

Contract Number: BC 12 - 042

D1. Fiscal Year..... : FY 2011-12
D2. Budget Unit Number (plus -Ship/-Bill codes in paren's) : 054
D3. Requisition Number :
D4. Department Name..... : Flood Control
D5. Contact Person..... : Rick Tomasini
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..... : 07/01/11
K5. Original Contract End Date..... : 06/30/12
K6. Amendment History (leave blank if no prior amendments):

Seq#EffectiveDateThisAmndtAmtCumAmndtToDateNewTotalAmtNewEndDate Purpose (2-4 words)
\$ \$ \$

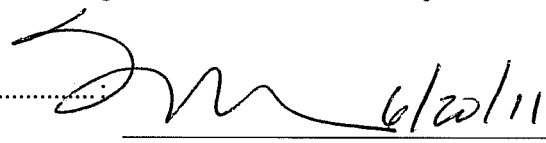
K7. Department Project Number..... :

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 : ~~2610~~ 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

V1. Vendor Numbers (A=uditor; P=urchasing)..... : 637654
V2. Payee/Contractor Name..... : Specialty Construction Inc.
V3. Mailing Address..... : 345 Clarion Court
V4. City State (two-letter) Zip (include +4 if known) : San Luis Obispo, CA 93401
V5. Telephone Number : (805) 543-1706
V6. Contractor's Federal Tax ID Number (EIN or SSN) :
V7. Contact Person : Doug Clay
V8. Workers Comp Insurance Expiration Date..... :
V9. Liability Insurance Expiration Date[s] (G=enl; P=rofl) :
V10. Professional License Number..... : #
V11. Verified by (name of County staff)..... :
V12. Company Type (Check one): [] Individual [] Sole Proprietorship [] Partnership [] Corporation

I certify: information complete and accurate; designated funds available; required concurrences evidenced on signature page.

Date : Authorized Signature  6/20/11

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 Specialty Construction Inc. having its principal place of business at 645 Clarion Court, San Luis Obispo, CA 93401 (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. Doug Clay at phone number (805) 543-1706 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: Doug Clay, Specialty Construction Inc., 645 Clarion Court, San Luis Obispo, CA 93401

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. **TERM.** 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. **COMPENSATION OF CONTRACTOR.** 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 **NOTICES.** 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. **INDEPENDENT CONTRACTOR.** 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. **TAXES.** 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. **RESPONSIBILITIES OF COUNTY.** 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. **RECORDS, AUDIT, AND REVIEW.** 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. **By COUNTY.** 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. **By CONTRACTOR.** 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. **SECTION HEADINGS.** 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. **NO WAIVER OF DEFAULT.** 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. **SUCCESSORS AND ASSIGNS.** 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. **COMPLIANCE WITH LAW.** 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. **CALIFORNIA LAW.** 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. **AUTHORITY.** 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 **Specialty Construction 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

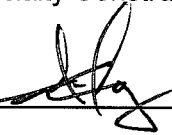
By: _____
Chair, Board of Directors

Date: _____

ATTEST:
CHANDRA L. WALLAR
CLERK OF THE BOARD

CONTRACTOR
Specialty Construction Inc.


By: _____
Deputy

By:  _____
Title: V.P., Civil Divisions Manager

APPROVED AS TO FORM:
DENNIS A. MARSHALL
COUNTY COUNSEL

APPROVED AS TO ACCOUNTING FORM:
ROBERT W GEIS, CPA
AUDITOR-CONTROLLER

By:  _____
Deputy County Counsel

By:  _____
Deputy

Dept: 054
Fund: 2560
Acct: 7701
Program: 3001

APPROVED AS TO FORM:
RAY AROMATORIO, ARM, AIC
RISK MANAGER

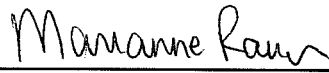
By:  _____

EXHIBIT A

STATEMENT OF WORK

The work provided by this agreement will be consistent with Public Contract Code 21271 and will consist of protection and/or maintenance of channels, stormdrains, dams, or other flood control works. The following type of 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.

SCOPE OF WORK CAPABILITY:

Specialty Construction, Inc. (SCI) maintains the resources, equipment inventory and personnel to perform a broad spectrum of work in the public works arena.

We maintain in-house low-bed heavy equipment transportation services to respond quickly and efficiently, as well as our own lube & fuel truck to service our remote projects.

SCI is capable to support and perform the following operations at request:

- Mass grading operations
- Debris basin cleanout
- Clearing & grubbing
- Rip Rap Placement-Method A& Method B
- UG pipelines of all materials and dimensions
- K-rail supply & placement with 2,200 LF in inventory
- Internal traffic control & flagging
- Trucking: Ten wheelers, semi-end dump, heavy equipment hauling, 35-ton articulated trucks
- Excavation operations-excavators, backhoes, dozers, loaders, & 35-ton articulated 6-wheel drive trucks
- Structural concrete retaining walls, fish ladders, large cast-in-place concrete vaults, storm drain manholes & transitions, headwalls, wing walls, bridges
- All concrete flatwork
- Water & waste water treatment plant mechanical installations & equipment
- Finish grading-laser equipped CAT 140 H motor grader with Topcon system
- Light crane work-22 ton boom truck
- HDPE Fusion equipment and certifications up to 24"

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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 B2** (Schedule of Fees). Invoices submitted for payment that are based upon **Attachment B1 and B2** 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 and B2** 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.

SCI CIVIL EQUIPMENT LIST - CDOT RATES EFFECTIVE 4/1/10 to 3/31/11

Some have same code under other classifications - If there is no formula in rate fields, find manually on CDOT Rate Book tab. Watch for duplicate codes when adding new equipment.

SCI Code	Class	Make	Code	Rate	Delay Factor	Overtime Factor	Description
BH-01	LDRRT	DEER	2507D	\$ 35.84	0.15	0.86	JD 310 D
BH-02	LDRRT	DEER	2507E	\$ 36.74	0.15	0.86	JD 310 E
BH-03	LDRRT	DEER	2507F	\$ 41.09	0.15	0.86	JD 310 SE
BH-05	LDRRT	DEER	2509J	\$ 47.31	0.15	0.86	JD 410 G
BH-06	LDRRT	DEER	2509J	\$ 47.31	0.15	0.86	JD 410 G
BH-07	LDRRT	DEER	2509J	\$ 47.31	0.15	0.86	JD 410 G
BH-08	LDRRT	DEER	2509J	\$ 47.31	0.15	0.86	JD 410 G
BH-09	LDRRT	DEER	2509J	\$ 47.31	0.15	0.86	JD 410 G
BH-10C	LDRRT	DEER	2509J	\$ 47.31	0.15	0.86	JD 410 G
BH-11	LDRRT	DEER	2509J	\$ 47.31	0.15	0.86	JD 410 G
BH-12	LDRRT	DEER	2509J	\$ 47.31	0.15	0.86	JD 410 G
CP-74	COMHG	COMP	0-250	\$ 3.23	0.20	0.81	MW WACKER HANS COMPACTOR
EX-01	HCECL	HIT	2800	\$ 69.74	0.22	0.80	Hitachi EX 200 LC
EX-03	HCECL	HIT	2807B	\$ 138.54	0.22	0.80	Hitachi EX 330 LC
EX-04	HCECL	HIT	2808K	\$ 190.34	0.22	0.80	Hitachi Zaxis 450 LC
EX-05	HCECL	HIT	2800	\$ 69.74	0.22	0.80	Hitachi Zaxis 200 LC
EX-07C	HCECL	HIT	2808K	\$ 190.34	0.22	0.80	Hitachi EX 450 LC
EX-08C	HCECL	DEER	1745	\$ 80.10	0.22	0.80	JD 225C LC, Zero-Swing
EX-09C	HCECL	DEER	1730	\$ 27.69	0.22	0.80	John Deere Mini-Excavator, Model 50C
EX-10C	HCECL	DEER	1725	\$ 17.41	0.22	0.80	John Deere Mini-Excavator, Model 27D
LO-02	LDRRT	VME	9570C	\$ 64.92	0.15	0.86	Volvo L70C
LO-03	LDRRT	VME	9595C	\$ 104.20	0.15	0.86	Volvo L120 C
LO-04	LDRRT	VME	9575	\$ 77.94	0.15	0.86	Volvo L90 D
LO-05	LDRRT	VME	9595C	\$ 104.20	0.15	0.86	Volvo L120 C
LO-06	LDRRT	VME	9595C	\$ 104.20	0.15	0.86	Volvo L120 C
LO-07C	LDRRT	VME	9595C	\$ 104.20	0.15	0.86	Volvo L120 C
LO-08C	LDRRT	CAT	2372G	\$ 153.27	0.15	0.86	Cat 972 AVHD
LO-09C	LDRRT	VME	9575	\$ 77.94	0.15	0.86	Volvo L90F
SSL-01C	LDRCL	CAT	287C	\$ 36.88	0.15	0.87	Caterpillar 287C Skid Steer Loader
DO-01	TRACC	DEER	5484A	\$ 43.84	0.19	0.83	JD 650 G
DO-02	TRACC	DEER	5495	\$ 85.06	0.19	0.83	JD 850 C
DO-04C	TRACC	CAT	3815	\$ 92.99	0.19	0.83	Caterpillar D6T-XL Dozer
SD-02	LDRRT	DEER	2495	\$ 34.96	0.15	0.86	JD 210 LE
SD-03	LDRRT	DEER	2495	\$ 36.55	0.15	0.86	JD 210 LE
MG-01	GRADR	CHPN	780A	\$ 96.31	0.15	0.86	Champion 735
MG-02C	GRADR	CAT	3265	\$ 81.41	0.15	0.86	Caterpillar 140H VHP
RO-01	ROVIB	I-R	4139	\$ 54.55	0.21	0.82	Ingersol Rand SD70 Roller 66" Smooth Drum
RO-02	ROVIB	RAMX	4605	\$ 16.99	0.21	0.82	3-5 Ton Rammax T26
RO-03	ROVIB	MIKA	800GS	\$ 7.48	0.31	0.72	Multiquip MRH800GS Walk Behind
RO-05C	ROVIB	CAT	8082	\$ 87.51	0.21	0.82	CAT CP 563E 84" Sheeps Foot
RO-06C	ROTAM	CAT	2310	\$ 123.62	0.13	0.89	CAT 815B Compactor
RO-07C	ROVIB	CAT		\$ 21.67	0.21	0.82	CAT CB14 31" Smooth Drum 1-2 Ton
RO-08C	ROVIB	CAT	8040	\$ 47.62	0.21	0.82	CAT CP 323 54" Sheeps Foot
FL-01	FKLFT	FLT	060-080	\$ 35.17	0.23	0.78	Cat R-60
FL-02	FKLFT	FLT		\$ -	0.00	0.00	Toyota - Shop Use Only
FL-03	FKLFT	FLT	060-080	\$ 35.17	0.23	0.78	Cat R-60
RL-01	FKLFT	FLT	080-120	\$ 48.51	0.23	0.78	CAT TH103 Reach Lift
SS-01	BRMSW	SWSP	0-3	\$ 81.27	0.16	0.86	Tennant Series III Pickup Sweeper
SS-02C	BRMSW	SFPR	ALL	\$ 35.17	0.16	0.86	Lav Mor Kick Broom
FUS-01				\$ -	0.00	0.00	Tracstar 500
FUS-02				\$ -	0.00	0.00	TDW
FUS-03				\$ -	0.00	0.00	28" Fusion Machine
FUS-04				\$ -	0.00	0.00	28" Tracstar
FUS-05				\$ -	0.00	0.00	Electrofusion
AC-01	AIRCP	PORT	016-025	\$ 14.91	0.15	0.86	Sullair 185
AC-02	AIRCP	PORT	016-026	\$ 14.91	0.12	0.89	Sullair 185
AV-01C	TRUCK	T&TT	00-06	\$ 16.34	0.14	0.87	Kubota ATV
AV-02	TRUCK	T&TT	00-06	\$ 16.34	0.14	0.87	Kubota ATV
AV-03	TRUCK	T&TT	00-06	\$ 16.34	0.14	0.87	Kawasaki ATV
PH-01c				\$ -	0.00	0.00	Vermeer Rot Hole Evacuator
HT-01c	TRUOF	TRU	32-40	\$ 133.56	0.24	0.78	Volvo A35C
HT-02c	TRUOF	TRU	32-40	\$ 133.56	0.24	0.78	Volvo A35C
HT-03c	TRUOF	TRU	32-40	\$ 133.56	0.24	0.78	Volvo A35C

GE-1	ELGEN	GEN	008-015	\$ 6.70	0.14	0.87	Multiquip Gen. Welder/Trailer
GE-2	ELGEN	GEN	008-015	\$ 6.70	0.14	0.87	Multiquip Gen. Welder/Trailer
GE-3	ELGEN	GEN	025-050	\$ 10.67	0.14	0.87	Multiquip Generator/Skid Mount
GE-4	ELGEN	GEN	025-050	\$ 10.67	0.14	0.87	Multiquip Generator/Skid Mount
GE-5	ELGEN	GEN	025-050	\$ 10.67	0.14	0.87	Multiquip Generator w/Trailer
GE-6	ELGEN	GEN	025-050	\$ 10.67	0.14	0.87	Multiquip Generator w/Trailer
GE-7	ELGEN	GEN	025-050	\$ 10.67	0.14	0.87	Multiquip Generator w/Trailer
LT-01	ATTCH	KENN	KL12	\$ 1.17	0.32	0.72	C-Clamp lifting tool for RCP
LT-02	ATTCH	KENC	KL12	\$ 1.17	0.32	0.72	Kenco KL-12000, Barrier Lifting Tool
MB-01	TRAF	CMSN	SOL1	\$ 8.70	0.37	0.67	Changeable Message Sign Solar
MB-02	TRAF	CMSN	SOL1	\$ 8.70	0.37	0.67	Changeable Message Sign Solar
P1734	CONVB	CVIB	EVHD	\$ 0.80	0.36	0.66	MULTIQUIP HI-CYCLE VIBRATOR
P1736	CONVB	CVIB	EVHD	\$ 0.80	0.36	0.66	MULTIQUIP HI-CYCLE VIBRATOR
P1769	CONVB	CVIB	EVHD	\$ 0.80	0.36	0.66	MULTIQUIP HI-CYCLE VIBRATOR
MS-01				\$	0.00	0.00	Exec 4500 Mobile Screen
17	TRUON	TRUN	2AXL	\$ 41.38	0.19	0.82	International 5 yd Dump Truck
28	TRUON	TRUN	3AXL	\$ 54.74	0.19	0.82	International 10 yd Dump Truck
37	TRUON	TRUN	3AXL	\$ 54.74	0.19	0.82	Peterbilt 10 yd Dump Truck
46	TRUON	TRUN	3AXL	\$ 54.74	0.19	0.82	Ford Boom Truck 22 1/2 Ton
71	TRUON	TRUN	5AXL	\$ 68.95	0.19	0.82	Peterbilt Low Boy
79C	TRUON	TRUN	3AXL	\$ 54.74	0.19	0.82	Peterbilt 340 w/Hanco Lube Body
83	VACJT	VACT		\$ 229.02	0.79	0.23	Vactor HXX Prodigy Hydro Excavator Truck
90	TRUON	TRUN	2AXL	\$ 41.38	0.19	0.82	Kenworth Service Body w/Crane
21	TRUCK	T&TT	20-28	\$ 26.69	0.17	0.85	Kenworth 2000 Gallon Water Truck
34	TRUCK	T&TT	36-48	\$ 40.09	0.17	0.85	WHGM 4000 Gallon Water Truck
47	TRUCK	T&TT	36-48	\$ 40.09	0.17	0.85	Freightliner 4000 Gallon Water Truck
56C	TRUCK	T&TT	36-48	\$ 40.09	0.17	0.85	Ford 4000 Gallon Water Truck
63C	TRUCK	T&TT	36-48	\$ 40.09	0.17	0.85	AM General 4000 Gallon Water Truck 6X6
26	TRUCK	T&TT	00-06	\$ 15.86	0.17	0.85	F150 Ford Truck
35	TRUCK	T&TT	00-06	\$ 15.86	0.17	0.85	F250 Ford Truck
40	TRUCK	T&TT	06-12	\$ 19.76	0.17	0.85	F350 Ford Truck
41	TRUCK	T&TT	06-12	\$ 19.76	0.17	0.85	F350 Ford Truck w/Utility Bed
42	TRUCK	T&TT	06-12	\$ 19.76	0.17	0.85	F350 Ford Truck w/Utility Bed
44	TRUCK	T&TT	00-06	\$ 15.86	0.17	0.85	F250 Ford Truck
49	TRUCK	T&TT	06-12	\$ 19.76	0.17	0.85	F350 Ford Truck w/Utility Bed
54	TRUCK	T&TT	06-12	\$ 19.76	0.17	0.85	CHEV PASSENGER VAN
57	TRUCK	T&TT	00-06	\$ 15.86	0.17	0.85	F250 Ford Truck Extra Cab 4X4
58	TRUCK	T&TT	06-12	\$ 19.76	0.17	0.85	F350 Ford Truck Flatbed
60	TRUCK	T&TT	00-06	\$ 15.86	0.17	0.85	F250 Ford Truck
66	TRUCK	T&TT	12-20	\$ 24.47	0.17	0.85	F550 Ford Truck Crew Cab w/Utility Bed
67	TRUCK	T&TT	06-12	\$ 19.76	0.17	0.85	F350 Ford Truck w/Utility Bed
68	TRUCK	T&TT	00-06	\$ 15.86	0.17	0.85	F150 Ford Truck Crew Cab 4X4
69	TRUCK	T&TT	12-20	\$ 24.47	0.17	0.85	F450 Ford Truck Crew Cab w/Utility Bed
70	TRUCK	T&TT	06-12	\$ 19.76	0.17	0.85	F250 Ford Truck Extra Cab 4X4
72	TRUCK	T&TT	12-20	\$ 24.47	0.17	0.85	F450 Ford Truck Extra Cab w/Utility Bed
73	TRUCK	T&TT	12-20	\$ 24.47	0.17	0.85	F450 Ford Truck Crew Cab w/Utility Bed
80	TRUCK	T&TT	12-20	\$ 24.47	0.17	0.85	F450 Ford Truck w/Utility Bed
81	TRUCK	T&TT	06-12	\$ 19.76	0.17	0.85	F250 Ford Truck 4X4
82	TRUCK	T&TT	00-06	\$ 15.86	0.17	0.85	F150 Ford Truck Extra Cab
TR-04	TRAIT	TB-2	18-20	\$ 5.11	0.43	0.62	Tilt Bed Trailer
TR-11	TRAIL	LB-A	200	\$ 16.24	0.43	0.62	Low Bed Trailer 2 Axle
TR-16	TRAIT	TB-2	04-06	\$ 1.23	0.43	0.62	Tilt Bed Trailer
TR-17	TRAIT	TB-2	08-10	\$ 3.79	0.43	0.62	Trailer
SMALL EQUIPMENT							
01108	AIRCP	PORT	000-004	\$ 3.66	0.15	0.86	Air Compressor with hood
SCIE	CONVB	CVIB	EVHD	\$ 0.80	0.36	0.66	Concrete Vibrator
01124	ELGEN	GEN	001-003	\$ 1.44	0.14	0.87	Honda EH2001 2KW Generator
HBC-19	ELTOL	TOOL	080-100	\$ 0.42	0.62	0.41	MULTIQUIP ELECTRONIC REBAR CUTTER
01149	ELTOL	TOOL	045-060	\$ 0.25	0.62	0.41	MILWAKEE BAND SAW
SCIE	ELTOL	TOOL	080-100	\$ 0.42	0.62	0.41	OXY/ACTYLENE CUTTING TORCH SET
01126	ELTOL	TOOL	080-100	\$ 0.42	0.62	0.41	Hilti TE Roto Hammer w/accessories
6601481	ELTOL	TOOL	080-100	\$ 0.42	0.62	0.41	HITACHI NAIL GUN AND COMPRESSOR
01114	ENGSV	TPCN	RLH1SA	\$ 1.74	0.49	0.53	Topcon Rotating Laser w/tripod, rod & power
BE-01	HAMMR	TRMC	1310	\$ 10.79	0.26	0.77	JD Breaker, Hammer
CMT-20	NONOP	MISC	0210	\$ 1.04	0.56	1.00	20' Storage Container
KRAIL	NONOP	TRAF	0820	\$ 0.40	0.56	1.00	Per 20' Piece of K-Rail
MISC	NONOP	MISC	CEP100	\$ 3.81	0.56	1.00	Temp Construction Entrance Plates
WB-04	PUMWA	APMP	010-020	\$ 4.15	0.37	0.66	Wylie Water Wagon
01131	PUMWA	APMP	020-030	\$ 4.98	0.37	0.66	Power Ease Pressure Washer
01107	SANBL	REMC	010-035	\$ 1.35	0.52	0.52	Sandblasting Pot, 300lb, w/air/hood
01100	SAWCH	SAW	5-HP	\$ 2.03	0.13	0.87	Stihl 14" Cut-off Saw
01119	COMHG	COMP	0-250	\$ 3.15	0.20	0.81	Jumping Jack Compactor

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.
2. 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.

**EXHIBIT D
YEAR 2000 DATE CHANGE COMPLIANCE WARRANTY
FOR GOODS AND SERVICES**

---- INTENTIONALLY OMITTED ----

**REMOVED
March 1, 2004**

THIS AGREEMENT DOES NOT INCLUDE EXHIBIT D