## State of California – Natural Resources Agency CALIFORNIA STATE PARKS DIVISION OF BOATING AND WATERWAYS

## **GRANT AGREEMENT**

**GRANTEE: Santa Barbara County Community Services** 

THE TERM OF THIS AGREEMENT IS <u>August 18, 2025, THROUGH August 17, 2027.</u>

GRANT PROGRAM: Quagga and Zebra Mussel Infestation Prevention Grant Program

GRANT NUMBER: C25Q0813 PROJECT TYPE: Tier 2

RESERVOIR(S): Cachuma Lake

Date: \_\_\_

The Grantee agrees to the terms and conditions of this contract, hereinafter referred to as Agreenent, and the State of California, acting through its Director of California State Parks and pursuant to " S a of California agrees to fund up to the total State grant amount indicated below. The GRANTLE agree to fully comply with all provisions in the Agreement, which consists of: Exhibit A "Scope of Work Work to be Performed," Exhibit B "Invoicing, Budget Detail and Reporting Provisions," Exhibit P stachment 1, "Tas. Budget," Exhibit B, Attachment 2, "Line Item Budget," Exhibit C "General Terms and Conditions;" total pages of agreement including attachments.

Grantee:	Santa Barbara County Community Services	Agency:	California State Pa Div Boating a Waterways Attn. Z G Unit
Address:	Attn: Jill Van Wie 123 East Anapamu, 2 <sup>nd</sup> Floor Santa Barbara, CA 93101	Address	P.O. B. C. 2896 '2 <sup>th</sup> Flot AIS/QZ Unit acrame b, CA 94296
BY:	(Authorized Signature)	BY:_	(Authorized Signature)
(Nan	ne of Authorized Representative)		(Name of Authorized Representative)
(Title	e of Authorized Representative)		(Title of Authorized Representative)

# CERTIFICATE OF FUNDING (FOR STATE USE ONLY)

Date: \_\_

GRANT	AMENDMENT NO	FIŞCAL SUPPLIER NO			PROGRAM
C25Q0813		XXXXXXXXX			2855019
AMOUNT ENCUMBERED BY THIS	FUND TITLE			AGENCY BILL	ING CODE NO
осимент \$368,788.00	Harbors and Wa	tercraft Revolving Fund		053708	
	0. / 100000 055 / 5:100	OULA DEED	CT 4 T 1 T C (C 4 1) ()		SIGON VIEND
PRIOR AMOUNT ENCUMBERED BY THIS DOCUMENT	3790-101-0516	CHAPTER 23	STATUTE (ENY) 2025		FISCAL YEAR 2025-26
TOTAL AMOUNT ENCUMBERED TO DATE \$368,788.00	RPTG STRUCTURE 37900708	ACCOUNT / ALT ACCOUNT 5432000/5432000000	61049		PROJECT 37900THER

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### **EXHIBIT A**

## SCOPE OF WORK - WORK TO BE PERFORMED

## A. PLANS AND GENERAL COMPLIANCE REQUIREMENTS

- 1. The Grantee shall submit an official copy of a Resolution/Order from the governing board or executive officer of the local entity which by law has authority to enter into this Agreement and has the authority to execute the Agreement. If there is not a governing body to sign an official Resolution/Order authorizing an entity to participate in the grant program, a Letter of Approval signed by the Executive Officer, or equivalent, shall be submitted.
- The Grantee certifies that it shall complete this Project no later than the end of the this agreement. It acknowledges that this condition is a material condition of the Agreement.
- The Grantee shall submit required information to the Division of Boatin and Waterwa. (DBW) at QZGrants@parks.ca.gov.
- 4. Any detection of quagga or zebra (dreissenid) mussels (adult or ven. r) all be reported immediately to DBW and the California Department of Fish and Wildlin CDFW). The CDFW representatives to notify are Martha Volkoff, Environmental Program Manager, at Martha.Volkoff@wildlife.ca.gov, and the appropriate CDFV regram scientificate: <a href="https://nrm.dfg.ca.gov/FileHandler.ashx?DocumentID=4955">https://nrm.dfg.ca.gov/FileHandler.ashx?DocumentID=4955</a> inline in detection is confirmed to be quagga or zebra mussels, DBW and CDFW in the notified immediately and this Agreement shall be terminated.
- 5. EARLY-DETECTION MUSSEL MONITOR. 3: Grant shall conduct early-detection mussel monitoring for quagga and zebra mussels curing the term of this agreement to substantiate that the reservoir(s) continue to be minfested and report the data to DBW in accordance with the schedule in Total 1 (rotal), and the properties of the properties of

## a. METHOD AND FREQUENCY OF EARLY-DETECTION MUSSEL MONITORING:

- CDFW has determined your reservoir(s) to be "High calcium level" based on your reservoir Calcium levels (Ca+ > 24 mg/L). Based on this determination, the following methods and frequency of monitoring are required:
  - Plankton tows twice per month when water temperature is 16-24 °C (61 -75 °F), and once per month when water temperature is 12-16 °C (54-61 °F) or 24-28 °C (75-82 °F).

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- Surface surveys (and/or artificial substrates if absence of existing surfaces), checked at least once per month, monitored at locations where introductions are most likely to occur and be detected.
- b. EARLY-DETECTION MUSSEL MONITORING PROTOCOL: Each early detection monitoring effort shall be documented in writing. Protocols and datasheets have been developed by CDFW, and are recommended, however not required. These protocols are available on CDFW's website, and CDFW regional scientists are available to assist with monitoring site selection and training. Regional scientist contacts: <a href="https://nrm.dfg.ca.gov/FileHandler.ashx?DocumentID=4955&inline">https://nrm.dfg.ca.gov/FileHandler.ashx?DocumentID=4955&inline</a>.

Plankton protocol: <a href="https://nrm.dfg.ca.gov/FileHandler.ashx?DocumentID=4954&inline">https://nrm.dfg.ca.gov/FileHandler.ashx?DocumentID=4954&inline</a> Surface survey protocol:

https://nrm.dfg.ca.gov/FileHandler.ashx?DocumentID=4948&inline
Artificial substrate protocol:

https://nrm.dfg.ca.gov/FileHandler.ashx?DocumentID=4953&inline

If using a protocol and datasheet other than CDFW's, the following ir formation sell be included for each monitoring event:

- i. Reservoir name.
- ii. Reservoir county.
- iii. Sampling date.
- iv. Sampling sites within the reservoir(s) located by ge grapm, ordinates (i.e., latitude and longitude).
- v. Name and contact information of person ... anduct the sampling.
- vi. Sampling method (e.g., plankton tow artificial abstrate or surface survey).
- vii. Sampling protocol used (i.e., reference to the methodology used).
- viii. Results of field sampling (i precage or bence of dreissenid mussels) and laboratory analyses (i.e. sitive or relative.
- ix. In addition, information specific to each ethod reported shall include, as applicable:
  - (a) Plankton tows:
    - 1) Tow volume,
    - 2) Preservation method and eservative used,
    - Method of analysis (Cross-Polarized Light Microscopy (CPLM) and/or polymerase chain reaction (PCR) analysis), and
    - 4) Name and contact information of the person/entity who analyzed the samples.
  - (b) Artificial substrate surface area inspected.
  - (c) Surface surveys linear distance and type of surfaces inspected.
- 6. If this Project includes one or more of the following tasks: boater inspections, ramp monitor contacts, and/or decontaminations, then the data collected from these activities must be submitted to DBW in accordance with the schedule in Table 1 (Part A, Section 1, number 5 and Part B, Section 2, Reports).
- 7. If public agency approvals, entitlement or permits are required, such approvals, entitlements or permits must be obtained, and signed copies must be submitted to DBW before work begins. If the Project is carried out on lands not owned by the Grantee, the

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Grantee must obtain adequate rights of way for the useful life of the Project and submit the rights-of-way documentation to DBW.

 State Disclosure Requirement – Include the following statement in any document, publication, educational sign, our outreach material that promotes QZ infestation prevention, education, and/or the Clean, Drain, and Dry message, funded by this Agreement:

"Funding of this project has been provided in full or in part through an agreement with the California State Parks Division of Boating and Waterways (DBW). The contents of this [insert document, as applicable] do not necessarily reflect the views and policies of DBW, nor does mention of trade names or commercial products constitute endorsement or recommendation of their use."

- 9. Signage instructions The Grantee shall place a sign in a prominent location of the Project site, if applicable, or at the Grantee's headquarters.
  - a. The sign shall include the following logo, available from DBW:



b. The following disclosure statement shall be used:

"Funded by California State Parks Division	, Boa	g and	'aterways.	Operated and
maintained by		"		

"For more information about (insert agenc, ume) Quagga and Zebra Mussel Prevention, visit (insert URL)."

- c. The Project sign may include another age by y's required promotional information so long as the DBW logo and disclosure state and are equally prominent on the sign. The sign must be approved by DBV by the draw stage, before printing and installation, and must be installed with a photo proceed by proof, with the Annual Report, see schedule in Table 1 (Part A, Section 1, number and Part B, Section 2, Reports). The DBW may provide signage samples, accepted styles, graphics and/or designs.
- d. Required contents of the sign (logo and statement) shall be posted on the Grantee's website or on any of the Grantee's web page(s) associated with the Project.
- e. The sign must be maintained in good condition throughout the term of the Agreement.
- f. For returning QZ Grantees, previously DBW-approved "funded by" signage may be used if it is in good condition (and not faded, vandalized, weathered). Signage is subject to DBW approval.
- 10. The Grantee shall also include in each of its contracts for work under this Agreement a provision that work performed by subcontractors will also meet the signage and language requirements listed in paragraphs 8 and 9 above.

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### B. PROJECT - SPECIFIC REQUIREMENTS

- The Grantee shall insert a detailed and Project-specific scope of work, which is approved by DBW. The scope must be consistent with the proposed scope contained in the application and any required revisions identified by DBW during the review process. All requirements included in this grant agreement are to be met, whether or not the grantee included it in their project-specific scope of work.
- 2. The Grantee shall construct a survey plan and a survey to gauge public (waterway users) knowledge of QZ mussels, mussel fee stickers, infestation, and the "Clean, Drain and Dry" message. A draft survey plan must be submitted to DBW for approval prior to implementation, and should include sample questions, timing, content, distribution, and collection methods. Both the DBW approved survey plan and survey results shall be submitted to DBW when the annual report and draft final report are due, per Tab' (Part A, Section 2, Outreach Survey, number 1, and Part B, Section 2, Reports). A imple survey plan and a sample survey are located on DBW webpage at <a href="https://dbw.parks.ca.gov/QZGrantunder">https://dbw.parks.ca.gov/QZGrantunder</a> "Grantee Resources."
- 3. The Grantee must participate in at least three (3) community outread events; either inperson events such as boating events, boat shows, fishing events and tour aments etc., or virtual events to educate the public about the effects of a QZ musse of ation, prevention methods, and resources available to prevent a QZ mussel infestation. Appresentative outreach events are listed in Table 1 (Part A, Section 2, Compact Events, Virtual events, if utilized, must still include counts/metrics of boaters/publicial services. Grante must include in quarterly progress reports the number of personal contact marking and photos of the display at the event. Photos of the display at the event photos of the event photos of the display at the event photos of the event photos

If funds were granted for media. vs, educatic and outreach materials, and/or signage(such as print, digital, socie media, TV oillboards, or radio advertisements) the content and distribution must be approved by DBW in advance of purchase. These materials must be submitted to DBW for the win accordance with the schedule listed in Table 1 (Part A, Section 1, number 9).

4. The Grantee may use the decontamination, cleaning, and surveying protocols; as well as training and guidance documents/tools designated by the CDFW, Invasive Species Program. These protocols are available at <a href="https://www.wildlife.ca.gov/Conservation/Invasives/Quagga-Mussels">https://www.wildlife.ca.gov/Conservation/Invasives/Quagga-Mussels</a> under "Decontamination, Cleaning & Surveying Protocols" "Guidance Documents" and "Training" on the CDFW, Invasive Species webpage. If other protocols are used, instead of the CDFW protocols, these protocols are required to be submitted to DBW for review prior to use.

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# PROJECT SCOPE OF WORK

# <u>Purpose</u>

Task 1.

1.1

Deliverables:

Task 2.

2.1.

Deliverables:

Task 3.

3.1.

Deliverables:



# TABLE 1 TABLE OF DELIVERABLES

	SECTION 1 – GENERAL COMPLIANCE RI	EQUIREMENTS	
Item	Description	Due Date	Information Reporting
1.	Final Resolution if the grantee has a governing board; or a final Letter of Approval if grantee does not have a governing board (see Exhibit A, Section A, number 1).	Prior to grant execution	Provide to DBW at QZGrant@parks ca.gov
2.	Evidence of Insurance with endorsement (see Exhibit D, number 14).	Prior to grant execution	Provide to DBW at at Calinv
3.	Contractor Certification Clauses form (CCC 04/2017) (see Exhibit C, number 11).	Prior to grande execution	Provide to BW at at ZGrant@parks ca.gov
4.	Early-Detection Mussel Monitoring Data (See Exhibit A, Section A, numbers 4 and 5 for the frequency of data collection and protocol.)	Due date is same as he can include the norts, the norts of the north no	Provide with each Quarterly rogress Report the Annual Report and the Draft Final/Final Report
5.	Inspection/decontamination, mp monitor contacts data submission to DBW (required for Tier 2) Implementation Projects when DL 'vis fund' g these activities).	Due date is the same as the Annual and Draft Final Project Reports	Provide with the Annual Report Provide with the Draft Final Project Report
6.	Copy of final CEQA/NEPA Documentation.	Before Project Start Date	Provide to DBW at QZGrant@parks ca.gov
7.	Public Agency Approvals, Entitlements or Permits, as applicable (see Exhibit A, Section A, number7).	As needed	Provide to DBW at QZGrant@parks ca.gov
8.	Photo Proof of DBW Funding Sign Installed (see Exhibit A, Section A, number 9).	Due date is the same as the Annual Report	Provide with the Annual Report
9.	Proof of DBW Funding Language on Grantee's Website. The required contents of the sign (logo and	Due date is the same as	Provide with the Annual Report

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	statement) shall be posted on the Grantee's website or on any of the Grantee's web page(s) associated with the Project (see Exhibit A, Section A, Number 9(d)).	the Annual Report	
10.	If the Project included outreach materials and/or	Due date is no	Provide to DBW
	media buys (such as print, digital, social media, TV, or	later than the	at
	radio advertisements) the information must be	Draft Final	QZGrant@parks.
	submitted to DBW for review prior to purchase (see	Project Report	ca.gov
	Exhibit A, Section B, number 3).		
	SECTION 2 – PROJECT SPECIFIC REQ	UIREMENIS	
	Outreach Survey (Grantee to develop a survey to gauge public know	ledge of QZ mus	sels.)
Item	Description	Due Date	Ir (mation eporting
1.	Survey Plan (template is available):	The approved	Prov 'e in the
		survey plan	Annua₁ -port
		due with / e	
	Survey results:	Annual aport	
		Due date i	Provide in the
		later than th	Draft Final
		ے " Final	Project Report
		roject ort	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	Outreach Events		
(Ex	ample of representative outreach events the grand vill	par pate in to e	educate public.
	Grantee to insert descrir on of each	evel )	
Item	Description	ue Date	Information Reporting
1.		Applicant to	Quarterly
		insert	Progress Report,
		estimated	as applicable,
		Month, Year	and Draft Final
2.		Applicant to	Project Report,
		insert	as applicable
	· ·	estimated	
3.		Month, Year Applicant to	
ა.		Applicant to insert	
		estimated	
		Month, Year	
	Project Tasks from Scope of W		1
	(Grantee to insert tasks and add additional li		
Item	Description	Due Date	Information Reporting
1.	Task 1:	Applicant to	
١.	TOOK 1.	insert	
		estimated	
		Month, Year	

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insert estimated Month, Year  3. Task 3:  PART B - INVOICING, BUDGET DETAIL, AND REPORTING PROVISIONS  SECTION 1 - INVOICING  Item Description  1. Payment Requests: A Payment Request must reflect the same reporting period as the corresponding Quarterly Progress Report  Quarterly Progress Report  2. Final Payment Request/Final Invoicing  SECTION 2 - REPORTS  Item Description  Information Reporting Provide within 30 days of the due date of the corresponding Quarterly Progress Report  SECTION 2 - REPORTS  Item Description  Information Reporting Provide to DBW at QZGi. **  SECTION 2 - REPORTS  Item Description  Provide to DBW at QZGi. **  Applicant to insert estimated Month, Year  Provide within 30 days of the due date of the corresponding Quarterly Progress Report at QZGi. **  **QPART B - INVOICING*  Information Reporting  Provide to DBW at QZGrant@parks. ca.gov  11, 1/20226  5/20/2026  8/20/2026  8/20/2026  8/20/2026  8/20/2026  8/20/2026  8/20/2026
3. Task 3:    Applicant to insert estimated Month, Year
3. Task 3:  PART B – INVOICING, BUDGET DETAIL, AND REPORTING PROVISIONS  SECTION 1 – INVOICING  Item Description Due Date Reporting Provide within 30 days of the due date of the Corresponding Quarterly Progress Report  1. Payment Requests: A Payment Request must reflect the same reporting period as the corresponding Quarterly Progress Report  2. Final Payment Request/Final Invoicing  SECTION 2 – REPORTS  Item Description No Later than 27/2027  SECTION 2 – REPORTS  Item Description No Later than 27/20/27  SECTION 2 – REPORTS  Item Description No Later than 27/20/27  SECTION 2 – REPORTS  Item Description No Later than 27/20/27  SECTION 2 – REPORTS  Item Courterly Progress Reports Provide to DBW at QZGrant@parks. Ca.gov
PART B – INVOICING, BUDGET DETAIL, AND REPORTING PROVISIONS    SECTION 1 – INVOICING
PART B – INVOICING, BUDGET DETAIL, AND REPORTING PROVISIONS    SECTION 1 – INVOICING
PART B - INVOICING, BUDGET DETAIL, AND REPORTING PROVISIONS    Item
SECTION 1 - INVOICING   Due Date   Information   Rer orting
SECTION 1 - INVOICING   Due Date   Information   Rer orting
Item   Description   Due Date   Information Rer orting
1. Payment Requests: A Payment Request must reflect the same reporting period as the corresponding Quarterly Progress Report  2. Final Payment Request/Final Invoicing  SECTION 2 – REPORTS  Item  Description  Provide within 30 days of the due date of the corresponding Quarterly Progress Report  No later that 27/2027  SECTION 2 – REPORTS  Information Reporting  1. Quarterly Progress Reports  11. 9/2025 Provide to DBW at QZGrant@parks. Ca.gov
the same reporting period as the corresponding Quarterly Progress Report  2. Final Payment Request/Final Invoicing  SECTION 2 – REPORTS  Item  Description  1. Quarterly Progress Reports  11. 7/2025 7/20/2026 5/20/2026 5/20/2026 8/20/2026
Quarterly Progress Report  due date of the corresponding Quartily Progress Report  2. Final Payment Request/Final Invoicing  SECTION 2 – REPORTS  Item  Description  1. Quarterly Progress Reports  11. 0/2025  2/20/2026  5/20/2026  5/20/2026  8/20/2026  8/20/2026  8/20/2026  8/20/2026  8/20/2026  8/20/2026  8/20/2026  8/20/2026
the corresponding Quartily Progress Report  2. Final Payment Request/Final Invoicing  SECTION 2 – REPORTS  Item  Description  1. Quarterly Progress Reports  11. 7/2025  7/20/2026 5/20/2026 5/20/2026 8/20/2026 8/20/2026 Ca.gov
Corresponding Quarterly Progress Reports  Item  Description  1. Quarterly Progress Reports  2. No later than 2. 7/2027  2. Information Reporting  4. Quarterly Progress Reports  2. Quarterly Progress Reports  2. Quarterly Progress Reports  3. Quarterly Progress Reports  4. Quarterly Progress Reports  4. Quarterly Progress Reports  4. Quarterly Progress Reports  5. (20)/2026  6. (20)/2026
2. Final Payment Request/Final Invoicing  SECTION 2 – REPORTS  Item  Description  1. Quarterly Progress Reports  11. 7/2025  7/20/2026  5/20/2026  5/20/2026  8/20/2026  8/20/2026  8/20/2026  8/20/2026  8/20/2026  Ca.gov
2. Final Payment Request/Final Invoicing  SECTION 2 – REPORTS  Item  Description  1. Quarterly Progress Reports  11. 7/2025  7/20/2026  5/20/2026  5/20/2026  8/20/2026  8/20/2026  8/20/2026  8/20/2026  8/20/2026  8/20/2026  8/20/2026  8/20/2026  8/20/2026  8/20/2026  8/20/2026
2. Final Payment Request/Final Invoicing  SECTION 2 – REPORTS  Item  Description  1. Quarterly Progress Reports  11. 0/2025  2/20/2026 5/20/2026 5/20/2026 8/20/2026 8/20/2026 Ca.gov
2. Final Payment Request/Final Invoicing  SECTION 2 – REPORTS  Item  Description  1. Quarterly Progress Reports  11. 7/2025  7/20/2026  5/20/2026  5/20/2026  8/20/2026  8/20/2026  Ca.gov
SECTION 2 - REPORTS   Date   Information   Reporting
SECTION 2 - REPORTS   Date   Information   Reporting
ItemDescriptionDateInformation Reporting1.Quarterly Progress Reports11, 3/2025 2/20/2026 5/20/2026 8/20/2026Provide to DBW at QZGrant@parks. ca.gov
1. Quarterly Progress Reports  11. 0/2025 Provide to DBW at 0/20/2026 S/20/2026 R/20/2026 Provide to DBW at 0/20/2026 R/20/2026 R/20/2026 R/20/2026 R/20/2026 R/20/2026 Provide to DBW at 0/20/2026 R/20/2026 R/20/20/2026 R/20/20/20/20/20/20/20/20/20/20/20/20/20/
2/20/2026 at 5/20/2026 QZGrant@parks. 8/20/2026 ca.gov
5/20/2026 QZGrant@parks. 8/20/2026 ca.gov
8/20/2026 ca.gov
11/20/2026
11/20/2020
2/20/2027
5/20/2027
9/17/2027
2. Annual Report 8/20/2026
3. Draft Final Project Report 7/20/2027
4. Final Project Report 9/17/2027
5. Final Project Summary 9/17/2027
6. Final Project Inspection and Certification(s): 9/17/2027
Project Completion Certification
Contractor's Release Form, if applicable

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### **EXHIBIT B**

### INVOICING, BUDGET DETAIL AND REPORTING PROVISIONS

## A. INVOICING

- 1. Invoices shall be submitted using the "Payment Request QZ Infestation Prevention Grant Program" form (DPR 756), hereinafter referred to as Payment Request provided at: <a href="https://dbw.parks.ca.gov/QZGrant" Grantee Resources." The attachments to the Payment Request must be itemized based on the line items specified in the Budget. The Payment Request and invoices shall be submitted to DBW electronically no more than on a quarterly basis consistent with the reporting schedule in Table 1 (Part B, Sections 1 and 2). The Grant Expenditure Tracking Spreadsheet (GETS) provided by DBW, must be updated, and included with each submission.</p>
- 2. A Payment Request submitted in any other format other than the Payment eque form will cause the reimbursement claim to be disputed. The DBW will notify be Grantee at the information is being disputed, as applicable. Payment will not be ade until the distriction to the information is being disputed, as applicable. Payment will not be ade until the distriction resolved and a corrected invoice is submitted. The DBW has the esponsibility for approving the Payment Request. Reimbursement shall be made by after a complete, adequately supported and properly documented claim is received.
- 3. Supporting documentation: paid receipts, paid invoices structure of balaties, cancelled checks (with bank's cancelled stamp on back of check cope procedure). Accounting Clearing House (ACH), or electronic transfer showing date, amount, and transaction confirmation number. Subcontracted services, if an approvedure titem unit Agreement, must be provided as proof of payment, with each Paymont Releast. The amount claimed for the Personnel Services line item and Professional and Consultant and rocked include a calculation formula (i.e., hours, day worked, and consultant and professional and consultant and con
- 4. Reimbursement for staffing if approved buset item in this Agreement:
  - a. Staffing will not be reimbursed in time spirit enforcing the State's or a local mussel sticker by a law enforcement office or prosonnel time enforcing a local mussel sticker by any level of staff.
  - b. Rate changes are acceptable with notification to DBW, however the amount in the Lineltem Budget for each personnel type is the maximum amount allowed to be reimbursed for that personnel type.
  - c. Refer to Exhibit B, Section B for Prohibition of Indirect Costs.
  - d. Seasonal/limited term/temporary staff (i.e., staff that are hired to specifically work on the QZ grant, for the term of the grant): an employee may be reimbursed for their hourly rate for the actual time they work on the grant project, including state and federal taxes. Benefits, as defined by the Grantee's established policy, may be included for reimbursement; however, leave time (e.g., sick leave or vacation time) will not be reimbursed. Costs for overtime are allowed under the Grantee's established overtime policy.

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- e. Salaried/Permanent Staff: Full-time salaried staff may be reimbursed for the actual time they work on the grant project, including state and federal taxes. Benefits, as defined by the Grantee's established policy may be reimbursed; however, leave time (e.g., sick or vacation time) will not be reimbursed. If a salaried/permanent employee is a supervisor or manager by classification and if they are also doing day to day work on the grant project, they may qualify for reimbursement. Costs for overtime are allowed under the Grantee's established overtime policy.
- f. Consultants/Contractors: Consultants/contractors may be reimbursed for rates related to the project. State and federal taxes and benefits may be included for reimbursement. Benefits, as defined by the consultant/contractor's policy may be reimbursed; however, leave time (e.g., sick leave or vacation time) will not be reimbursed. Costs for overtime are allowed under the consultants/contractor's established overtime policy.
  - i. The DBW reserves the right to request and review any agreeme s, contracts, or other documentation between the grantee and its subcontractors, consultants, or contractors at any time for the purpos of verifying compliance with the terms of the grant agreeme s.
- Reimbursement for Travel and Per Diem, is allowed if it is an app red bur et item in this Agreement:
  - a. Non-Federal Agency Grantee: Travel Expenses and Clem for non-ederal agency Grantees shall follow the policy established by the Stator Commission is employees regarding travel reimbursement and shall not exceed the rates are Exempt, Excluded, and Represented State of California employee the rates are posed at:

    http://www.calhr.ca.gov/employees/Pages/Fages
  - b. Federal Agency Grantee: Travel Tra
  - c. Out-of-state travel is only reim. sable for ve (5) or less days to states that border California. Reimbursement for lowing rest be reasonable and be demonstrated by three quotes. The mode of travel mease the most cost effective (air versus ground travel). Car rental costs will be for "compact" or "intermediate" categories. Mileage reimbursement will be at the state rate or at the federal rate if the grantee is a federal agency. State rates are posted at: <a href="http://www.calhr.ca.gov/employees/Pages/travel-reimbursements.aspx">http://www.calhr.ca.gov/employees/Pages/travel-reimbursements.aspx</a>. Receipts are required as well as training certificate(s), etc.
- 6. Agency Requesting Reimbursement:
  - a. Non-Federal Agency Grantees shall not request reimbursement until such cost has been incurred and has been paid by the Grantee.
  - b. Federal Agency Grantees may be allowed to have a reimbursement in advance of specific projects tasks. This request must be justified and substantiated by the federal agency and is subject to approval by DBW. If DBW issues an advance, it will be disbursed one task at a time or at a percentage of the total award, not to exceed 25% of the total award before the work is completed. Once an advance has been disbursed for

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a task, another advance will not be provided by DBW until the deliverable(s) for the task already disbursed, has been received. All grant advances received by the Grantee shall be paid to the contractors or vendors within thirty (30) days from the receipt of funds. If the Grantee fails to disburse grant funds to the contactors or vendors within thirty (30) days from receipt of the funds, the Grantee shall immediately return such funds to DBW. Interest shall accrue on such funds from the date of disbursement through the date of mailing of funds to DBW. If the Grantee held such funds in interest-bearing accounts, any interest earned on the funds shall be due to DBW.

- 7. Notwithstanding any other provision of this Agreement, no disbursement shall be required at any time or in any manner which is in violation of, or in conflict with, federal or state laws, rules, or regulations, or which may require any rebates to the Federal Government, or any loss of tax-fee status on state bonds, pursuant to any Federal statute or regulation.
- 8. Notwithstanding any other provision of this Agreement, DBW may withhold all any portion of the funds provided for by this Agreement if:
  - a. The Grantee has materially violated, or threatened to violate, any to an, provision, condition, or commitment of this Agreement; or
  - b. The Grantee fails to maintain reasonable progress toward comparior of the Project.
- 9. Notwithstanding any other provision of this Agreement, the cantee agree that DBW shall retain an amount equal to ten percent (10%) of the grant a oung acified withis Agreement until DBW has accepted the Project as complete and the control of the Grantee, without interest, within 60 days of completion of the Project.
- 10. The Payment Request includes the following information information in the control of the con
  - a. The date of submission;
  - b. The time period covered by "e Payment" ques (i.e., the term "from" and "to"), and the corresponding Quarterly "ogress Rep" t number.
  - c. The total amount requested; and
  - d. The signature, title, and date of the Grantee's authorized representative.
  - e. The final Payment Request shall be clearly marked "FINAL" and submitted NO LATER THAN 30 days after the term of this Agreement. The final Payment Request shall only include supporting documentation (as described in Exhibit B, Section A, number 3) for work occurring or purchases made during the term of this Agreement, and not after the term expiration. The Grantee may request an extension to the 30 days for submitting the final Payment Request, however unless DBW approves the extension, DBW is not obligated to provide reimbursement for a Payment Request received late.
- 11. PURCHASED EQUIPMENT. "Equipment" means tangible property that has a normal useful life of at least one year and has a unit acquisition cost of at least \$5,000 (e.g., five identical assets which cost \$1,000 each, for a total of \$5,000, would not meet this requirement). Equipment does not include expendable items.

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Reimbursement for equipment is allowed if part of an approved budget item in this Agreement:

- a. The grantee shall ensure that adequate competition has been sought by taking all the following steps:
  - i. The Grantee shall openly seek estimates for Equipment.
  - All estimates shall be submitted in writing. If a written estimate is not possible, the grantee shall document any verbal estimate.
  - iii. The Grantee shall make every effort to ensure that three (3) estimates are received prior to the purchase of Equipment. If three (3) estimates are not received, the Grantee shall fully document why three (3) estimates could not be received. Notwithstanding Exhibit C, number 4, Audit, all estimates or documents on shall be retained by the Grantee for a minimum of five (5) years after the final pay and and may be subject to an audit.
  - iv. If a certified small business submits an estimate, the business can claim a preference of five (5) percent when submitting, as compare to the west responsible proposer who is not a certified small business. A serified small business is defined as a business certified by the Office of Sm. Business and DVBE Services.)
- b. The Grantee shall maintain control of all Equipment acq red to out this Agreement.
- c. The Grantee shall perform and maintain a raysic, inventor of all Equipment purchased under this Agreement and reconcile the inventor with the property records at least annually to verify the existence and current distribution, under the term of the Agreement.
- d. Equipment shall only be used in its intended phoose for the duration of its useful life.
- e. Grantees shall keep Equipm, it purchased with grant funds securely stored and are responsible for maintenance, equipment is maintained in proper and safe working order during the life if the formaintenance costs. Grantee agrees in equipment purchased under this Agreement if lost, stolen, or damaged during the term of grant.
- f. The DBW may request physical possession of all Equipment if the Grantee defaults on any portion of the Agreement. In such case of default, the Grantee is liable for all costs incurred by DBW in regaining physical possession of Equipment, during the term of the grant, including but not limited to court costs, attorney fees, and delivery costs. If Equipment has been sold or destroyed before its useful life ends, Grantee shall repay DBW the cost of that Equipment or the price it was sold for, whichever is greater.
- g. Grantee assumes ownership of the Equipment upon expiration of the Grant Term, unless the Grantee defaults on any portion of the Agreement. Grantee continues to be responsible for maintenance after the expiration of the Grant Term. Grantee shall also continue to own the Equipment and use it for its intended use, for a minimum of five (5) years after expiration of the grant term and it shall be documented by the Grantee.

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12. Nothing herein shall constitute, or be deemed to constitute, an obligation of future appropriations for both the State of California and the Federal Government.

## B. PROHIBITION OF INDIRECT COSTS

Grant funds shall not be used for any indirect costs. "Indirect Costs" means those costs that are incurred for a common or joint purpose benefiting more than one cost objective and are not readily assignable to the Project (i.e., cost that are not directly related to the Project). Examples of Indirect Costs include, but not limited to general administration of the Grantee, non-project-specific accounting and personnel services performed within the Grantee organization, depreciation or use allowances on buildings and equipment, the costs of operating and maintaining non-project-specific facilities, tuition and conference fees, and generic overhead or markup. Any invoice submitted including Indirect Costs will cause that invoice, in its entirety, to be disputed and will not be paid until the dispute is resolved rhis prohibition applies to the Grantee for work on a Project that will be reimbursed with grant funds pursuant to this Agreement.

### C. BUDGET CONTINGENCY CLAUSE

The maximum amount to be encumbered under this Agreement shall of excertific amount encumbered, as listed on Page 1, under "Certificate of Funding."

Notwithstanding any other provision of this Agreement, if the 'caet Act of the current year and/or any subsequent years covered under this Agreement caes in poropria sufficient funds for this program, this Agreement shall be of no force or enect. This prospection shall be construed as a condition precedent to the obligation of DBW to include any payment under this Agreement. In this event, the State shall have no provide the Grantee with a right of priority for payment over any other Grantee. In its Agreement with no liability occurring to the State shall ave the option to either cancel this Agreement with no liability occurring to the State shall ave the option to either cancel this Agreement with no liability occurring to the State or for an Agreement amendment to the Grantee to reflect the reduced amour

## D. BUDGET LINE FLEXIBILITY

- 1. Line-Item Adjustment(s). Subject to price eview and approval by DBW, adjustments between existing line item(s) may be used defray allowable direct costs up to fifteen percent (15%) of the total grant amount including any amendment(s) thereto. If the Line-Item Budget includes an amount for Personnel Services, that amount shall be based on the hours, classification, and rates submitted by the Grantee. Grantee may submit a request for an adjustment to DBW, by submitting a letter on the Grantee's letterhead outlining the requested revisions and providing justification. The adjustment to the budget shall also be outlined by the Grantee on DBW's Grant Expenditure Tracking Spreadsheet in strikethrough and bold format. Such adjustment shall not increase the total grant amount allocated. The DBW may also propose adjustments to the budget. An adjustment may only be requested once by the Grantee, and it must be made no later than one year before the Agreement expires.
- Amendment: Subject to the prior review and approval by DBW, line-item adjustments in excess of fifteen percent (15%), deleting an existing or adding a new budget line item, or extending the Agreement term, require a formal amendment. An amendment shall not increase the total grant amount allocated. A request for an amendment must be made by

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the Grantee on the Grantee's letterhead outlining the requested revisions and providing justification. The Grantee shall submit a copy of the original Line-Item and Task Budget sheet(s) reflecting the requested changes in strikethrough and bold format. Any revisions to the budget shall be outlined on DBW's Grant Expenditure Tracking Spreadsheet in strikethrough and bold format. An amendment may only be requested once by the Grantee, and it must be made no later than one year before the Agreement expires.

- a. Non-Federal Agency Grantee: In the event the Grantee does not submit Payment Requests requesting all the funds encumbered under this Agreement, any remaining funds shall revert to the State.
- b. Federal Agency Grantee: In the event the Grantee does not submit Payment Requests requesting all the funds encumbered under this Agreement, any remaining funds shall revert to the State. If the Grantee received funds in advance, any funds not unized for the Project, within the grant term, shall be returned to DBW.
- c. The DBW will provide a Notice of Project Completion to the Grantee stating that he project file is closed, the final Payment Request is being processed or payment, any remaining balance will be disencumbered and unavailable for further use under a sagreement.

## E. REPORTS

- 1. QUARTERLY PROGRESS REPORT. Grantee shall preparand the control is cally submit Quarterly Progress Reports using the template available on the BW webpage at: <a href="http://www.dbw.parks.ca.gov/QZGrant">http://www.dbw.parks.ca.gov/QZGrant</a> under "Counter Resources." The quarterly progress report shall be submitted to DBW in accordance with the schedule in Table 1 (Part B, Section 2).
  - a. The progress reports shall provide the ription of the work performed, accomplishments during the charter, mustone achieved, monitoring results (if applicable), outreach particitation and such as results, quarterly Early Detection Mussel Monitoring data, and any presence of the work under this Agreement. Grantee shall be cument a contractor activities in the progress report.
  - b. Payment Requests shall be submitted of more often than quarterly, according to the schedule stated in Table 1 (Part B, Section 1, Invoicing, and Section 2, Reports). Payment Requests cannot be paid prior to submission of the quarterly progress report which describes the work claimed in the Payment Request. The required Payment Request form is available on DBW webpage at: <a href="http://www.dbw.parks.ca.gov/QZGrant">http://www.dbw.parks.ca.gov/QZGrant</a> under "Grantee Resources."
- ANNUAL REPORT. The Grantee shall prepare and submit electronically an Annual Report using the template available on the DBW webpage at: <a href="http://www.dbw.parks.ca.gov/QZGrant">http://www.dbw.parks.ca.gov/QZGrant</a> under "Grantee Resources" and in accordance with the schedule in Table 1 (Part B, Section 2, Reports, number 2). The report shall include the following:

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- a. Photos with corresponding Copyright License Agreement (DPR 922A for photographer's permissions) and the Visual Media Consent Form (DPR 993 for photo permission from identifiable people). The DPR photo forms are available on DBW webpage at: <a href="http://www.dbw.parks.ca.gov/QZGrant">http://www.dbw.parks.ca.gov/QZGrant</a> under "Grantee Resources." For example, photos could include staff inspecting incoming boats, a vessel decontamination with a decontamination unit, or public outreach activities.
- A summary of the conditions the Project is intended to alleviate, the Project's objectives, the scope of the Project, and a description of the approach used to achieve the Project objectives.
- c. Early-detection mussel monitoring data using the methods and frequency specific to the reservoir(s)' risk of establishment found in Exhibit A, Section A, number 5. See Table 1 for the reporting schedule (Part A, Section 1, number 4).
- d. A summary of the progress made to date, significant milestones achiev a, inc. ding "Project Specific Requirements" in Exhibit A, Section B, and the current schedule of completing the Project, including DBW approved Survey Plan and assults from the survey(s). If results are not available, please provide an explantion and describe when the results will be available.
- e. An evaluation of the effectiveness of the Project in preventing the in Enduction and infestation of QZ and alleviating the Project's original and infestation.
- f. If DBW is funding inspection decontamination activities, en ...np ....nitor contact data must be submitted to DBW.
- g. Provide a photo of the DBW funding signage that has been posted at the reservoir. Also provide a screenshot or other proof that he DBY hanguage has been posted to any websites associated with this project. The requirements found in Exhibit A, Section A, Number 9
- 3. DRAFT FINAL PROJECT REF. 3T. The Grasse shall prepare and submit electronically a draft final project report using the shall project as a ble on the DBW webpage at:

  http://www.dbw.parks.ca.gov/QZGra. under srantee Resources" and in accordance with the schedule in Table 1 (Part B, Section Reports, number 3), to DBW. A Draft Final Project Report contains all the elements of the Final Project Report listed below.
- 4. FINAL PROJECT REPORT. The Grantee shall prepare and submit electronically to DBW, a Final Project Report, using the template available on the DBW webpage at: <a href="http://www.dbw.parks.ca.gov/QZGrant">http://www.dbw.parks.ca.gov/QZGrant</a> under "Grantee Resources" and in accordance with the schedule in Table 1 (Part B, Section 2, Reports, number 4), which includes and addresses the following narrative sections and items, and addresses DBW's comments on the Draft Final Report, if any.
  - Include GPS coordinates of the reservoir(s) and the Project site/location if more specific than the reservoir(s) location(s).

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- Provide Early-Detection Mussel Monitoring Data using the methods and frequency specific to the reservoir(s) risk of establishment (See Exhibit A, Section A, number 5).
- c. Describe Project performance including benefits, successes, and shortcomings. Document environmental changes and results of the Project. As appropriate include 1) results such as inspections, decontamination to lower the risk of a QZ mussel introduction 2) document public knowledge and acceptance of the Prevention Program, 3) estimate and summarize the number of inspections, surveys, decontamination etc. 4) document any potential infestation as a result of the implementation of measures, and 5) improvement in the prevention of introduction.
- d. Identify lessons learned in carrying-out the Project. Describe what worke and what did not work, and how similar efforts could be utilized within the Project ea, as well as other reservoirs.
- e. Describe the Project's funding. Include the projected cost and sual cost of to Project, how much of the grant funds were spent, and how much funding was purinto the Project from other sources. Identify funding source that he is been "leveraged" by the Project and plans for funding future activities.
- f. Identify planned or potential follow-up activities, successary to achieve prevention and protection of energy oir from QZ mussel introduction.
- g. A list of the tasks, subtasks, and deliver pies outlin 1 in the Scope of Work and Table of Deliverables.
- h. Any additional information that is deer. A propriate by the Grantee or DBW.
- i. Report all mussel prevents ve mea res/a vities in the managed reservoir including, but not limited by installation, if equipment, construction, inspection program, education and phitoring act ties.
- j. If DBW is funding inspection/c\_ontz\_ination activities, then ramp monitor contact data must be included.
- k. Describe the extent of outreach that has been conducted and if there are plans to further promote the results of the Project to achieve additional implementation. Include lessons learned from survey results. Include the approved Survey Plan and Survey results as well as the three required outreach events and the corresponding completed Outreach and Education Event Report for each.
- I. Include photos and graphics, including before and after photos, as appropriate, as well as the corresponding Copyright License Agreement (DPR 922A for photographer's permissions) and the Visual Media Consent Form (DPR 993 for photo permission from identifiable people). The DPR photo forms are available on DBW webpage at: <a href="http://www.dbw.parks.ca.gov/QZGrant">http://www.dbw.parks.ca.gov/QZGrant</a> under "Grantee Resources."

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5. FINAL PROJECT SUMMARY. The Grantee shall prepare a summary of the information contained in the Final Project Report, including before and after photos, as appropriate. The Project Summary shall be provided to DBW electronically in accordance with the schedule in Table 1 (Part B, Section 2, Reports, number 5), and provided as a separate document. It is recommended that the Grantee post the Project Summary on the Grantee's webpage.

### 6. FINAL PROJECT INSPECTION AND CERTIFICATION.

a. Upon completion of the Project, the Grantee shall provide a final Project Completion Certification, in accordance with the schedule in Table 1 (Part B, Section 2, number 6) and using the template available on the DBW webpage at: <a href="http://www.dbw.parks.ca.gov/QZGrant">http://www.dbw.parks.ca.gov/QZGrant</a> under "Grantee Resources" certifying that the Project has been completed in accordance with this Agreement. If any portic or task of the Project was not completed, identify that task in the Certification. The ertification must be completed on the grantee agency's letterhead and signed by the auxorized representative.

Any final plans, specifications, and "as-builts," as applicable, showe submitted to DBW, and any amendments or modification thereto. If the Project involoid the planning, investigation, evaluation, design, or other work require into pretation and proper application of engineering, or other professionals, a final inscretion and certification shall also be conducted by a California Research Civil Logineer or other appropriate California registered professional.

- b. If a contractor/subcontractor was utilized for appropriation of the Project, then a Contractor's Release Form shall be submitted to 3W in a cordance with the schedule in Table 1 (Part B, Section 2, number 6) and using the Connector's Release Form template is available on DBW's websited to http://www.parks.ca.gov/QZGrant under "Grantee Resources."
- c. The Grantee agrees to expeditually provide, coing work on the Project and throughout the terms of this Agreement such reports lata, information, and certifications that may be reasonably required by L. V.

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## F. AUDIT DISALLOWANCES

The Grantee agrees it shall return any audit disallowance to DBW within 30 days of DBW's demand for such return.

### G. PROJECT AUDITS

- 1. The DBW reserves the right to conduct Project audits.
- 2. The Grantee agrees that DBW, the Bureau of State Audits, the Governor of the State, and the Office of Inspector General, may authorize a representative of the foregoing which shall have the right to review and to copy any records and supporting documentation pertaining to the performance of this Agreement. The DBW, as its option, may call for an audit of financial information relative to the Project, where the Deputy Director of DBW dearmines that an audit is desirable to assure program integrity or where such an audit becomes necessary because of federal and/or state requirements. Where such an a late alled for, the audit shall be performed by a certified public accountant independent or the Green's ee and at the cost of the Grantee. The audit shall be in the form required JDBW. Notwithstanding Exhibit C, Section 4, the Grantee agrees to maintain such records for a possible audit for a minimum of five (5) years after final payment. The Grant se agrees to allow the auditor(s) access to such records during normal business and to allow interviews of any employees who might reasonably have information it ted to such records. Further, the Grantee agrees to include a similar of the Sta. to audit records and interview staff in any contract related to performance this gemen. (Gov. Code Section 8546.7; Pub. Contract Code, Section 10115 et seq The Jian Shall comply with the Single Audit Act and the reporting requirements set of in OMB Circular A-21., A-87, A-133, and 48 C.F.R. Part 31, as applicable

## H. FRAUD AND MISUSE OF PUBLIC FUNDS

All invoices submitted shall be certified a curate of signed under penalty of perjury. Any and all costs submitted for reimburser and pure ont to is Agreement shall only be for the tasks set forth herein. The Granter shall not sublit any slaim forms containing costs that are ineligible or have been reimbursed and other functing sources unless required and specifically noted as such. Double or multiple billing for time, ervices, or any other eligible cost is illegal and constitutes fraud. Any suspected occurrences of fraud, forgery, embezzlement, theft, or any other misuse of public funds disbursed and shall result in immediate termination of this Agreement, and shall render Grantee subject to criminal prosecution. Additionally, the Deputy Director of the DBW may request an audit and refer the matter to the Inspector General's Office, the appropriate U.S. Attorney's Office, or the appropriate district attorney's office for criminal prosecution or the imposition of civil liability. (Civ. Code §§ 470, 489-490; 33 C.F.R. §§ 30.27, 30.52, 31.22, 31.41)

This Exhibit is the State of California's General Terms & Conditions (GTC 610) 4/2017. For the purposes of this Grant Agreement, "Contractor" is "Grantee".

### **EXHIBIT C**

## **GENERAL TERMS AND CONDITIONS**

- <u>APPROVAL</u>: This Agreement is of no force or effect until signed by both parties and approved by the Department of General Services, if required. Contractor may not commence performance until such approval has been obtained.
- 2. <u>AMENDMENT</u>: No amendment or variation of the terms of this Agreement shall be valid unless made in writing, signed by the parties and approved as required. No oral understanding or Agreement not incorporated in the Agreement is binding on any of the parties.
- 3. <u>ASSIGNMENT</u>: This Agreement is not assignable by the Contractor, either in value of n part, without the consent of the State in the form of a formal written amendment.
- 4. AUDIT: Contractor agrees that the awarding department, the Department of General Services, the Bureau of State Audits, or their designated representative shall hear the right to review and to copy any records and supporting documentation pertaining to the penerance of this Agreement. Contractor agrees to maintain such records for possible audit or a minimum of three (3) years after final payment, unless a longer period of the contractor agrees to allow the auditor(s) access to such record during armal susiness hours and to allow interviews of any employees who might reasonably have information related to such records. Further, Contractor agrees to include the State to audit records and interview staff in any subcontract related to proormate of the Agreement. (Gov. Code §8546.7, Pub. Contract Code §10115 et seq., CR Title , Section 1896).
- 5. INDEMNIFICATION: Contractor agrees to indemning a before and save harmless the State, its officers, agents and employees from an analysis and losses accruing or resulting to any and all contractors, subcontractors, subcontractors, pilers, lawrers, and any other person, firm or corporation furnishing or supplying ork services, naterials, or supplies in connection with the performance of this Agreement, and many and any person, firm or corporation who may be injure or damaged by Contractor in the performance of this Agreement.
- <u>DISPUTES</u>: Contractor shall continue with the responsibilities under this Agreement during any dispute.
- 7. TERMINATION FOR CAUSE: The State may terminate this Agreement and be relieved of any payments should the Contractor fail to perform the requirements of this Agreement at the time and in the manner herein provided. In the event of such termination the State may proceed with the work in any manner deemed proper by the State. All costs to the State shall be deducted from any sum due the Contractor under this Agreement and the balance, if any, shall be paid to the Contractor upon demand.
- 8. <a href="INDEPENDENT CONTRACTOR">INDEPENDENT CONTRACTOR</a>. Contractor, and the agents and employees of Contractor, in the performance of this Agreement, shall act in an independent capacity and not as officers or employees or agents of the State.

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- 9. <u>RECYCLING CERTIFICATION</u>: The Contractor shall certify in writing under penalty of perjury, the minimum, if not exact, percentage of post-consumer material as defined in the Public Contract Code Section 12200, in products, materials, goods, or supplies offered or sold to the State regardless of whether the product meets the requirements of Public Contract Code Section 12209. With respect to printer or duplication cartridges that comply with the requirements of Section 12156(e), the certification required by this subdivision shall specify that the cartridges so comply (Pub. Contract Code §12205).
- 10. NON-DISCRIMINATION CLAUSE: During the performance of this Agreement, Contractor and its subcontractors shall not deny the contract's benefits to any person on the basis of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, or military and veteran status, nor shall they discriminate unlawfully against any employee or applicant for employment because of race, religious creed Jor, national origin, ancestry, physical disability, mental disability, medical condition, grantic information, marital status, sex, gender, gender identity, gender expression, ag se. al orientation, or military and veteran status. Contractor shall insure that the evaluation a. treatment of employees and applicants for employment are free of such diminimation. Contractor and subcontractors shall comply with the provisions of the F Employment and Housing Act (Gov. Code §12900 et seq.), the regulations promulgate thereur or (Cal. Code Regs., tit. 2, §11000 et seq.), the provisions of Article 9.5, Chapter 1, F +1 Jivision 3, Title 2 of the Government Code (Gov. Code §§11135-11139.5), and the regulations or standards adopted by the awarding state agency to implement such article Contractor hall permit access by representatives of the Department of Fair Employment and Yousing and the awarding state agency upon reasonable notice at any time during the one business hours, but in no case less than 24 hours' notice, to such of its books, representations, accounts, and all other sources of information and its facilities as said Der time, or Age cy shall require to ascertain compliance with this clause. Contractor and its accountrators shall give written notice of their obligations under this clause to labor organizations with contractor and its accountrations shall give written notice of their obligations under this clause to labor organizations with contractor and its accountrations of their obligations under this clause. Contractor and its accountrations shall give written notice of their obligations under this clause to labor organization switch they have a collective bargaining or other agreement. (See Cal. Code Regs., tit. 157 105.)

Contractor shall include the nondiscrimnation and compliance provisions of this clause in all subcontracts to perform work under the Agreeme.

- 11. CONTRACTOR CERTIFICATION CLA. SES: The CONTRACTOR CERTIFICATION CLAUSES contained in the document CC 94/ 17 are hereby incorporated by reference and made a part of this Agreement by this reference as if attached hereto.
- 12. TIMELINESS: Time is of the essence in this Agreement.
- 13. <u>COMPENSATION</u>: The consideration to be paid Contractor, as provided herein, shall be in compensation for all of Contractor's expenses incurred in the performance hereof, including travel, per diem, and taxes, unless otherwise expressly so provided.
- 14. <u>GOVERNING LAW</u>: This contract is governed by and shall be interpreted in accordance with the laws of the State of California.
- 15. <u>ANTITRUST CLAIMS:</u> The Contractor by signing this agreement hereby certifies that if these services or goods are obtained by means of a competitive bid, the Contractor shall comply with the requirements of the Government Codes Sections set out below.
  - a. The Government Code Chapter on Antitrust claims contains the following definitions:

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- i. "Public purchase" means a purchase by means of competitive bids of goods, services, or materials by the State or any of its political subdivisions or public agencies on whose behalf the Attorney General may bring an action pursuant to subdivision (c) of Section 16750 of the Business and Professions Code.
- "Public purchasing body" means the State or the subdivision or agency making a public purchase. Government Code Section 4550.
- b. In submitting a bid to a public purchasing body, the bidder offers and agrees that if the bid is accepted, it will assign to the purchasing body all rights, title, and interest in and to all causes of action it may have under Section 4 of the Clayton Act (15 U.S.C. Sec 15) or under the Cartwright Act (Chapter 2 (commencing with Section 16700) of Part 2 of Division 7 of the Business and Professions Code), arising from purchases of gor 3, materials, or services by the bidder for sale to the purchasing body pursuant trace bid. Such assignment shall be made and become effective at the time the purch sing andy tenders final payment to the bidder. Government Code Section 4552.
- c. If an awarding body or public purchasing body receives, either through judgment or settlement, a monetary recovery for a cause of action assigned user this capter, the assignor shall be entitled to receive reimbursement for actual legal control to the receivery, including treble damages, attributable to overcharges that were paid the assignative were not paid by the public body as part of the bid price, less the expanse of the public body as part of the bid price, less the expanse of the public body as part of the bid price, less the expanse of the public body as part of the bid price, less the expanse of the public body as part of the bid price, less the expanse of the public body as part of the bid price, less the expanse of the public body as part of the bid price, less the expanse of the public body as part of the bid price, less the expanse of the public body as part of the bid price, less the expanse of the public body as part of the bid price, less the expanse of the public body as part of the bid price, less the expanse of the public body as part of the bid price, less the expanse of the public body as part of the bid price, less the expanse of the public body as part of the bid price, less the expanse of the public body as part of the bid price, less the expanse of the public body as part of the bid price, less the expanse of the bid price of the bi
- d. Upon demand in writing by the assignor, the arginet hall, whin one year from such demand, reassign the cause of action assigned under his part, the assignor has been or may have been injured by the violation of the assignee has not been injured thereby, and the assignee declines to file a court action for the cause of action. See Comment and Section 4554.
- 16. CHILD SUPPORT COMPLIANCE CT: For any reement in excess of \$100,000, the contractor acknowledges in accordance with Public Contract Code 7110, that:
  - a. The contractor recognizes the impo. rea of child and family support obligations and shall fully comply with all applicable state and federal laws relating to child and family support enforcement, including, but not limited to, disclosure of information and compliance with earnings assignment orders, as provided in Chapter 8 (commencing with section 5200) of Part 5 of Division 9 of the Family Code; and
  - b. The contractor, to the best of its knowledge is fully complying with the earnings assignment orders of all employees and is providing the names of all new employees to the New Hire Registry maintained by the California Employment Development Department.
- 17. UNENFORCEABLE PROVISION: In the event that any provision of this Agreement is unenforceable or held to be unenforceable, then the parties agree that all other provisions of this Agreement have force and effect and shall not be affected thereby.

18. PRIORITY HIRING CONSIDERATIONS: If this Contract includes services in excess of \$200,000, the Contractor shall give priority consideration in filling vacancies in positions funded by the Contract to qualified recipients of aid under Welfare and Institutions Code Section 11200 in accordance with Pub. Contract Code §10353.

# 19. $\underline{\text{SMALL BUSINESS PARTICIPATION AND DVBE PARTICIPATION REPORTING REQUIREMENTS:}}$

- a. If for this Contract Contractor made a commitment to achieve small business participation, then Contractor must within 60 days of receiving final payment under this Contract (or within such other time period as may be specified elsewhere in this Contract) report to the awarding department the actual percentage of small business participation that was achieved. (Govt. Code § 14841.)
- b. If for this Contract Contractor made a commitment to achieve disabled veter and siness enterprise (DVBE) participation, then Contractor must within 60 days of receiving in a payment under this Contract (or within such other time period as may he specified elsewhere in this Contract) certify in a report to the awarding department: (1) the total amount the prime Contractor received under the Contract; (2) the ame and didress of the DVBE(s) that participated in the performance of the Contract; (2) the ame and nount each DVBE received from the prime Contractor; (4) that all payments under a Contract have been made to the DVBE; and (5) the actual percentage of "VBE participe" on that was achieved. A person or entity that knowingly provides false into the contract to a civil penalty for each violation. (Mil. & Vets. Code § 95. 5(d) Code § 14841.)
- 20. <u>LOSS LEADER</u>: If this contract involves the fur shing of quipme materials, or supplies then the following statement is incorporated: It unlaw for any person engaged in business within this state to sell or use any article or produce of a "loss leader" as defined in Section 17030 of the Business and Professions (PC 10344(e).)

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# EXHIBIT D SPECIAL TERMS and CONDITIONS

- APPROVAL. The Grantee will not proceed with any work on the Project until authorized by California State Parks Division of Boating and Waterways (DBW).
- 2. CALIFORNIA STATE PARKS, DIVISION OF BOATING AND WATERWAYS ACTION, COSTS, AND ATTORNEY FEES. The Grantee agrees that any remedy provided in the Agreement is in addition to and not in derogation of any other legal or equitable remedy available to DBW as a result of breach of this Agreement by the Grantee, whether such breach occurs before or after the completion of the Project, and exercise of any remedy provided by this Agreement by DBW shall not preclude DBW from pursuing any legal remedy or right which would otherwise be available in law or equity. In the event of litigation between the parties hereto arising from this Agreement, it is agreed that each party shall bear its own filing costs and attorney fe
- 3. COMPLIANCE WITH LAW, REGULATIONS, ETC. The Grantee agrees that it all times, comply with and require its contractors and subcontractors to comply with all applicable aderal, state laws, rules, guidelines, regulations, and requirements. Without limits on of the fore, ing, the Grantee agrees that, to the extent applicable, the Grantee will comply with the provision of an adopted environmental mitigation plan for the term of this Agreem of the project, whichever is longer.
- 4. CONFLICT OF INTEREST. The Grantee certifies that it is in applicable state and/or federal conflict of interest laws.
- 5. CONTINUOUS USE OF PROJECT; LEASE OR DISPOSAL OF FOJECT. The Grantee agrees that, except as provided in the Agreement of will a taban on, substantially discontinue use of lease, or dispose of the Project or any significant potential or the project without prior written approval the Drother Director of DBW. Such approval may be conditional as determined by the Deputy or or his/her designee to be appropriate, including a condition requiring repayment of the Grantee of all grant funds or any portion of all remaining grant funds covered by this agreement together with accrued interest and any penalty assessments which may be que.
- 6. DISPUTES. The Grantee shall contine with its reponsibilities under this Agreement during any dispute. Any dispute arising under to Agrament, which is not otherwise disposed of by informal agreement shall be decided by the puty Director of DBW, or his or her authorized representative. Such decision shall be reduced to writing and a copy thereof furnished to the Grantee and to the DBW Deputy Director. The decision of DBW shall be final and conclusive unless, within thirty (30) calendar days after mailing of the DBW decision to the Grantee, the Grantee mails or otherwise furnishes a written appeal of the decision to the DBW Deputy Director. The decision of the DBW Deputy Director on appeal shall be final and conclusive unless determined by a court of competent jurisdiction to have been fraudulent, capricious, arbitrary, or so grossly erroneous as necessarily to imply bad faith, or not supported by substantial evidence. In connection with any appeal under this clause, the Grantee shall be afforded an opportunity to be heard and to offer evidence in support of its appeal. Pending final decision of a dispute hereunder, the Grantee shall continue to fulfill and comply with all the terms, provisions, commitments, and requirements of this Agreement. This clause does not preclude consideration of legal questions, provided that nothing herein shall be construed to make final the decision of DBW, or any official or representative thereof, on any question of law.

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### 7. ENVIRONMENTAL COMPLIANCE

- a. Projects supported by grant funds must comply with the California Environmental Quality Act (CEQA) requirements; CEQA exemptions may apply. Work on the Project or task, as applicable, shall not begin until DBW has received an adopted CEQA document and/or notice from the California State Clearinghouse that the process has been completed. If work is conducted on federal land, the Grantee must also comply with the National Environmental Policy Act (NEPA). Proceeding with work subject to CEQA and/or NEPA without submitting the environmental documentation to DBW, shall constitute a material breach of this Agreement.
- b. No work that is subject to an Environmental Impact Report or a Mitigated Negative Declaration may proceed until and unless approved by DBW. Such approval is fully discretionary and shall constitute a condition precedent to any work for which it is equired.
- c. If the Project or task, as applicable, includes modification to a reservoir, the value shall fully mitigate the environmental impact resulting from the modification. The Grante shall provide documentation to DBW that the environmental impacts resulting from such modification will be fully mitigated considering all of the impacts of the Project, and when on balance, any environmental enhancement or benefit equals or receds by negative environmental impacts of the Project or task.
- 8. EXCISE TAX: The State of California is exempt from federal remains taxes, as no reimbursement will be made for any excise taxes levied on Grantee rechase.
- 9. FORCE MAJEURE. Except for defaults of subcontractors neither nity shall be responsible for delays or failures in performance resulting from actively. If the cintrol of the offending party. Such acts shall include but shall not be limited tructs of Cod, fire, nod, earthquake, other natural disaster, nuclear accident, strike, locked riot, from hargo, public regulated utility, or governmental statutes or regulations superimple after the ract. If a delay or failure in performance by Grantee arises out of a delimited of its subcontractor, and if such default of its subcontractor arises out of causes be and the introllimboth Grantee and subcontractor, and without the fault or negligence of either of them, cantee anall not be liable for damages of such delay or failure, unless the supplies or service to be furnished by subcontractor were obtainable from other sources in sufficient time to permit Grantee to meet the required performance schedule.
- 10. FISCAL MANAGEMENT SYSTEMS AND ACCOUNTING STANDARDS. The Grantee agrees that, at a minimum, its fiscal control and accounting procedures shall be sufficient to permit tracing of grant funds to a level of expenditure adequate to establish that such funds have not been used in violation of state law or this Agreement. The Grantee further agrees that it shall maintain separate Project accounts in accordance with generally accepted accounting principles.
- 11. GRANTEE'S RESPONSIBILITY FOR WORK. The Grantee shall be responsible for all work and for all persons and entities engaged in work performance pursuant to this Agreement, including, but not limited to, contractors, subcontractors, suppliers, and providers of services. The Grantee shall be responsible for any and all disputes arising out of its contracts for work on the Project, including but not limited to payment disputes with contractors and subcontractors. The State shall not mediate disputes between the Grantee and any other entity concerning responsibility for performance of work.

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- 12. INCOME RESTRICTIONS. The Grantee agrees that any refunds, rebates, credits, or other amounts (including any interest thereon) accruing to or received by the Grantee under this Agreement shall be paid by the Grantee to DBW, to the extent that they are properly allocable to costs for which the Grantee has been reimbursed by DBW under this Agreement.
- 13. INSPECTION. The DBW, the Bureau of State Audits, the Office of Inspector General, or any authorized representative for the forgoing, shall have suitable access to the Project site or Project records at all reasonable times during Project implementation and thereafter for the useful life of the Project to ascertain compliance with this Agreement and its goals. The Grantee acknowledges that the Project records and location are public records.

### 14. INSURANCE REQUIREMENTS.

Comprehensive Insurance: Throughout the term of the Agreement, the Grantee shall provide and maintain insurance against fire, vandalism, and other loss, damage, or destruction of the facilities and structures constructed pursuant to this Agreement, if any. This insurance e shall be issued by a company or companies admitted to transact business in the State or can rina. If self-insured, the Grantee must provide evidence of self-insurance. This insurance police shall contain an endorsement specifying that the policy will not be cancelled or reduced in covering without thirty (30) days prior written notice to DBW. In the event of any ramage to or destruction of the Project or any larger system of which it is a part, the set proceeds of insurance shall be applied to the reconstruction, repair or replacement to the langed or destroyed parts of the Project or its larger system. The Grantee shall begas such reconstruction repairs or replacement as expeditiously as portion and shall, we out of such net proceeds all costs and expenses in connection with such a conception, repair, ir, or replacement so that the same shall be completed and the large systems. The Grantee shall be free of all claims and liens. A copy of the insurance policy shall be provided.

- a. General Liability Insurance: Grantee shall proure connercial oneral liability insurance covering liability arising out of premises operations. Independent contractors, personal/advertising in and liability assumed under an insured contract with limits not less than \$1,000,000 per courrence and \$2,000,000 general aggregate and \$2,000,000 product complete doperations aggregate. Said policy shall apply to each insured against volume and claim is made or suit is brought subject to Contractor's or Grantee's limits. Viability.
- b. Motor Vehicle Liability Insurance: Grages' all maintain motor vehicle liability insurance with limits not less than \$1,000,000 con. Ed single limit each accident. Such insurance shall cover liability arising out of an accident involving a motor vehicle in use by Grantee, including, but not limited to, Grantee owned, hired, and non-owned motor vehicles.
- c. Worker's Compensation and Employer's Liability Insurance: The Grantee shall maintain statutory worker's compensation and employer's liability insurance for all of Grantee's employees who will be engaged in the performance of work on the property, including special coverage extensions where applicable.
- d. Endorsements/Additional Insured: That the State of California, its officers, agents, employees, and servants are included as additional insured, but only insofar as the operations under this agreement are concerned. The endorsements are to be provided for the general liability and motor vehicle liability policies. No additional endorsements are required for grantees who are entirely self-insured.

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e. Watercraft Liability Insurance: if watercraft will be used in the performance of the work that is funded by this grant, provide proof of watercraft liability insurance with limits not less than \$1,000,000 combined single limit per accident. Such insurance shall cover liability arising out of the maintenance and use of any watercraft (owned, hired or non-owned). The policy must include the following endorsement:

"The State of California, it's officers, agents, employees and servants as additional insureds, but only with respect to work performed that is connect with or related to the activities contemplated in this Agreement."

15. INTELLECTUAL PROPERTY. Any works developed during and/or pursuant to this Agreement by the Grantee, including all related copyrights and other proprietary rights therein, as may now exist and/or which hereafter come into existence, shall belong to the State upon creation, and shall continue in the State's exclusive ownership upon termination of this Agreement Drantee further intends and agrees to assign to the State all right, title and interest in and to such materials as well as all related copyrights and other propriety rights therein.

Grantee agrees to cooperate with the State and to execute any document of documents at may be found to be necessary to give the foregoing provisions full force and effect, including but not limited to, an assignment of copyright.

Grantee agrees not to incorporate into or make the works developed, depayent upon any original works of authorship or Intellectual Property Rights of third parties we put first (a) obtaining the State's prior written permission and (b) granting the State's prior written permission and (b) granting the State a nonexclusive, royalty-free, paid-up, irrevocable, perpetual, wore wide to use, reproduce, sell, modify, publicly and privately display and distrible or any purpose whatsoever, any such prior works.

16. NO THIRD-PARTY RIGHTS. This Agreement hall not coate right in, or grant remedies to, any third party as a beneficiary of this Agreement or coarry design ovenant, obligation or undertaking established herein.

## 17. NOTICE.

- a. The Grantee shall notify DBW price to conduct a g construction, monitoring, demonstration, or other implementation activities sue that P W staff may observe and document such activities, if desired.
- b. The Grantee shall promptly notify DBW of events or proposed changes that could affect the scope, budget, work performed under this Agreement. The Grantee agrees that no substantial change in the scope of the Project will be undertaken until written notice on the proposed change has been provided to DBW, and DBW has given written approval for such change.
- c. Discovery of any potential archeological or historical resource. If a potential archeological or historical resource be discovered during implementation of the Project, the Grantee agrees that all work in the area of the find will cease until a qualified archeologist has evaluated the situation and made recommendations regarding the preservation of the resource, and appropriate actions are taken to protect and preserve the resource. The Grantee agrees to implement appropriate actions as directed by DBW.
- d. Discovery of any unexpected endangered or threatened species, as defined in the California Endangered Species Act (CESA) or the Federal Endangered Species Act (ESA).

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If a state or federally protected species is unexpectedly encountered during implementation of the Project, the Grantee agrees to promptly notify DBW. This notification is in addition to the Grantee's obligations under CESA or ESA.

- e. The Grantee shall notify DBW ten (10) working days prior to any public or media event publicizing the accomplishments and/or results of this Agreement and provide the opportunity for attendance and participation by DBW representatives, if desired.
- f. The Grantee shall promptly notify DBW in writing of any cessation of major construction work on the Project where such cessation of work is expected to or does extend for a period of thirty (30) days or more and of any circumstance, combination of circumstances, or condition, which is expected to or does delay completion of construction for a period of ninety (90) days or more beyond the estimated date of completion of construction previously provided.
- 18. OPERATIONS & MAINTENANCE. The Grantee shall maintain and operate the activation of the Project, consistent with the purpose for which this Grant was made. The Grantee assume all operations and maintenance costs of the facilities, structures, and equing lent; DBW shall no be liable for any cost of such maintenance, management, or operation. The Grantee may be excused from operations and maintenance only upon written approval to the eputy Director of DBW. For purposes of this Agreement, "operation costs" include direct conformaterial and labor needed for operations, utilities, insurance, "Isimilar exposes." "Maintenance costs" include ordinary repairs and replacement of a courring in our necessary to prolong the life of capital assets or basic structure.
- 19. PERMITS, CONTRACTING, AND DEBARMENT. The content of the procure all permits, licenses necessary to accomplish the work controlled of this Agreement, pay all charges and fees, and give all notices necessary and in dental to the and lawful prosecution of the work. Any contractor, outside association, or condition is required by the Grantee in connection with the services covered by the Agreement of shall be limited to such individuals or firms as were specifically identified an agreed during negotiations for this Agreement, if any, or as are specifically authorized by DBW during the performance of this Agreement. Any substitutions in, or additions to, such contractors, a sociates, or consultants, shall be subject to the prior written approval of DBW. The Grantee of tifies to the best of its knowledge and belief that it and its principals:
  - Are not presently barred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded by any federal department, program or Grantee;
  - b. Have not within a (3) year period preceding this Agreement been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state, or local) transaction; violation of federal or state antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
  - c. Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state, or local) with commission of any of the offenses enumerated in paragraph (b) of this certification.

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- d. Have not within a three (3) year period preceding this application/proposal had one or more public transactions (including but not limited to grants, loans, projects, contracts, or programs) (federal, state, or local) terminated for cause or default.
- 20. POTENTIAL SUBCONTRACTORS. Nothing contained in this agreement or otherwise, shall create any contractual relation between State and any subcontractors, and no subcontract shall relieve Grantee of its responsibilities and obligations hereunder. Grantee agrees to be as fully responsible to State for the acts and omissions of its subcontractors and of persons either directly or indirectly employed by any of them as it is for the acts and omissions of persons directly employed by Grantee. Grantee's obligation to pay its subcontractors is an independent obligation from State's obligation to make payments to Grantee. As a result, State shall have no obligation to pay or to enforce the payment of any moneys to any subcontractor.
- 21. PREVAILING WAGES AND LABOR COMPLIANCE. If applicable, the Grantee agree, to be bound by the provision of the Labor Code regarding prevailing wages and shall recter and monitor all qualifying contracts to assure that the prevailing wage provisions of the Labor Code are being met. Public works contracts are subject to enforcement by the Department of Industrial Relations. Grantee shall abide by the requirements of Labor Code Section 172 et seq. and Title 8 of the California Code of Regulations, Section 200. If a plicable, Grantee shall also comply with the apprenticeship requirements in Labor Code Sections 777.5, 1777.6, and 1777.7 and Title 8 of the California Code of Regulations, Section 2. Content DIR requirements may be found at https://www.dir.ca.gov/Public-Works/Award 1-Bodies.html
- 22. PROFESSIONALS. The Grantee agrees that only licensed puress. I will be used to perform services under this Agreement where such services are called to increase that only licensed puresuant to this Agreement, all technical reports required that involve planning, it is agation, evaluation, design, or other work requiring interpretation and respect plication of engineering or geological sciences, shall be prepared by or until the direction of engineering or geological sciences, shall be prepared by or until the direction of engineering or geological sciences, shall be prepared by or until the direction of engineering or geological sciences, shall be prepared by or until the direction of engineering or geological sciences, shall be prepared by escions 6735, 7835, and 7835.1. To demonstrate compliance with Californ Code of Regulations, Title 16, Sections 415 and 3065, all technical reports must be entirely engineering or general professional(s). As required by escional(s) in a manner such that all work can be clearly attributed to a professional responsible for the work.
- 23. RECORDS. Without limitation of the requirement to maintain Project accounts in accordance with generally accepted accounting principle. The Grantee agrees to:
  - Establish an official file of the Project which shall adequately document all significant actions relative to the Project.
  - Establish separate accounts which will adequately and accurately depict all amounts received and expended on this Project, including all grant funds received under this Agreement.
  - c. Establish separate accounts which will adequately depict all amounts received and which is attributable to the Project; especially including any income attributable to grant funds disbursed under this Agreement.
  - d. Establish an accounting system which will adequately depict final total costs of the Project, including both direct and indirect.

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- e. If a Force Account is used by the Grantee for any phase of the Project, establish an account that documents all employee hours, and associated tasks charged to the Project per employee.
- 24. RELATED LITIGATION. Under no circumstance may a Grantee use funds from any disbursement under this Agreement to pay costs associated with any litigation the Grantee pursues against DBW or any other party. Regardless of the outcome of any litigation, and notwithstanding any other provision in this Agreement, the Grantee agrees to complete the Project according to the provisions of this Agreement or to repay all of the grant funds plus interest.
- 25. TERMINATION, IMMEDIATE REPAYMENT, INTEREST. This Grant Agreement may be terminated by written notice at any time prior to completion of the Project, at the option of DBW, upon violation by the Grantee of any material provision after such violation has been alled to attention of the Grantee, and after failure of the Grantee to bring itself into compliance with the provisions of this Agreement within a reasonable time as established by DBW hours case shall such reasonable time be longer than 90 calendar days from the date that Grantee notified of that violation by DBW. In the event of termination, the Grantee grees, upon demand, to immediately repay to DBW an amount equal to the amount the grant funds disbursed to the Grantee prior to such termination. In the event of termination increases shall accrue as of the date of termination on all amounts due at the highest in all rice of interest from the date that notice of termination is mailed to the Grantee to the date of in a pipt of full repayment by DBW from the Grantee.
- 26. TIMELINESS. The Grantee shall proceed with and complete to Proi and expeditious manner within the grant term.
- 27. VENUE. The DBW and the Grantee hereby agr of that are legal of enforcement action arising out of this Agreement shall be filed and maintained in the conformal country of Sacramento, California, or in the United States is act Court in and for the Eastern District of California.
- 28. WAIVER AND RIGHTS OF DBW. In individual aiver of any obligations or rights with respect to a default or other matter. Sing under to a Agreement at any time by either party shall not be considered a waiver of rig. Or obligations or rights with respect to any other default or matter. Any rights and remedies of DBW. Tovid of or this Agreement are in addition to any other rights and remedies provided by law.
- 29. WITHHOLDING OF GRANT DISBURSEMENTS. The DBW may withhold all or any portion of the grant funds provided for by this Agreement in the event that the Grantee has materially violated, or threatens to materially violate, any term, provision, condition, or commitment of this Agreement; or if the Grantee fails to maintain reasonable progress toward completion of the Project.
- 30. LOBBYING. The Grantee shall not use Project funds to engage in lobbying the federal or state governments.
- 31. MAINTENANCE. The Grantee shall assure that any construction, or improvement implemented and installed as part of this grant shall be properly maintained for the intended purpose during its life span. Operations include the administration, management, and performance of non-maintenance actions needed to keep the completed work safe and functioning as intended. Maintenance includes work to prevent deterioration of the installation.

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The condition applies to all sub-awarded funds in whole or in part with the grant funds disbursed hereunder. The DBW retains the right to inspect a practice to ensure this condition is met, and to request a refund if it is not.

32. LABOR. The Grantee certifies that it, its employees, its sub-recipients, and its sup-recipients' employees receiving any funds pursuant to this Agreement, shall not engage in severe forms of trafficking in persons during the term of this Agreement; procure a commercial sex act during the terms of this Agreement; or use forced labor in the performance of this Agreement, or any subcontracts awarded pursuant to this Agreement.



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# **Task Budget**

# 1. Task and Budget

Task No. 1	Task Title	Hire Staf

List the # of Personnel and Personnel Types

**Commented [TG1]:** Please rename title to match the changes made to Task 1 in the Scope of Work.

Applicant - Personnel	Hours	Salary	Total Cost (\$)	DBW QZ Grant Funding (\$)
Extra-Help Ranger Trainee LEAD (2 years) no benefits	4,160.00	30.00	124,800.0	124,800.00
Extra-Help Ranger Trainee (2 years) no benefits	4,160.00	28.00	116,480.00	116,480.00
Extra-Help Ranger Trainee (2 years) no benefits	4,160.00	28.00	116,480.00	116,480.00
Park Ranger III	10.00	76.30	762	763.00
Total P	ersonnel E	xpenses	358 23.00	358,523.00

Applicant Expenses	Total ost (\$)	DBW Q2 Grant Funding (\$)
Materials / Supplies 1 (Field)		
Materials / Supplies 2 (Office)		
Equipment		
Travel		
	Total A dicant Exposes	

		DBW QZ Grant
Professional Services - Consulting purs   lary (\$/hour)	Total Cost (\$)	Funding (\$)
Total of fessional for vices - Consulting		

Professional Services - Consulting Expenses	Total Cost (\$)	DBW QZ Grant Funding(\$)
Materials / Supplies 1 (Field)		
Materials / Supplies 2 (Office)		
Equipment		
Travel		
Total Professional Services - Consulting Expenses		

Task Cost Summary	Total Cost (\$)	DBW QZ Grant Funding (\$)
Applicant - Personnel	358,523.00	358,523.00

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· · · ·		
Applicant Expenses		
Professional Services - Consulting		
Professional Services - Consulting Expenses		
Task Total (\$)	358,523.00	358,523.00

# 2. Task and Budget

Task No: 2 Task Title: Train New Staff

List the # of Personnel and Personnel Types

Applicant - Personnel	Hours	Salary (\$/hour)	Total Cos	DBW QZ Grant Funding (\$)
Park Ranger II	40.00	65.30	2,612.00	2,612.00
Total F	ersonnel I	Expenses	2,612.00	512.00

Applicant Expenses		To. Cost (\$)	DBW QZ Grant Funding (\$)
Materials / Supplies 1 (Field)			
Materials / Supplies 2 (Office)			
Equipment			
Travel			
	Total Applic Expenses		

Professional Services - Consulting	Нс	rs	Salary (\$/hour)	Total Cost (\$)	DBW QZ Grant Funding (\$)
		r			
Total Profe	<u>۱۰ ۱۵</u>	ervi	ces - Consulting		

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Professional Services - Consulting Expenses	Total Cost (\$)	DBW QZ Grant Funding (\$)
Materials / Supplies 1 (Field)		
Materials / Supplies 2 (Office)		
Equipment		
Travel		
Total Professional Services - Consulting Expenses		

		BW QZ Grant
Task Cost Summary	Total Cor	Funding (\$)
Applicant - Personnel	2,612.00	2,612.00
Applicant Expenses		
Professional Services - Consulting		
Professional Services - Consulting Expenses		
Task Total (\$)	2 12.00	2,612.00

# 3. Task and Budget

Task No: 3 Task Title:

List the # of Personnel and Personnel

Applicant - Personnel		dours	Salary (\$/hour)	Total Cost (\$)	DBW QZ Grant Funding (\$)
	otal P	ersonnel I	Expenses		

Applicant Expenses	Total Cost (\$)	DBW QZ Grant Funding (\$)
Materials / Supplies 1 (Field) (Field) (Rope, Plates, Weights, Zip Ties, Carabiner)	1,000.00	1,000.00
Materials / Supplies 2 (Office) (Shipping for Plankton Tow Samples)	1,000.00	, i
Equipment (Banding, Tags, and Wires)	5,000.00	5,000.00
Travel		
Total Applicant Expenses	7,000.00	7,000.00

Professional Services - Consulting Hours Salary (\$/hour) Total Cost (\$)	DBW QZ Grant	Total Cost (\$)	Salary (\$/hour)	Hours	Professional Services - Consulting	
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Total Professional Services - Consulting				

Professional Services - Consulting Expenses	Total Cost (\$)	DBW QZ Grant Funding (\$)
Materials / Supplies 1 (Field)		
Materials / Supplies 2 (Office)		
Equipment		
Travel		
Total Professional Services - Consulting Expenses		

		D. 'QZ Grant
Task Cost Summary	(\$) Cost اد_	Fu، ոց (\$)
Applicant - Personnel		
Applicant Expenses	,000.00	7,000.00
Professional Services - Consulting		
Professional Services - Consulting Expenses		
Task Total (\$)	7,000.00	7,000.00

## 3. Task and Budget

Task No: 4

Task Title:

Require Commu

ach

## List the # of Personnel and Personnel

Applicant - Personnel		Hours	Salary (\$/hour)	Total Cost	DBW QZ Grant Funding (\$)
Park Ranger II		10.00	65.30	653.00	653.00
	Total F	Personnel E	xpenses	653.00	653.00

Applicant Expenses	Total Cost (\$)	DBW QZ Grant Funding (\$)
Materials / Supplies 1 (Field)		
Materials / Supplies 2 (Office)		
Equipment		
Travel		
Total Applicant Expenses		

Professional Services - Consulting	Hours Salary (\$/hour)	Total Cost (\$)  DBW QZ Grant Funding (\$)
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Total Profess	ional Servi	ces - Consulting	

Professional Services - Consulting Expenses	Total Cost (\$)	DBW QZ Grant Funding (\$)
Materials / Supplies 1 (Field)		
Materials / Supplies 2 (Office)		
Equipment		
Travel		
Total Professional Services - Consulting Expenses		

		D. 'QZ Grant
Task Cost Summary	T _al Cost	(\$) Fu, ng (\$)
Applicant - Personnel	653.	.00 653.00
Applicant Expenses		
Professional Services - Consulting		
Professional Services - Consulting Expenses		
Task Total (\$)	653.	.00 653.00

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# **Task and Budget Summary**

Task#	Task Title	Total Cost (\$)	DBW QZ Grant Funding (\$)
1	Hire Staff	358,523.00	358,523.00
2	Train New Staff	2,612.00	2,612.00
3	Mussel Monitoring and Equipment	7,000.00	7,000.00
4	Required Community Outreach	653.00	653.00
	TOTAL TASK SUMMARY (\$)	368,788	368,788.00



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	Line Item	Qty	Rate	UOM	Total	DBW QZ Grant Funding
Prog	ram Expenses	·		<u> </u>		·
	Personnel (Applicant)					
	Extra Help Ranger Trainee LEAD (no benefits)	4160.0000	30.000	HRS	12/ 00.	124,800.00
	Extra Help Ranger Trainee (no benefits)	4160.0000	28.000	HRS	116,480.00	116,480.00
	Extra Help Ranger Trainee (no benefits)	4160.0000	28.000	HRS	116 180.00	116,480.00
	Park Ranger II	50.0000	65.300	HRS	,265.00	3,265.00
	Park Ranger III	10.0000	76.300	- IRS	, 300	763.00
otal	for Personnel (Applicant)				31,788.00	361,788.00
otal	Program Expenses				361,788.00	361,788.00
lanr	ning / Design / Engineering / Enviro				l	I .
	Materials / Supplies (Applicant)					
	Artificial Substrate Materials (Rope, Weights, Plates, Carabiners)	0.0000	U 70		1,000.00	1,000.00
	Artificial Substrate Materials (Nope, Weights, Flates, Carabiners)	0.0000			1,000.00	1,000.00
	Equipment (Applicant)	piood.			1,000.00	1,000.00
	, , , , , , , , , , , , , , , , , , ,	0.0000	J00		5,000.00	5,000.00
	Equipment (Applicant)					
	Equipment (Applicant)  Banding (Tags and Wires)					

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	Line Item	Qty	Rate	иом	Total	DBW QZ Grant Funding
Total	l Planning / Design / Engineering / Enviro		<u>.</u>		7,000.00	7,000.00
Imple	ementation					•
1	Personnel - Professional (Consultant / Contractor)					
2	Materials / Supplies (Consultant / Contractor)					
3	Travel (Consultant / Contractor)					
4	Other Expenses (Consultant / Contractor)					
Total	l Implementation				0	0.00
TOT	AL EXPENDITURES				68,788.00	368,788.00

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	Category	Total	DBW QZ Grant Funding	Narrative	Narrative
Prog	ram Expenses	•	<u> </u>		
	Personnel (Applicant)	361,788.00	361,788.00		
Total	Program Expenses	361,788.00	361,788.00		
Plani	ning / Design / Engineering / Enviro	1	-	•	
1	Materials / Supplies (Applicant)	1,000.00	1,000.00		
2	Equipment (Applicant)	5,000.00	5,000.00		
3	Travel (Applicant)	0.00	0.00		
1	Other Expenses (Applicant)	1,000.00	1,000.00		
Total	I Planning / Design / Engineering / Enviro	7,000.00	7,000.00		
Imple	ementation				
1	Personnel - Professional (Consultant /	0.00	0.00		
	Contractor)				
2	Materials / Supplies (Consultant /	0.00	0.00		
	Contractor)				
3	Travel (Consultant / Contractor)	0.00	0.00		V .
1	Other Expenses (Consultant / Contractor)	0.00	0.00	1	1
Total	Implementation	0.00	0.00		
TOTA	AL EXPENDITURES	368,788.00	368,788.00		