#### FIRST AMENDMENT TO AGREEMENT

**THIS FIRST AMENDMENT** (the "First Amendment") to Agreement is made and entered into this 2nd day of June, 2004 by and between the CITY OF NAPLES, a Florida Municipal Corporation (the "City"), and **Quality Enterprises USA, Inc.** (the "Contractor").

## WITNESSETH

WHEREAS, the City and the Contractor entered into that certain Agreement to furnish sidewalk construction at Naples Landings(the "Original Agreement") for the City's Construction Management Department for services associated with the Naples Landings('Project'); and

**WHEREAS,** the parties desire to amend the Original Agreement by this First Amendment so that the Contractor will provide additional services pursuant to the terms and conditions contained herein.

**NOW, THEREFORE,** for good and valuable consideration, the receipt of which is hereby acknowledged, and in consideration of the mutual covenants, promises and conditions herein set forth, it is hereby acknowledged and agreed as follows:

- 1. The above recitals are true and correct and are incorporated herein by this Reference.
- 2. "Article Four, Compensation" shall be amended in accordance with Exhibit "A" attached hereto and incorporated herein for the provision of additional fees by the Contractor in the amount of \$17,259.50 for additional materials not identified in the original proposal for the 'Project'.
- 3. The terms of this First Amendment shall control and take precedence over any and all terms, provisions and conditions of Original Agreement, which might vary, contradict or otherwise be inconsistent with the terms and conditions hereof. All of the other terms, provisions and conditions of Original Agreement, except as expressly amended and modified by this First Amendment, shall remain unchanged and are hereby ratified and confirmed and shall remain in full force and effect.
- 4. This First Amendment may be executed in any number of counterparts, each of which shall be deemed to be an original as against any part whose signature appears thereon and all of which shall together constitute one and the same instrument.

**IN WITNESS WHEREOF,** the City and the Contractor have caused this First Amendment to be duly executed by their duly authorized officers, all as of the day and year first above written.

## **CITY:**

#### ATTEST:

CITY OF NAPLES, FLORIDA

By<u>:</u> Tara Norman, City Clerk By:\_\_\_\_\_ Dr. Robert E. Lee, City Manager

Approved as to form and legal sufficiency:

By:\_\_\_\_\_ Robert D. Pritt, City Attorney

# **QUALITY ENTERPRISES USA, INC.**

witness

By:\_\_\_\_\_

Name:\_\_\_\_\_

Title:\_\_\_\_\_

City of Maples			Date Invoice #:	May 5, 2004 61994	
Naples Accounts Pa	State FL Zip	34102	Job# Terms	1334/002 Due Upon Receipt	
Partiel Payment let	5121 Castello Drive, #2 Naples, FL 34103-1902	)		- Extras - O. # 037591 Iruction / Naples Landings	
EDEWALK REMOVAL SOEWALK CONSTRUCTION ANALIZATION SOE SOL CASS 1 CONCRETE SLABS		2019 0 LS 0 LS 0 CY 130 SY 1,164 SF 130 SY 0 CY 0 CY 4 CY 198 CY 52 JF		\$ 5 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	
			Current Due	\$ \$ \$ 17,259.50	