if hereto attached or herein repeated. The following is an enumeration of the Specifications and Drawings:

Specifications: A Fire Station for the City of Kirkland, Washington

BID, CONTRACT & GENERAL

Addendum to Specifications No. 1 through 5 inclusive.

Advertisement for Bids
Instructions to Bidders
Schedule of Alternates
Schedule of Allowances
Schedule of Unit Costs
Bid Form
Special Conditions - All Contracts

Special Conditions - General Contract Only

## Schedule of Drawings

#### TECHNICAL SPECIFICATIONS

Division	Title Title
I & T	Inspection & Tests
1.	Excavation & Site Work
2.	Piling
<b>3.</b> 4.	Concrete
4.	Masonry
5. 6.	Structural Steel
6.	Hollow Metal-Work
7. 8.	Special Doors
Ŋ.	Entrances & Store Fronts
9.	Curtain Walls & Metal Whdows
10.	Miscellaneous Metal
11.	Sheet Metalwork
12.	Built-Up Roofing, Roof Insulation & Membrane Waterproofing
13.	Carpentry
14.	Glued-Laminated Lumber
15.	Millwork & Custom-built Cabinets
16.	Gypsum Wallboard
17.	Lathing & Plastering
18.	Glass and Glazing
19.	Caulking
20.	Ceramic Tile
21.	Floor Covering
22.	Thermal Insulation
	Toilet Compartments
24.	Toilet & Toilet Room Accessories
<b>25.</b>	Finish Hardware

AGREEMENT BETWEEN CONTRACTOR AND OWNER.

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Six

# ARTICLE 6. THE CONTRACT DOCUMENTS (Continued from Page 4)

# TECHNICAL SPECIFICATIONS

Division

Title.

Building Specialties & Miscellaneous Equipment 26.

Painting & Decorating Sprayed Plastic Wall Covering

# SCHEDULE OF DRAWINGS

Drawing Number ARCHITECTURAL	Description
A-1 A-2 A-3 A-4 A-5 A-6 A-7 A-8 A-9	Site Plan & Site Details Floor Plan Roof and Clerestory Plan Schedules & Interior Details Elevations Sections & Interior Elevations Wall Sections Details Cabinet Details
STRUCTURAL	
S-1 S-2 S-3 S-4	Foundation & Piling Plan Foundation & Slab Details Roof Framing Plan Roof Framing Details

Agreement Between Contractor and Owner Sixth Edition / Six Pages / Page 5



IN WITNESS WHEREOF the parties hereto have executed this Agreement, the day and year first above written.

AGREEMENT BETWEEN CONTRACTOR AND OWNER.

Sixth Edition / Five pages / Page 6

Exhibit B'

Sixth Edition / Five pages / Page 1.

# THE STANDARD FORM OF AGREEMENT BETWEEN CONTRACTOR AND OWNER FOR CONSTRUCTION OF BUILDINGS



Issued by The American Institute of Architects for use when a Stipulated Sum Forms the Basis of Payment

Approved by the associated general contractors of america; the contracting plasterers' and lathers' international association; council of mechanical specialty contracting industries, inc.; the national building granite quarries association, inc.; the national electrical contractors association; the painting and decorating contractors of america, and the producers' council, inc.\*

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This form is to be used only with the standard general conditions of the contract for construction of buildings.

THIS AGREEMENT made the TENTH

day of December in the year Nineteen Hundred and 60
by and between Kirkland Plumbing and Heating, Inc.
hereinafter called the Contractor, and
hereinafter called the Owner,
WITNESSETH, that the Contractor and the Owner for the considerations hereinafter named agree as follows:
ARTICLE 1. SCOPE OF THE WORK
The Contractor shall furnish all of the materials and perform all of the work shown on the Drawings and de-
scribed in the Specifications entitled
* Formal approval, which has been given previous editions, has not yet been received from all of these organizations.  AGREEMENT BETWEEN CONTRACTOR AND OWNER.

A.I. DOCUMENT NO. A-101

#### ARTICLE 2. TIME OF COMPLETION

as stat d below an The work to be performed under this Contract shall be commenced ....

(Here insert stipulation as to liquidated damages, if any.)

The time of completion: The work of this Contract shall be commenced as soon as the progress of General construction makes it feasible and shall be prosecuted with the utmost diligence in order that completion of the entire work be not Liquidated damages for each calendar day/in completion which, in the opinion of the architect, was caused by acts or omissions of this Contractor, he shall pay to the Owner the sum of \$25.00 as fixed agreed liquidated damages but not as penalty. Should an extension of time be granted to this Contractor he shall indemnify and save harmless the Owner for any loss to any other Contractor caused by such extension of time.

ARTICLE 3. THE CONTRACT SUM

The Owner shall pay the Contractor for the performance of the Contract, subject to additions and deduc

THOUSAND NINE HUNDRED

tions provided therein, in current funds as follows: THEEN THOUSAND NING.

(State here the lump sum amount, unit prices, or both, as desired in individual cases.)

FORTY-ORE (\$15,941.00) DOLLARS. (16.5/6.20) -DOLLARS. (16,5/6°°)

Where the quantities originally contemplated are so changed that application of the agreed unit price to the quantity of work performed is shown to create a hardship to the Owner or the Contractor, there shall be an equitable adjustment of the Contract to prevent such hardship.

AGREEMENT BETWEEN CONTRACTOR AND OWNER. Sixth Edition / Five pages / Page 2.

#### ARTICLE 4. PROGRESS PAYMENTS

The Owner shall make paymen	nts on account of the C	ontract as provided ther	ein, as follows:
On or about the	day of ea	ch month	per cent of the
value, based on the Contract 1			
ably stored at the site thereof	up to the Pirst (	lst) day of tha	t month, as Lestimated by the
Architect, less the aggregate of	of previous payments; a	nd upon substantial co	mpletion of the entire work,
a sum sufficient to increase the	e total payments to	per cent of the	Contract price
(Insert here any provision made for	limiting or reducing the amou	nt retained after the work re-	char a certain stage of commission )

#### ARTICLE 5. ACCEPTANCE AND FINAL PAYMENT

Upon receipt of written notice that the work is ready for final inspection and acceptance, the Architect shall promptly make such inspection, and when he finds the work acceptable under the Contract and the Contract fully performed he shall promptly issue a final certificate, over his own signature, stating that the work provided for in this Contract has been completed and is accepted by him under the terms and conditions thereof, and that the entire balance found to be due the Contractor, and noted in said final certificate, is due and payable.

Before issuance of final certificate the Contractor shall submit evidence satisfactory to the Architect that all payrolls, material bills, and other indebtedness connected with the work have been paid.

If after the work has been substantially completed, full completion thereof is materially delayed through no fault of the Contractor, and the Architect so certifies, the Owner shall, upon certificate of the Architect, and without terminating the Contract, make payment of the balance due for that portion of the work fully completed and accepted. Such payment shall be made under the terms and conditions governing final payment, except that it shall not constitute a waiver of claims.

AGREEMENT BETWEEN CONTRACTOR AND OWNER.
Sixth Edition / Five pages / Page 3.

#### ARTICLE 6. THE CONTRACT DOCUMENTS

The General Conditions of the Contract, the Specifications and the Drawings, together with this Agreement, form the Contract, and they are as fully a part of the Contract as if hereto attached or herein repeated. The following is an enumeration of the Specifications and Drawings:

Specifications: A fire Station for the City of Linkland.

Kirkland, Washington.

# BID. CONTRACT & GENERAL

Addendum to Specifications Nos. 1 through 5 inclusive.

Advertisement for Bids Instructions to Bidders Schedule of Alternates Schedule of Allowances Schedule of Unit Costs

Bid Form

Special Conditions - All Contracts

Special Conditions - General Contract Only

Special Conditions - Mechanical & Electrical Contracts only.

# Schedule of Drawings

## MECHANICAL SPECIFICATIONS

M-1 General Mechanical
M-2 Plumbing
M-3 Heating & Ventilating
U-4 Controls
M-5 Insulation

M-6 Gas Fired Heating Alternate

# SCHEDULE OF DRAWINGS

# <u>Drawing Mumber</u> <u>Description</u>

#### MECHANICAL

M-1 Plot Plan
M-2 Foundation Plan
M-3 Floor Plan
M-4 Details

IN WITNESS WHEREOF the parties hereto have executed this Agreement, the day and year first above written.

KIRKLAND PLIMBING & HEATING, Inc.

By Letache & Supplement

CITY OF KIRKLAND by

by JAYOR

o. a. Campley, City Clork

# THE STANDARD FORM OF AGREEMENT BETWEEN CONTRACTOR AND OWNER FOR CONSTRUCTION OF BUILDINGS



Issued by The American Institute of Architects for use when a Stipulated Sum Forms the Basis of Payment

Approved by the associated general contractors of america; the contracting plasterers' and lathers' international association; council JF mechanical specialty contracting industries, inc.; the national building granits quarries association, inc.; the national electrical contractors association; the painting and decorating contractors of america, and the producers' council, inc.\*

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This form is to be used only with the standard general conditions of the contract for construction of buildings.

THIS AGREEMENT made the TENTH
,
day of DECEMBER in the year Nineteen Hundred and 60
day of DECEMBER in the year Nineteen Hundred and 60
by and between
hereinafter called the Contractor, and
hereinafter called the Owner,
WITNESSETH, that the Contractor and the Owner for the considerations hereinafter named agree as follows:
ARTICLE 1. SCOPE OF THE WORK
The Contractor shall furnish all of the materials and perform all of the work shown on the Drawings and de-
scribed in the Specifications entitled Afrenate / And
seribed in the Specifications entitled free at a series of the work at used on the Drawings and in the other Contrast Documents)
(Here insert the caption descriptive of the work as used on the Drawings and in the other Contract Documents)  prepared by
acting as and in these Contract Documents entitled the Architect; and shall do everything required by this

Agreement, the General Conditions of the Contract, the Specifications and the Drawings.

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AGREEMENT BETWEEN CONTRACTOR AND OWNER.

Sixth Edition / Five pages / Page I.

#### ARTICLE 2. TIME OF COMPLETION

The Time of Completion: The work of this Contract shall be commenced as soon as the progress of General construction makes it feasible and shall be prosecuted with the utmost diligence in order that completion of the entire work be not delayed. Liquidated damages for each calendar day of delay in completion which, in the opinion of the architect, was caused by acts or existions of this Contractor, he shall pay to the Cuner the sum of \$25.00 as fixed agreed liquidated damages but not as penalty. Should an extension of time be granted to this Contractor he shall indumnify and save harmless the Cuner for any less to any other Contractor caused by such extension of time.

## ARTICLE 3. THE CONTRACT SUM

The Owner shall pay the Contractor for the performance of the Contract, subject to additions and deductions provided therein, in current funds as follows:

(State here the lump sum amount, unit prices, or both, as desired in individual cases.)

10 (<del>33,546.56)</del> Dollari (9,646°)

Where the quantities originally contemplated are so changed that application of the agreed unit price to the quantity of work performed is shown to create a hardship to the Owner or the Contractor, there shall be an equitable adjustment of the Contract to prevent such hardship.

AGREEMENT HETWEEN CONTRACTOR AND OWNER.
Sixth Edition / Five pages / Page 2.

#### ARTICLE 4. PROGRESS PAYMENTS

The Owner shall make payments on account of the Contract as provided therein, as follows:
On or about the day of each month per cent of the
value, based on the Contract prices of labor and materials incorporated in the work and of materials suit-
ably stored at the site thereof up to the
Architect, less the aggregate of previous payments; and upon substantial completion of the entire work,
a sum sufficient to increase the total payments to per cent of the Contract price
(Insert here any provision made for limiting or reducing the amount retained after the work reaches a certain stage of completion.)

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Final payment shall be due ...... days after substantial completion of the work provided the work be then fully completed and the contract fully performed.

Upon receipt of written notice that the work is ready for final inspection and acceptance, the Architect shall promptly make such inspection, and when he finds the work acceptable under the Contract and the Contract fully performed he shall promptly issue a final certificate, over his own signature, stating that the work provided for in this Contract has been completed and is accepted by him under the terms and conditions thereof, and that the entire balance found to be due the Contractor, and noted in said final certificate, is due and payable.

Before issuance of final certificate the Contractor shall submit evidence satisfactory to the Architect that all payrolls, material bills, and other indebtedness connected with the work have been paid.

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AGREEMENT BETWEEN CONTRACTOR AND OWNER. Sixth Edition / Five pages / Page 3.

## ARTICLE 6. THE CONTRACT DOCUMENTS

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Specifications: A Fire Station for the City of Mirkland, Rirkland, Washington.

HID. CONTRACT & GENERAL

# Addendum 1 through 5 inclusive.

Advertisement for Bids Instructions to Bidders Schedule of Alternates Schedule of Allewandes Schedule of Unit Vosts

Bid Form

Special Conditions - All Contracts

Special Conditions - General Contract Only

Special Conditions - Nechanical & Electrical Contracts Unly.

## Soliedule of Drewings

## ELECTRICAL SPECIFICATION

k-1	General Electrical
K-2	Secondary Voltage
<b>203</b>	Secondary Voltage Control & Signaling

#### SCHEDULE OF DRAWINGS

Draries, Marbor.	Description
K-1	Plot Plan
E-2	Floor Flan Natalia
K-3	AN CALLS

IN WITNESS WHEREOF the parties hereto have executed this Agreement, the day and year first above written.

MEECO Electric Contractore, Inc.

Contractor

Leo. G. Campley, C: +4 Clork

AGREEMENT BETWEEN CONTRACTOR AND OWNER. Sixth Edition / Five pages / Page 5.