	Contract Number: $BC/2-045$
D1.	Fiscal Year: FY 2011-12
D1.	Budget Unit Number (plus -Ship/-Bill codes in paren's) : 054
D3.	Requisition Number:
D3.	Department Name: Flood Control
D4. D5.	Contact Person: Rick Tomasini
D3. D6.	Phone: 681-5636
K1.	Contract Type (check one): [] Personal Service [] Capital Project/Construction
K2.	Brief Summary of Contract Description/Purpose: time and material contract
K3.	Original Contract Amount: \$350,000
K4.	Contract Begin Date
K5.	Original Contract End Date: 06/30/12
K6.	Amendment History (leave blank if no prior amendments):
	Seq#EffectiveDateThisAmndtAmtCumAmndtToDateNewTotalAmtNewEndDate Purpose (2-4 words)
	\$ \$
<u>K7.</u>	Department Project Number:
B1.	Is this a Board Contract? (Yes/No): yes
B2.	Number of Workers Displaced (if any): N/A
B3.	Number of Competitive Bids (if any): N/A
B4.	Lowest Bid Amount (if bid): \$
B5.	If Board waived bids, show Agenda Date:
B6.	and Agenda Item Number: #
B7.	Boilerplate Contract Text Unaffected? (Yes / or cite ¶¶) :
F1.	Encumbrance Transaction Code: 1701
F2.	Current Year Encumbrance Amount: \$
F3.	Fund Number: 2560
F4.	Department Number: 054
F5.	Division Number (if applicable): 04-02
F6.	Account Number :: 7701
F7.	Cost Center number (if applicable):
F8.	Payment Terms: Net 30
$\overline{V1}$ .	Vendor Numbers (A=uditor; P=urchasing): 666788
V2.	Payee/Contractor Name: Papich Contracting Company, Inc.
V3.	Mailing Address: P.O. Box 2210
V4.	City State (two-letter) Zip (include +4 if known): Pismo Beach, CA 93448
V5.	Telephone Number: (805) 473-3016
V6.	Contractor's Federal Tax ID Number (EIN or SSN):
	Contact Person
	Workers Comp Insurance Expiration Date:
	Liability Insurance Expiration Date[s] $(G=enl; P=rofl)$ :
	Professional License Number #
	Verified by (name of County staff):
	Company Type (Check one): [ ] Individual [ ] Sole Proprietorship [ ] Partnership [ ] Corporation
, 12.	company type (check one). [] marriadar [] sole from telescomp [] further one
	tify: information complete and accurate; designated funds available; required concurrences evidenced on ture page.
Date	: Authorized Signature

## AGREEMENT FOR SERVICES OF INDEPENDENT CONTRACTOR

THIS AGREEMENT (hereafter Agreement) is made by and between the Santa Barbara County Flood Control and Water Conservation District, a political subdivision of the State of California (hereafter COUNTY) and Papich Construction Company, Inc. having its principal place of business at 1686 Ramona Avenue, STE D, Grover Beach, CA 93433 (hereafter CONTRACTOR) wherein CONTRACTOR agrees to provide and COUNTY agrees to accept the services specified herein.

**NOW, THEREFORE,** in consideration of the mutual covenants and conditions contained herein, the parties agree as follows:

- 1. **DESIGNATED REPRESENTATIVE.** Rick Tomasini at phone number (805) 681-5636 is the representative of COUNTY and will administer this Agreement for and on behalf of COUNTY. Jason Papich at phone number (805) 473-3016 is the authorized representative for CONTRACTOR. Changes in designated representatives shall be made only after advance written notice to the other party.
- 2. **NOTICES.** Any notice or consent required or permitted to be given under this Agreement shall be given to the respective parties in writing, by first class mail, postage prepaid, or otherwise delivered as follows:

To COUNTY:

Thomas D. Fayram, Santa Barbara, County Flood Control & Water

Conservation District, 123 E. Anapamu Street, Suite 240, Santa

Barbara, CA 93101

To CONTRACTOR: Jason Papich, Papich Construction Company, Inc. P.O. Box 2210, Pismo

Beach, CA 93448

or at such other address or to such other person that the parties may from time to time designate. Notices and consents under this section, which are sent by mail, shall be deemed to be received five (5) days following their deposit in the U.S. mail.

- 3. **SCOPE OF SERVICES.** CONTRACTOR agrees to provide services to COUNTY in accordance with EXHIBIT A attached hereto and incorporated herein by reference.
- 4. <u>TERM.</u> CONTRACTOR shall commence performance on July 1, 2011 and end performance upon completion, but no later than June 30, 2012 unless otherwise directed by COUNTY or unless earlier terminated.
- 5. <u>COMPENSATION OF CONTRACTOR.</u> CONTRACTOR shall be paid for performance under this Agreement in accordance with the terms of EXHIBIT B attached hereto and incorporated herein by reference. Billing shall be made by invoice, which shall include the contract number assigned by COUNTY and which is delivered to the address given in Section 2 <u>NOTICES.</u> above following completion of the increments identified on EXHIBIT B. Unless otherwise specified on EXHIBIT B, payment shall be net thirty (30) days from presentation of invoice.
- 6. <u>INDEPENDENT CONTRACTOR</u>. CONTRACTOR shall perform all of its services under this Agreement as an independent contractor and not as an employee of COUNTY. CONTRACTOR understands and acknowledges that it shall not be entitled to any of the benefits of a COUNTY employee, including but not limited to vacation, sick leave, administrative leave, health insurance, disability insurance, retirement, unemployment insurance, workers' compensation and protection of tenure.
- 7. **STANDARD OF PERFORMANCE.** CONTRACTOR represents that it has the skills, expertise, and licenses/permits necessary to perform the services required under this Agreement. Accordingly, CONTRACTOR shall perform all such services in the manner and according to the standards

observed by a competent practitioner of the same profession in which CONTRACTOR is engaged. All products of whatsoever nature, which CONTRACTOR delivers to COUNTY pursuant to this Agreement, shall be prepared in a first class and workmanlike manner and shall conform to the standards of quality normally observed by a person practicing in CONTRACTOR's profession. CONTRACTOR shall correct or revise any errors or omissions, at COUNTY'S request without additional compensation. Permits and/or licenses shall be obtained and maintained by CONTRACTOR without additional compensation.

- 8. <u>TAXES.</u> COUNTY shall not be responsible for paying any taxes on CONTRACTOR's behalf, and should COUNTY be required to do so by state, federal, or local taxing agencies, CONTRACTOR agrees to promptly reimburse COUNTY for the full value of such paid taxes plus interest and penalty, if any. These taxes shall include, but not be limited to, the following: FICA (Social Security), unemployment insurance contributions, income tax, disability insurance, and workers' compensation insurance.
- 9. **CONFLICT OF INTEREST.** CONTRACTOR covenants that CONTRACTOR presently has no interest and shall not acquire any interest, direct or indirect, which would conflict in any manner or degree with the performance of services required to be performed under this Agreement. CONTRACTOR further covenants that in the performance of this Agreement, no person having any such interest shall be employed by CONTRACTOR.
- 10. <u>RESPONSIBILITIES OF COUNTY</u>. COUNTY shall provide all information reasonably necessary by CONTRACTOR in performing the services provided herein.
- 11. OWNERSHIP OF DOCUMENTS. COUNTY shall be the owner of the following items incidental to this Agreement upon production, whether or not completed: all data collected, all documents of any type whatsoever, and any material necessary for the practical use of the data and/or documents from the time of collection and/or production whether or not performance under this Agreement is completed or terminated prior to completion. CONTRACTOR shall not release any materials under this section except after prior written approval of COUNTY.

No materials produced in whole or in part under this Agreement shall be subject to copyright in the United States or in any other country except as determined at the sole discretion of COUNTY. COUNTY shall have the unrestricted authority to publish, disclose, distribute, and other use in whole or in part, any reports, data, documents or other materials prepared under this Agreement.

- 12. <u>RECORDS, AUDIT, AND REVIEW.</u> CONTRACTOR shall keep such business records pursuant to this Agreement as would be kept by a reasonably prudent practitioner of CONTRACTOR's profession and shall maintain such records for at least four (4) years following the termination of this Agreement. All accounting records shall be kept in accordance with generally accepted accounting practices. COUNTY shall have the right to audit and review all such documents and records at any time during CONTRACTOR's regular business hours or upon reasonable notice.
- 13. **INDEMNIFICATION AND INSURANCE.** CONTRACTOR shall agree to defend, indemnify and save harmless the COUNTY and to procure and maintain insurance in accordance with the provisions of EXHIBIT C attached hereto and incorporated herein by reference.
- 14. **NONDISCRIMINATION.** COUNTY hereby notifies CONTRACTOR that COUNTY's Unlawful Discrimination Ordinance (Article XIII of Chapter 2 of the Santa Barbara County Code) applies to this Agreement and is incorporated herein by this reference with the same force and effect as if the ordinance were specifically set out herein and CONTRACTOR agrees to comply with said ordinance.
- 15. **NONEXCLUSIVE AGREEMENT.** CONTRACTOR understands that this is not an exclusive Agreement and that COUNTY shall have the right to negotiate with and enter into contracts with

others providing the same or similar services as those provided by CONTRACTOR as the COUNTY desires.

16. **ASSIGNMENT.** CONTRACTOR shall not assign any of its rights nor transfer any of its obligations under this Agreement without the prior written consent of COUNTY and any attempt to so assign or so transfer without such consent shall be void and without legal effect and shall constitute grounds for termination.

# 17. **TERMINATION.**

- A. <u>By COUNTY.</u> COUNTY may, by written notice to CONTRACTOR, terminate this Agreement in whole or in part at any time, whether for COUNTY's convenience or because of the failure of CONTRACTOR to fulfill the obligations herein. Upon receipt of notice, CONTRACTOR shall immediately discontinue all services effected (unless the notice directs otherwise), and deliver to COUNTY all data, estimates, graphs, summaries, reports, and all other records, documents or papers as may have been accumulated or produced by CONTRACTOR in performing this Agreement, whether completed or in process.
- 1. For Convenience. COUNTY may terminate this Agreement upon thirty (30) days written notice. Following notice of such termination, CONTRACTOR shall promptly cease work and notify COUNTY as to the status of its performance.

Notwithstanding any other payment provision of this Agreement, COUNTY shall pay CONTRACTOR for service performed to the date of termination to include a prorated amount of compensation due hereunder less payments, if any, previously made. In no event shall CONTRACTOR be paid an amount in excess of the full price under this Agreement nor for profit on unperformed portions of service. CONTRACTOR shall furnish to COUNTY such financial information as in the judgment of COUNTY is necessary to determine the reasonable value of the services rendered by CONTRACTOR. In the event of a dispute as to the reasonable value of the services rendered by CONTRACTOR, the decision of COUNTY shall be final. The foregoing is cumulative and shall not effect any right or remedy which COUNTY may have in law or equity.

- 2. For Cause. Should CONTRACTOR default in the performance of this Agreement or materially breach any of its provisions, COUNTY may, at COUNTY's sole option, terminate this Agreement by written notice, which shall be effective upon receipt by CONTRACTOR.
- B. <u>By CONTRACTOR</u>. Should COUNTY fail to pay CONTRACTOR all or any part of the payment set forth in EXHIBIT B, CONTRACTOR may, at CONTRACTOR's option terminate this agreement if such failure is not remedied by COUNTY within thirty (30) days of written notice to COUNTY of such late payment.
- 18. <u>SECTION HEADINGS.</u> The headings of the several sections, and any Table of Contents appended hereto, shall be solely for convenience of reference and shall not affect the meaning, construction or effect hereof.
- 19. **SEVERABILITY.** If any one or more of the provisions contained herein shall for any reason be held to be invalid, illegal or unenforceable in any respect, then such provision or provisions shall be deemed severable from the remaining provisions hereof, and such invalidity, illegality or unenforceability shall not affect any other provision hereof, and this Agreement shall be construed as if such invalid, illegal or unenforceable provision had never been contained herein.
- 20. **REMEDIES NOT EXCLUSIVE.** No remedy herein conferred upon or reserved to COUNTY is intended to be exclusive of any other remedy or remedies, and each and every such remedy,

to the extent permitted by law, shall be cumulative and in addition to any other remedy given hereunder or now or hereafter existing at law or in equity or otherwise.

- 21. **TIME IS OF THE ESSENCE.** Time is of the essence in this Agreement and each covenant and term is a condition herein.
- 22. <u>NO WAIVER OF DEFAULT.</u> No delay or omission of COUNTY to exercise any right or power arising upon the occurrence of any event of default shall impair any such right or power or shall be construed to be a waiver of any such default or an acquiescence therein; and every power and remedy given by this Agreement to COUNTY shall be exercised from time to time and as often as may be deemed expedient in the sole discretion of COUNTY.
- 23. **ENTIRE AGREEMENT AND AMENDMENT.** In conjunction with the matters considered herein, this Agreement contains the entire understanding and agreement of the parties and there have been no promises, representations, agreements, warranties or undertakings by any of the parties, either oral or written, of any character or nature hereafter binding except as set forth herein. This Agreement may be altered, amended or modified only by an instrument in writing, executed by the parties to this Agreement and by no other means. Each party waives their future right to claim, contest or assert that this Agreement was modified, canceled, superseded, or changed by any oral agreements, course of conduct, waiver or estoppel.
- 24. <u>SUCCESSORS AND ASSIGNS.</u> All representations, covenants and warranties set forth in this Agreement, by or on behalf of, or for the benefit of any or all of the parties hereto, shall be binding upon and inure to the benefit of such party, its successors and assigns.
- 25. <u>COMPLIANCE WITH LAW.</u> CONTRACTOR shall, at his sole cost and expense, comply with all County, State and Federal ordinances and statutes now in force or which may hereafter be in force with regard to this Agreement. The judgment of any court of competent jurisdiction, or the admission of CONTRACTOR in any action or proceeding against CONTRACTOR, whether COUNTY be a party thereto or not, that CONTRACTOR has violated any such ordinance or statute, shall be conclusive of that fact as between CONTRACTOR and COUNTY.
- 26. <u>CALIFORNIA LAW.</u> This Agreement shall be governed by the laws of the State of California. Any litigation regarding this Agreement or its contents shall be filed in the County of Santa Barbara, if in state court, or in the federal district court nearest to Santa Barbara County, if in federal court.
- 27. **EXECUTION OF COUNTERPARTS.** This Agreement may be executed in any number of counterparts and each of such counterparts shall for all purposes be deemed to be an original; and all such counterparts, or as many of them as the parties shall preserve undestroyed, shall together constitute one and the same instrument.
- 28. <u>AUTHORITY.</u> All parties to this Agreement warrant and represent that they have the power and authority to enter into this Agreement in the names, titles and capacities herein stated and on behalf of any entities, persons, or firms represented or purported to be represented by such entity(ies), person(s), or firm(s) and that all formal requirements necessary or required by any state and/or federal law in order to enter into this Agreement have been fully complied with. Furthermore, by entering into this Agreement, CONTRACTOR hereby warrants that it shall not have breached the terms or conditions of any other contract or agreement to which CONTRACTOR is obligated, which breach would have a material effect hereon.
- 29. **PRECEDENCE.** In the event of conflict between the provisions contained in the numbered sections of this Agreement and the provisions contained in the Exhibits, the provisions of the Exhibits shall prevail over those in the numbered sections.

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Agreement for Services of Independent Contractor between the Santa Barbara County Flood Control and Water Conservation District and Cushman Contracting Corporation, Inc.

IN WITNESS WHEREOF, the parties have executed this Agreement to be effective on the date executed by COUNTY.

SANTA BARBARA COUNTY FLOOD CONTROL

	AND WATER CONSERVATION DISTRICT
	By:Chair, Board of Directors
	Date:
ATTEST: CHANDRA L. WALLAR CLERK OF THE BOARD  By: Deputy	CONTRACTOR Papich Construction Company, Inc.  By: Title: President
APPROVED AS TO FORM: DENNIS A. MARSHALL COUNTY COUNSEL	APPROVED AS TO ACCOUNTING FORM: ROBERT W GEIS, CPA AUDITOR-CONTROLLER
By: Lullette Deputy County Counsel	By: Jun Jen Deputy &
Dept: 054 Fund: 2560 Acct: 7701	APPROVED AS TO FORM: RAY AROMATORIO, ARM, AIC RISK MANAGER

By: Manne Raucon

Program:

3001

## **EXHIBIT A**

# STATEMENT OF WORK

The work provided by this agreement will be consistent with Public Contract Code 21271 and will consist of tasks needed for the protection and/or maintenance of channels, stormdrains, dams, or other flood control works. This work may be part of the Flood Control District's routine maintenance program or consist of emergency response or prevention work

This work will be performed on an as needed basis and at the direction of the Flood Control District. Work will be billed in a time and material manner.

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#### **EXHIBIT B**

# PAYMENT ARRANGEMENTS Periodic Compensation (with attached Schedule of Fees)

- A. For CONTRACTOR services to be rendered under this contract, CONTRACTOR shall be paid a total contract amount, including cost reimbursements, not to exceed \$ 350,000.
- B. Payment for services and /or reimbursement of costs shall be made upon CONTRACTOR's satisfactory performance, based upon the scope and methodology contained in **EXHIBIT A** as determined by COUNTY. Payment for services and/or reimbursement of costs shall be based upon the costs, expenses, overhead charges and hourly rates for personnel, as defined in **Attachment B1 B5** (Schedule of Fees). Invoices submitted for payment that are based upon **Attachment B1 B5** must contain sufficient detail to enable an audit of the charges and provide supporting documentation if so specified in **EXHIBIT A**.
- C. **Monthly**, CONTRACTOR shall submit to the COUNTY DESIGNATED REPRESENTATIVE an invoice or certified claim on the County Treasury for the service performed over the period specified. These invoices or certified claims must cite the assigned Board Contract Number. COUNTY REPRESENTATIVE shall evaluate the quality of the service performed and if found to be satisfactory and within the cost basis of **Attachment B1** shall initiate payment processing. COUNTY shall pay invoices or claims for satisfactory work within 30 days of presentation.
- D. COUNTY's failure to discover or object to any unsatisfactory work or billings prior to payment will not constitute a waiver of COUNTY's right to require CONTRACTOR to correct such work or billings or seek any other legal remedy.

# Papich Construction Co., Inc. P.O. Box 2210 Pismo Beach, CA 93448

P.O. Box 2210
Pismo Beach, CA 93448
Office (805) 473-3016
Fax (805) 481-5966
Contr. Lic. 767055

## EQUIPMENT RATE SHEET- OPERATED AND MAINTAINED

UPDATED 5/12/10					
Equip. No.	Equipment	Description	Hourly Rate		
<u> 134019. 139.</u>					
	<b>BACKHOES</b>				
146	John Deere 310G Backhoe	4-wheel drive, 4 in 1 bucket, extendahoe	130.00 per hour		
122	John Deere 310E Backhoe	4 wheel drive, 4 in 1 bucket, extendahoe	130.00 per hour		
1.6.2	Soill 1900to 3400 Beautibe	-Additional breaker and compactor plate.	Additional 60.00 per hour		
		-Compaction wheel for backhoe.	Additional 15.00 per hour		
220/232/242/259	John Deere 310SG Backhoe	4 wheel drive, 4 in 1 bucket, extendance	130,00 per hour		
20010021210107			The will the Property as		
	SKIP LOADERS				
8 Available	John Deere 210LE Skip & Drag	4-wheel drive, 4 in 1 bucket gannon box	130.00 per hour		
287/300	Caterpillar 257B Multi Terrain Loader		130.00 per hour		
359	Caterpillar 246B Skid Steer Loader		130.00 per hour		
323	Caterpillar 262C Bobcat		130.00 per hour		
	en e	PC206 Cold Planer Attachment			
•					
		•			
	<b>EXCAVATORS</b>				
228	Caterpillar 320CL Excavator	2 yard bucket	150.00 per hour		
222	John Deere 200 LC Excavator	Compaction wheel optional- 2 yard bucke	150.00 per hour		
199	John Deere 330CLC	3 yard bucket	180.00 per hour		
311	John Deere 450CLC Excavator		215.00 per hour		
521 / 547	Compaction wheel for excavators		Additional 20.00 per hour		
	Concrete muncher for 330 excavator		Additional 70.00 per hour		
		(pi	us addt'l install on machine=\$500		
383	345BL Series II Excavator		175.00 per hour		
274	Hitachi 270LC Excavator	1 yard bucket	165.00 per hour		
306	Komatsu Mini Excavator		130.00 per hour		
	BULLDOZERS		and the second second		
291	Caterpillar D4GXL Bulldozer	And the second s	150.00 per hour		
214	Caterpillar D5G Bulldozer	6 way blade w/ multishank rippers	150.00 per hour		
215	Caterpillar D6N Bulldozer	6 way blade w/ multishank rippers	150.00 per hour		
280/350	Caterpillar D6N XL Bulldozer	6 way blade w/ multishank rippers	150.00 per hour		
246	Caterpillar D6NLGP Bulldozer	6 way blade, low ground pressure	150.00 per hour		
154/392	Caterpillar D8N Bulldozer	Semi U-Blade with Multishank rippers	190.00 per hour		
198	Caterpillar D9N Bulldozer	Semi U-Blade with Multishank rippers	200.00 per hour		
227	Caterpillar D9L Bulldozer	Semi U-Blade with Multishank rippers	210.00 per hour		
368	Caterpillar D10R Bulldozer (Tier I)	ROPS with Multishank ripper	275.00 per hour		
WHIEF LOADEDC					
266	WHEEL LOADERS	with 2.5 stand handout	145.00 per hour		
256 267	Caterpillar 924G Wheel Loader	with 3.5 yard bucket with 2.5 yard bucket	150.00 per hour		
179	Caterpillar IT28G Wheel Loader	with 2.5 yard bucket	150.00 per hour		
213	Caterpillar 930 Wheel Loader Caterpillar 950H Wheel Loader	with 3.5 yard bucket	150.00 per hour		
230	Caterpillar 980H Wheel Loader	7.5 yard bucket	200.00 per hour		
301	John Deere 544H Wheel Loader	with 2.5 yard bucket	145.00 per hour		
₩ ¢		· · · · · · · · · · · · · · · · · · ·	<ul> <li>(a) (b) (b) (c) (c) (d) (d) (d) (d) (d) (d) (d) (d) (d) (d</li></ul>		

	MOTOR CON A PRINC	•	
182	MOTOR SCRAPERS Caterpillar 615CII Scraper	17yd. Capacity-self loading	160.00 per hour
111/286	Caterpillar 623B Scraper	20 yd. capacity – self loading	190.00 per hour
377	Caterpillar 631D Scraper	30 yd. Capacity	200.00 per hour
10 Available	Caterpillar 637D Scraper	30 yard Capacity- Open Bowl	255,00 per hour
		Twin Engine, Push Pull Arrangement	
2 Available	Caterpillar 637E Scraper	Twin Engine, Push Pull Arrangement	255.00 per hour
237/238/312	Caterpillar 623E Scraper	20 yd. capacity – self loading	190.00 per hour
7 Available	Caterpillar 657B Scraper	44 yd. capacity- Push Pull Arrangement	305.00 per hour
333	Caterpillar 623B Scraper (Tier II)		190.00 per hour
334 317/318	Caterpillar 623E Scraper (Tier II) Caterpillar 657B Scraper (Tier III)	44 yd, capacity- Push Pull Arrangement	190.00 per hour 305.00 per hour
8 Available	Caterpillar 651B Scraper (Tier III)	44 yd, capacity- Push Full Arrangement	280.00 per hour
327/328	Caterpillar 651B Scraper (Tier II)	44 yd. capacity- Open Bowl	280.00 per hour
365/366/367	Caterpillar 657E Scraper (Tier I)	44 yd. capacity- EROPS, Push Pull	325.00 per hour
381/382	Caterpillar 657E Scraper (Tier 0)	44 yd, capacity- EROPS, Push Pull	325.00 per hour
	MOTOR GRADERS		
258/272/304	Caterpillar 140H Motorgrader	With laser controls	140.00 per hour
391	Volvo G990 Motorgrader		155.00 per hour
	COMPACTORS AND ROLL	<u>ers</u>	,
244	IR DD24 Dual Drum Roller	Vibratory Smooth Drum 3-5 ton	130.00 per hour
281	Dynapac 3-5 ton	Vibratory, smooth drum.	130.00 per hour
190	Caterpillar CB224D Tandem Roller	Vibratory, smooth drum	130.00 per hour
273/372	Caterpillar CB634C Compactor	Vibratory,Smooth Drum	150,00 per hour
195	Caterpillar CP563-E Compactor	84"Sheepsfoot Compactor w/leveling blad	140.00 per hour
120	Caterpillar 815	Sheepsfoot Compactor w/Leveling Blade	150,00 per hour
308	Caterpillar 815F Wheel Compactor		170.00 per hour
279	Caterpillar 824C Wheel Dozer	Rubber Tire Compactor w/Leveling Blade	170.00 per hour
231	Caterpillar CB534 Compactor	Smooth Drum Roller	135.00 per hour
325 189	Caterpillar CB634D Compactor	Vibratory, Smooth Drum	150.00 per hour
257	Caterpillar PS-200B Compactor Caterpillar PS-200B Compactor	Vibratory, Padfoot Compactor Pneumatic Compactor	130.00 per hour 130.00 per hour
266	Caterpillar CS-563E Compactor	Theumane Compactor	140.00 per hour
276	Caterpillar CB-434D Compactor	Smooth Drum Roller	130.00 per hour
316	Caterpillar CB34 Roller (4-6 Ton)		130.00 per hour
296	Wacker RT82 Trench Compactor		130.00 per hour
331	Caterpillar 834B Wheel Dozer		215.00 per hour
361	Caterpillar PS-360C Compactor		185.00 per hour
363	Sakai SW900 Vibratory Compactor	Double Drum Asphalt	150.00 per hour
384	Caterpillar 825C Compactor		180.00 per hour
380 389	Rumble Strip Roller	W/Padfoot	2500.00 per day
207	Ingersol-Rand Vibratory Compactor AG TRACTORS AND IMPLI		
197	270 Steiger Tractor	With Attachment	155.00 per hour
129	John Deere 1070	4-wheel drive, with 6 ft wide flail mower	165.00 for first 2 hours
282	Case STX Tractor	The state of the s	180.00 per hour
221	LS16 Scraper		40.00 per hour
332	Challenger MT295B Farm Tractor	w/Loader	130.00 per hour
	UTILITY VEHICLES		
P-31	Kubota RTV 900W	RTV Utility Vehicle	105.00 per hour
3 Available	Honda TRX350 ATV		105.00 per hour
P-88	Honda TRX250 ATV		105.00 per hour
	WATER TRUCKS		
T-160	International Water Truck	2000 gallon w/hose reel (2 axle)	105,00 per hour
T-250	Ford F800 Water Truck	2000 gallon (2 axle)	105.00 per hour
T-430	Ford F750 Water Truck	2000 gallon w/hose reel (2 axle)	105,00 per hour
T-570	GMC 7500 Water Truck	2000 gallon	105.00 per hour
T-780	Freightliner Water Truck	2000 gallon	105.00 per hour
	WATER TOWERS AND STO	RAGE	
175	Klein Water Tower	10,000 gallon	3500,00 per month
345	Klein Water Tower	12,000 gallon	3500.00 per month
181	Klein Water Tower	15,000 gallon	3500.00 per month
344/355	Mega Water Tower	12,000 gallon	3500,00 per month

240	Klein Hurricane Pump		5000,00 per month
	WATER WAGONS		
262	Caterpillar 637D Water Wagon	8000 gallon	205.00 per hour
263	Caterpillar 623B Water Wagon	8000 gallon	190.00 per hour

149		OFF ROAD TRUCKS	•	
2000   2000	149		MT30-30vd canacity Articulated	205 00 per hour
Caregillar 769C Hauf Trock   205 00 per hour   PAVINE DOUBPMENT   3000.00 per day				
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1000.00 per day   1000.00 p				
26913	and the second s			
1344   P.C.25 Road Profilegraph   3000.00 per day   2000.00 per day   350.00 per	353	Cedarapids CR-MS-2 Windrow Elev	ator	1000.00 per day
1979   LeeBoy Tack 1290T Tack Mechains	269/313	Cedarapids MS2 Pick Up Machine		
1997	284	PC25 Road Profilograph		
1.510		RM-350C Soil Stabilizer & Pulverize	ėr	2200.00 per day
T-830	30. 4			
T-830				• • • • • • • • • • • • • • • • • • • •
T-190	12 N 3			
Clement End Dump	Т-830	Volvo Asphalt Distributor Truck		150.00 per hour
Clement End Dump		ON DOAD TOUCKING		
Peterbuik Transfer   20-yard capacity—mise, aggregate hauling   110.00 per hour   17-380   Mutray Leadmaster Trailer   7 axic   115.00 per hour   115.00 p	T 100		20111-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	110 00 b
1-340   Murray Leep Trailer	1-190	•		
1-380   Murray Loadmaster Trailer	T: 320			
1-380				
1-590   Freuhauf Hiboy Trailer   105.00 per hour   1-7-600   1-7-7-7-7-7-7-7-7-7-7-7-7-7-7-7-7-7-7-7			oo ton expando	
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T-550				
T-640	T-550		5 yards	and the second s
T-670-T-700			- <del></del>	
T-7907-8007-800	T-630		Trailer	and the second s
T79/0T800/T-800/T-800/T-800/T-800/T-800         CPS Bottom Dump Trailer Potterbil Dump Truck         20-yard capacity         100.00 per hour           141         Vac Tron Soft-Vac 1000 DSI Vacuum System Soft-Vac 1000 DSI Vacuum Soft-Vac 1000 DP or hour 1000.00 per hour 1000.00 per hour 1000.00 per day 10000.00 per day 1000.00 per day 1000.00 per day 1000.00 per day 10000.00 per day 1	T-670-T-700	International 8100 Truck Tractor		105.00 per hour
T-870	T-730-T-750	Garwood Bottom Hopper Trailers		65.00 per hour
141   Vac Tron   800 Gal   140.00 per hour w/truck & opers	T-790/T-800/T-890	CPS Bottom Dump Trailer	20-yard capacity	100.00 per hour
141	T-870	and the second s		
Soff-Vac 1000 DSI Vacuum System   SWEEPERS		VACUUM EQUIPMENT		
SWEEPERS   Laymor 8* Road Broom   130.00 per hour   130.00 per day   130.00 pe		and the second of the second o	800 Gal.	
275	649	Soff-Vac 1000 DSI Vacuum System		65.00 per hour
293   Vanguard 4000 Mobile Sweeper   130.00 per hour   320   Freightliner FC70 Power Broom   130.00 per hour   320   10   10   10   10   10   10   10		<u>SWEEPERS</u>		
320	275	Laymor 8' Road Broom		130.00 per hour
International 4300SBA DuraStar Sweeper Truck   130,00 per hour   TRAFFIC CONTROL		Vanguard 4000 Mobile Sweeper		
Available   American Signal Message Board   400.00 per day   400.00 per				
6 Available         American Signal Message Board         400.00 per day           563-567         Coleman Towable Light Tower         400.00 per day           Arrowboard         Diesel Powered         300.00 per day           Arrowboard         Gas Powered         300.00 per day           655/661/662         Allmand Trailer Mounted Solar Message Board         300.00 per day           650-653         Multiquip LT12 Portable Light Tower         300.00 per day           654         Allmand Night-Light Pro Light Tower         300.00 per day           656         Magnum Light Tower         300.00 per day           672         Portable Arrowboard         300.00 per day           672         Portable Arrowboard         300.00 per day           4 available         Genie Light Tower         300.00 per day           302         Morbark 1300 Tubgrinder         500.00 per day           299         Vermeer BC1000 Chipper         1000.00 per day           640         Ingersoll-Rand Portable Air Compressor 175 cfm – with jackhammers         55.00 per hour / 250.00 day mini           536         Trans Mate Hot Tap Machine         255.00 per day           Vibraplate         24" wide.         130.00 per day           Wacker         Hand held trench compactor.         130.00 per day	379		eper Truck	130.00 per hour
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Multiquip LT12 Portable Light Tower   300.00 per day	65516611669	A	7,74	
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Air Compressor   175 cfm - with jackhammers   55,00 per hour / 250.00 day mini	302			5000 00 per day
Air Compressor 175 cfm – with jackhammers 55,00 per hour / 250.00 day mini 100 lngersoll-Rand Portable Air Compress 185 cfm 255.00 per day 1500.00 per tap 1500.00 per tap 1500.00 per day 130.00 per day 140.00 per day 150.00 per hour + truck 140.00 per hour				
Ingersoll-Rand Portable Air Compress: 185 cfm   255.00 per day   1500.00 per tap   1500.00 per tap   1500.00 per tap   130.00 per tap   130.00 per day   130.				
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329 Genie S60 4X4 Boom Lift 140.00 per hour	641		requires model preparation at add cost	
	· ·			
			railer	

646/657/658/659/660	Goodfellow Portable Stackable Convey 24x60	75.00 per hour
	30x64	· · ·
354	Aggreko Skid Mounted Generator	100.00 per hour
369/370	Suirrkgriz Grizzly Screen	500.00 per day
T-810	Doghouse 500 Galion Portable Water Tank	500,00 per day
373/376	E-Z Drill 210B Pneumatic Concrete Drilling Machine	300 per day + tool wear
	LABOR	
	Foreman with truck & tools	115.00 per hour
	Operator	85.00 per hour
	Grade Checker	85.00 per hour
	With GPS	105.00 per hour
		and the state of t

Hand Laborer-Level I & II

PREMIUM TIME APPLIES TO ALL WORK IN EXCESS OF EIGHT HOURS MONDAY THROUGH FRIDAY AND ON SATURDAY UP TO TWELVE HOURS. DOUBLE TIME APPLIES TO ALL WORK IN EXCESS OF TWELVE HOURS MONDAY THROUGH SATURDAY AND ALL HOURS ON SUNDAY.

SUBSISTANCE WILL BE CHARGED WHEN APPLICABLE.

A FOUR HOUR MINIMUM PER DAY APPLIES TO ALL LABOR AND EQUIPMENT.

MOVE-IN AND MOVE-OUT OF EQUIPMENT WILL BE CHARGED AT ACTUAL HOURS.

ALL OUTSIDE PURCHASES WILL BE CHARGED AT COST PLUS 15%.

Sub Initials

75.00 per hour

#### **EXHIBIT C**

# STANDARD INDEMNIFICATION AND INSURANCE PROVISIONS for contracts NOT requiring professional liability insurance

CONTRACTOR shall defend, indemnify and save harmless the COUNTY, its officers, agents and employees from any and all claims, demands, damages, costs, expenses (including attorney's fees), judgments or liabilities arising out of this Agreement or occasioned by the performance or attempted performance of the provisions hereof; including, but not limited to, any act or omission to act on the part of the CONTRACTOR or his agents or employees or other independent contractors directly responsible to him; except those claims, demands, damages, costs, expenses (including attorney's fees), judgments or liabilities resulting from the sole negligence or willful misconduct of the COUNTY.

CONTRACTOR shall notify the COUNTY immediately in the event of any accident or injury arising out of or in connection with this Agreement.

Without limiting the CONTRACTOR's indemnification of the COUNTY, CONTRACTOR shall procure the following required insurance coverages at its sole cost and expense. All insurance coverages are to be placed with insurers which (1) have a Best's rating of no less than A: VII, and (2) are admitted insurance companies in the State of California. All other insurers require the prior approval of the COUNTY. Such insurance coverage shall be maintained during the term of this Agreement. Failure to comply with the insurance requirements shall place CONTRACTOR in default. Upon request by the COUNTY, CONTRACTOR shall provide a certified copy of any insurance policy to the COUNTY within ten (10) working days.

- 1. Workers' Compensation Insurance: Statutory Workers' Compensation and Employers Liability Insurance shall cover all CONTRACTOR's staff while performing any work incidental to the performance of this Agreement. The policy shall provide that no cancellation, or expiration or reduction of coverage shall be effective or occur until at least thirty (30) days after receipt of such notice by the COUNTY. In the event CONTRACTOR is self-insured, it shall furnish a copy of Certificate of Consent to Self-Insure issued by the Department of Industrial Relations for the State of California. This provision does not apply if CONTRACTOR has no employees as defined in Labor Code Section 3350 et seq. during the entire period of this Agreement and CONTRACTOR submits a written statement to the COUNTY stating that fact.
- General and Automobile Liability Insurance: The general liability insurance shall include bodily injury, property damage and personal injury liability coverage, shall afford coverage for all premises, operations, products and completed operations of CONTRACTOR and shall include contractual liability coverage sufficiently broad so as to include the insurable liability assumed by the CONTRACTOR in the indemnity and hold harmless provisions [above] of the Indemnification Section of this Agreement between COUNTY and CONTRACTOR. The automobile liability insurance shall cover all owned, non-owned and hired motor vehicles that are operated on behalf of CONTRACTOR pursuant to CONTRACTOR's activities hereunder. CONTRACTORS shall require all subcontractors to be included under its policies or furnish separate certificates and endorsements to meet the standards of these provisions by each subcontractor. COUNTY, its officers, agents, and employees shall be Additional Insured status on any policy. A cross liability clause, or equivalent wording, stating that coverage will apply separately to each named or

additional insured as if separate policies had been issued to each shall be included in the policies. A copy of the endorsement evidencing that the policy has been changed to reflect the Additional Insured status must be attached to the certificate of insurance. The limit of liability of said policy or policies for general and automobile liability insurance shall not be less than \$1,000,000 per occurrence and \$2,000,000 in the aggregate. Any deductible or Self-Insured Retention {SIR} over \$10,000 requires approval by the COUNTY.

Said policy or policies shall include a severability of interest or cross liability clause or equivalent wording. Said policy or policies shall contain a provision of the following form:

"Such insurance as is afforded by this policy shall be primary and if the COUNTY has other valid and collectible insurance, that other insurance shall be excess and non-contributory."

If the policy providing liability coverage is on a 'claims-made' form, the CONTRACTOR is required to maintain such coverage for a minimum of three years following completion of the performance or attempted performance of the provisions of this agreement. Said policy or policies shall provide that the COUNTY shall be given thirty (30) days written notice prior to cancellation or expiration of the policy or reduction in coverage.

CONTRACTOR shall submit to the office of the designated COUNTY representative certificate(s) of insurance documenting the required insurance as specified above prior to this Agreement becoming effective. COUNTY shall maintain current certificate(s) of insurance at all times in the office of the designated County representative as a condition precedent to any payment under this Agreement. Approval of insurance by COUNTY or acceptance of the certificate of insurance by COUNTY shall not relieve or decrease the extent to which the CONTRACTOR may be held responsible for payment of damages resulting from CONTRACTOR'S services of operation pursuant to the contract, nor shall it be deemed a waiver of COUNTY'S rights to insurance coverage hereunder.

In the event the CONTRACTOR is not able to comply with the COUNTY'S insurance requirements, COUNTY may, at their sole discretion and at the CONTRACTOR'S expense, provide compliant coverage.

The above insurance requirements are subject to periodic review by the COUNTY. The COUNTY's Risk Program Administrator is authorized to change the above insurance requirements, with the concurrence of County Counsel, to include additional types of insurance coverage or higher coverage limits, provided that such change is reasonable based on changed risk of loss or in light of past claims against the COUNTY or inflation. This option may be exercised during any amendment of this Agreement that results in an increase in the nature of COUNTY's risk and such change of provisions will be in effect for the term of the amended Agreement. Such change pertaining to types of insurance coverage or higher coverage limits must be made by written amendment to this Agreement. CONTRACTOR agrees to execute any such amendment within thirty (30) days of acceptance of the amendment or modification.