

CALIFORNIA DEPARTMENT OF FOOD AND AGRICULTURE
PLANT QUARANTINE MANUAL

1. An inspector may issue a certificate for the interstate movement of regulated articles, associated articles, or non-host nursery stock from a quarantined area if the inspector determines that:
 - (i) The regulated articles have been treated under the direction of an inspector in accordance with Sec. 301.92-10 of this subpart or part 305 of this chapter; or
 - (ii) The regulated articles are wood products such as regulated host species of firewood, logs, or lumber that are free of bark; or
 - (iii) The regulated article is soil that has not been in direct physical contact with any article infected with *Phytophthora ramorum*, and from which all duff has been removed.
 - (iv) The articles are nursery stock or regulated articles of decorative trees without roots, wreaths, garlands, or greenery that:
 - (a) Are shipped from a nursery or premises in a quarantined area that has been inspected annually in accordance with the inspection and sampling protocol described in Sec. 301.92-11(A)(1) of this subpart, and that has been found free of *Phytophthora ramorum*; and
 - (b) Are part of a shipment of nursery stock, decorative trees without roots, wreaths, garlands, or greenery that has been inspected prior to interstate movement in accordance with Sec. 301.92-11(A)(2) of this subpart, and that has been found free of *Phytophthora ramorum*; and
 - (c) Have been kept separate from regulated and associated articles and non-host nursery stock not inspected between the time of the inspection and the time of interstate movement; and
 - (d) Have not been grown in, or moved from, other areas within a quarantined area except nurseries that are annually inspected for *Phytophthora ramorum* in accordance with 301.92-11, and that have been found free of evidence of *Phytophthora ramorum* infestation, except that certified nurseries which receive articles from a non-certified nursery in a quarantined or regulated area may continue to ship other plants interstate, provided that the uncertified plants are safeguarded, segregated, and withheld from interstate movement until the plants are inspected and tested and found free of evidence of *Phytophthora ramorum*.
 - (v) The regulated or associated article or non-host nursery stock is to be moved in compliance with any additional emergency conditions the Administrator may impose under section 414 of the Plant Protection Act (7 U.S.C. 7714) to prevent the spread of *Phytophthora ramorum*; and
 - (vi) The regulated or associated article or non-host nursery stock is eligible for unrestricted movement under all other Federal domestic plant quarantines and regulations applicable to the regulated or associated article.

2. Reserved

(B) Movements from regulated areas.

1. An inspector may issue a certificate for the interstate movement of regulated articles of nursery stock,

associated articles, or non-host nursery stock from a nursery in a regulated area if an inspector determines that:

- (i) The nursery from which the nursery stock originates has been inspected in accordance with 301.92-11(C) and found free of *Phytophthora ramorum* infestation; and
- (ii) All nursery stock in the nursery have not been grown in, or moved from, nurseries except those that have been inspected for *Phytophthora ramorum* in accordance with 301.92-11 (C) and that have been found free of evidence of *Phytophthora ramorum* infestation, except that certified nurseries which receive articles from a non-certified nursery in a quarantined or regulated area may continue to ship other plants interstate, provided that the uncertified plants are safeguarded, segregated, and withheld from interstate movement until the plants are inspected and tested and found free of evidence of *Phytophthora ramorum*; and
- (iii) The nursery stock is to be moved in compliance with any additional emergency conditions the Administrator may impose under section 414 of the Plant Protection Act (7 U.S.C. 7714) to prevent the spread of *Phytophthora ramorum*; and
- (iv) The nursery stock is eligible for unrestricted movement under all other Federal domestic plant quarantines and regulations applicable to the nursery stock.

2. Reserved.

(C) Certificates issued under paragraphs (A) and (B) of this section may be issued by any person engaged in the business of growing, processing, handling, or moving regulated or associated articles or nursery stock provided such person has entered into and is operating under a compliance agreement in accordance with 301.92-6. Any such person may execute and issue a certificate for the interstate movement of regulated or associated articles or nursery stock if an inspector has previously made the determination that the article is eligible for a certificate in accordance with any applicable section of this subpart.

(D) Any certificate that has been issued may be withdrawn, either orally or in writing, by an inspector if he or she determines that the holder of the certificate has not complied with all conditions in this subpart for the use of the certificate. If the withdrawal is oral, the withdrawal and the reasons for the withdrawal will be confirmed in writing as promptly as circumstances allow. Any person whose certificate has been withdrawn may appeal the decision in writing to the Administrator within 10 days after receiving the written notification of the withdrawal. The appeal must state all of the facts and reasons upon which the person relies to show that the certificate was wrongfully withdrawn. As promptly as circumstances allow, the Administrator will grant or deny the appeal, in writing, stating the reasons for the decision. A hearing will be held to resolve any conflict as to any material fact. Rules of practice concerning a hearing will be adopted by the Administrator.

Sec. 301.92-6 Compliance agreements and cancellation.

(A) Any person engaged in growing, processing, handling, or moving regulated articles, associate articles, or non-host nursery stock may enter into a compliance agreement when an inspector determines that the person understands this subpart, agrees to comply with its provisions, and agrees to comply with all the provisions contained in the compliance agreement.

(B) Any compliance agreement may be canceled, either orally or in writing, by an inspector whenever the inspector finds that the person who has entered into the compliance agreement

CALIFORNIA DEPARTMENT OF FOOD AND AGRICULTURE
PLANT QUARANTINE MANUAL224.6
05-22-08

has failed to comply with this subpart. If the cancellation is oral, the cancellation and the reasons for the cancellation will be confirmed in writing as promptly as circumstances allow. Any person whose compliance agreement has been canceled may appeal the decision, in writing, within 10 days after receiving written notification of the cancellation. The appeal must state all of the facts and reasons upon which the person relies to show that the compliance agreement was wrongfully canceled. As promptly as circumstances allow, the Administrator will grant or deny the appeal, in writing, stating the reasons for the decision. A hearing will be held to resolve any conflict as to any material fact. Rules of practice concerning a hearing will be adopted by the Administrator.

Sec. 301.92-7 Availability of inspectors; assembly for inspection.

(A) Any person (other than a person authorized to issue certificates under Sec. 301.92-5(C) of this subpart) who desires to move a regulated or associated article or non-host nursery stock interstate accompanied by a certificate must notify an inspector as far in advance of the desired interstate movement as possible, but no less than 48 hours before the desired time of inspection.

(B) The regulated or associated article or non-host nursery stock must be assembled at the place and in the manner the inspector designates as necessary to comply with this subpart.

Sec. 301.92-8 Attachment and disposition of certificates and record keeping.

(A) A certificate required for the interstate movement of a regulated article, associated article, or non-host nursery stock must, at all times during the interstate movement, be:

1. Attached to the outside of the container containing the regulated article, associated article, or non-host nursery stock; or
2. Attached to the regulated article, associated article, or non-host nursery stock itself if not in a container; or
3. Attached to the consignee's copy of the accompanying waybill. If the certificate is attached to the consignee's copy of the waybill, the regulated article, associated article, or non-host nursery stock must be sufficiently described on the certificate and on the waybill to identify the regulated article, associated article, or non-host nursery stock.

(B) The certificate for the interstate movement of a regulated article, associated article, or non-host nursery stock must be furnished by the carrier to the consignee listed on the certificate upon arrival at the location provided on the certificate.

(C) All nurseries that are operating under compliance agreements must maintain records of all incoming shipments of plants for a minimum of 24 months and must make them available to inspectors upon request. In addition, all nurseries that are operating under compliance agreements, except retail dealers, must maintain records of outgoing shipments for a minimum of 24 months and must make them available to inspectors upon request.

Sec. 301.92-9 Costs and charges.

The services of the inspector during normal business hours (8 a.m. to 4:30 p.m., Monday through Friday, except holidays) will be furnished without cost. The user will be responsible for all costs and charges arising from inspection and other services provided outside normal business hours.

Sec. 301.92-10 Treatments.

Treatment schedules listed in part 305 of this chapter are

authorized for use on certain regulated articles to prevent the spread of *Phytophthora ramorum*. The following treatments also may be used for the regulated articles indicated:

(A) **Soil**- Heat to a temperature of at least 180° F at the center of the load for 30 minutes in the presence of an inspector.

(B) **Wreaths, garlands, and greenery of host material**- Dip for 1 hour in water that is held at a temperature of at least 160° F.

(C) **Bay leaves**- Treat with vacuum heat in accordance with part 305 of this chapter.

Sec. 301.92-11 Inspection and sampling protocol.

(A) **Nurseries in quarantined areas shipping regulated articles of nursery stock and associated articles interstate.** To meet the requirements of 301.92-5(A)(1)(iv), nurseries located in quarantined areas and that move regulated articles of nursery stock, decorative trees without roots, wreaths, garlands, or greenery, associated articles, or non-host nursery stock interstate must meet the requirements in this section. Nurseries in quarantined areas that do not meet the requirements of this section are prohibited from moving regulated articles and associated articles interstate. Nurseries in quarantined areas that do not meet the requirements of this section or paragraph (B) of this section are prohibited from moving non-host nursery stock interstate.

1. Annual inspection, sampling, and testing.

(i) **Inspection.** The nursery must be inspected annually for symptoms of *Phytophthora ramorum* by an inspector. Inspectors will visually inspect for symptomatic plants throughout the nursery, and inspection will focus on, but not be limited to, regulated articles and associated articles.

(ii) **Sampling.** A minimum of 40 plant samples must be tested per nursery location. Samples must be taken from all symptomatic plants if symptomatic plants are present. If fewer than 40 symptomatic plants are present, each symptomatic plant must be sampled and the remainder of the 40-sample minimum must be taken from asymptomatic plants. If no symptomatic plants are present, 40 asymptomatic plants must be sampled; biased toward proven hosts. Each sample may contain more than one leaf, and may come from more than one plant, but all plants in the sample must be from the same lot. Asymptomatic samples, if collected, must be taken from regulated and associated articles and nearby plants. Inspectors must conduct inspections at times when the best expression of symptoms is anticipated and must take nursery fungicide programs into consideration. Nursery owners must keep records of fungicide applications for 2 years and must make them available to inspectors upon request.

(iii) **Testing.** Samples must be labeled and sent for testing to a laboratory approved by APHIS and must be tested using a test method approved by APHIS, in accordance with 301.92-12.

(iv) **Annual certification.** If all plant samples tested in accordance with this section and 301.92-12 return negative results for *Phytophthora ramorum*, an inspector may certify that the nursery is free of evidence of *Phytophthora ramorum* infestation at the time of inspection, and the nursery will be eligible to enter into a compliance agreement in accordance with 301.92-6.

2. Pre-shipment inspection, sampling, and testing

(i) **Inspection.** During the 30 days prior to interstate

CALIFORNIA DEPARTMENT OF FOOD AND AGRICULTURE
PLANT QUARANTINE MANUAL

movement from a nursery in a quarantined area, regulated articles or associated articles intended for interstate movement must be inspected for symptoms of *Phytophthora ramorum* by an inspector. Inspection will focus on, but not be limited to, regulated articles and associated articles. No inspections of shipments will be conducted unless the nursery from which the shipment originates has a current and valid annual certification in accordance with paragraph (A)(1)(iv) of this section.

- (a) If no symptomatic plants are found upon inspection, the shipment may be considered free of evidence of *Phytophthora ramorum* infection and is eligible for interstate movement, provided that the nursery is operating under a compliance agreement with APHIS in accordance with 301.92-6.
 - (b) If symptomatic plants are found upon inspection, the inspector will collect at least one sample per symptomatic plant, and one sample per regulated article or associated article that is in close proximity to, or that has had physical contact with, a symptomatic plant.
- (ii) Testing and withholding from interstate movement. Samples taken in accordance with paragraph (A)(2)(i)(b) of this section must be labeled and sent for testing to a laboratory approved by APHIS and must be tested using a test method approved by APHIS, in accordance with 301.92-12. The interstate movement of plants in the shipment is prohibited until the plants in the shipment are determined to be free of evidence of *Phytophthora ramorum* infection in accordance with 301.92-12.

(B) Nurseries in quarantined areas shipping non-host nursery stock interstate. Nurseries located in quarantined areas and that move non-host nursery stock interstate must meet the requirements of this paragraph or the requirements of paragraph (A) of this section. If such nurseries contain any regulated or associated articles, the nursery must meet the requirements of paragraph (A). This paragraph (B) only applies if there are no regulated or associated articles of nursery stock in the nursery. Nurseries that do not meet the requirements of paragraphs (A) or (B) of this section are prohibited from moving non-host nursery stock interstate.

1. Annual visual inspection. The nursery must be visually inspected annually for symptoms of *Phytophthora ramorum*. Inspections and determinations of freedom from evidence of *Phytophthora ramorum* infestation must occur at the time when the best expression of symptoms is anticipated.
2. Sampling. All plants showing symptoms of infection with *Phytophthora ramorum* upon inspection will be sampled and tested in accordance with 301.92-12. If symptomatic plants are found upon inspection, the following plants must be withheld from interstate shipment until testing is completed and the nursery is found free of evidence of *Phytophthora ramorum* in accordance with this paragraph (B)(3) of this section and 301.92-12: All symptomatic plants, any plants located in the same lot as the suspect plant, and any plants located within 2 meters of this lot of plants.
3. Certification. If all plant samples tested in accordance with this section and 301.92-12 return negative results for *Phytophthora ramorum*, or if an inspector determines that plants in a nursery exhibit no signs of infection with *Phytophthora ramorum*, the inspector may certify that the nursery is free of evidence of *Phytophthora ramorum* infestation at the

time of inspection. Certification is valid for 1 year and must be renewed each year to continue shipping plants interstate.

(C) Nurseries in regulated areas shipping regulated articles of nursery stock or associated articles interstate. To meet the conditions of 301.92-5(B), any nursery that is located in a regulated area and contains regulated articles of nursery stock or associated articles, and ships any nursery stock interstate must meet the following requirements:

1. Annual inspection. The nursery must be inspected annually for symptoms of *Phytophthora ramorum* by an inspector. Inspections will focus on, but not be limited to, regulated articles of nursery stock and associated articles.
2. Sampling. Samples must be taken from all symptomatic plants. If fewer than 40 symptomatic plants are present, each symptomatic plant must be sampled and additional samples must be taken from asymptomatic plants so that the minimum number of plants sampled is 40. If no symptomatic plants are present, 40 asymptomatic plants must be sampled. Each sample may contain more than one leaf, and may come from more than one plant, but all plants in the sample must be from the same lot. If samples are collected from asymptomatic plants, the samples must be taken from regulated and associated articles and nearby plants. Inspectors must conduct inspections at times when the best expression of symptoms is anticipated and must take nursery fungicide programs into consideration. Nursery owners must keep records of fungicide applications for 2 years and must make them available to inspectors upon request.
3. Annual certification. If all plant samples tested in accordance with this section and 301.92-12 return negative results for *Phytophthora ramorum*, the inspector may certify that the nursery is free of evidence of *Phytophthora ramorum* infestation at the time of inspection. Nurseries in a regulated area must have current and valid certification to ship regulated articles of nursery stock and associated articles interstate. If annual certification expires prior to reinspection, all plants in the nursery are prohibited interstate movement until the nursery is inspected, tested, and re-certified in accordance with this section and 301.92-12.

(D) Nurseries in regulated areas shipping non-host nursery stock interstate. Nurseries located in regulated areas and that move non-host nursery stock interstate must meet the requirements in this paragraph or the requirements of paragraph (C) of this section. If such nurseries contain any regulated or associated articles, the nursery must meet the requirements of paragraph (C). This paragraph (D) only applies if there are no regulated or associated articles in the nursery. Nurseries that do not meet the requirements of paragraphs (C) or (D) of this section are prohibited from moving non-host nursery stock interstate.

1. Annual visual inspection. The nursery must be visually inspected annually for symptoms of *Phytophthora ramorum*. Inspections and determinations of apparent pest freedom for such nurseries must occur at the time when the best expression of symptoms is anticipated.
2. Sampling. All plants showing symptoms infection with *Phytophthora ramorum* upon inspection will be sampled and tested in accordance with 301.92-12. If symptomatic plants are found upon inspection, the following plants must be withheld from interstate shipment until testing is completed and the nursery is found free of evidence of *Phytophthora ramorum* in accordance with 301.92-12: All symptomatic plants, any plants located in the same lot as the symptomatic

CALIFORNIA DEPARTMENT OF FOOD AND AGRICULTURE
PLANT QUARANTINE MANUAL224.8
05-22-08

plant, and any plants located within 2 meters of that lot of plants.

3. **Certification.** If all plant samples tested in accordance with this section and 301.92-12 return negative results for *Phytophthora ramorum*, or if an inspector determines that plants in the nursery exhibit no signs of infection with *Phytophthora ramorum*, the inspector may certify that the nursery is free of evidence of *Phytophthora ramorum* infestation at the time of inspection. Certification is valid for 1 year and must be renewed each year to continue shipping plants interstate.

(E) Additions to the list of proven hosts and associated plants. In the event that APHIS informs a nursery owner that additional proven hosts or associated plants exist, but those taxa are not yet listed in this subpart, the following provisions apply:

1. Nurseries operating under a compliance agreement in accordance with 301.92-6 may continue to ship plants interstate in accordance with this subpart.
2. Nurseries that had not previously contained any regulated or associated articles, and that had been inspected in accordance with 301.92-11(B)(3) and allowed to ship plants interstate without certificate, but that contain a newly identified proven host or associated plant must cease interstate shipments of regulated articles and associated hosts until the nursery is reinspected and found free of evidence of *Phytophthora ramorum* in accordance with 301.92-11. Nurseries that come under regulation during winter dormancy periods and that are not able to be inspected in accordance with § 301.92-11 prior to desired shipments of non-host nursery stock may be allowed to ship non-host nursery stock interstate at the discretion of an inspector.

Sec. 301.92-12 Testing protocols.

Samples must be analyzed using a methodology approved by APHIS at a laboratory approved by APHIS. The following methodology is approved by APHIS.

(A) Optional ELISA Prescreening. An APHIS-approved ELISA may be used to prescreen plant samples to determine the presence of *Phytophthora* spp.

1. **Negative prescreening results.** If all samples from a single nursery are found to be negative through APHIS-approved ELISA prescreening, no further testing is required. The nursery may be considered free of evidence of *Phytophthora ramorum*, and plants in the nursery are eligible for interstate movement under certificate in accordance with 301.92-5.
2. **Positive prescreening results.** If ELISA prescreening reveals the presence of *Phytophthora* spp. in any plants, each sample that returns positive ELISA results must be tested as provided in paragraph (B) of this section.

(B) Mandatory testing procedures. If ELISA prescreening is not performed, or if results of ELISA prescreening are positive for *Phytophthora* spp. in any sample, the sample must be analyzed using an APHIS-approved test. Samples will be considered positive for *Phytophthora ramorum* based on positive results of any approved test. Positive PCR or other molecular tests do not require confirmatory culture tests, nor do positive culture tests require confirmatory PCR or other molecular tests; however, if culture tests return other than positive results, an APHIS-approved PCR or other molecular test must be conducted, as provided in paragraph (B)(1) of this section.

1. **PCR or other molecular tests.**

- (i) **Negative results.** If the results of PCR or other molecular tests are negative for all samples in a nursery, no further testing is required. The nursery may be considered free of evidence of *Phytophthora ramorum* and plants in the nursery are eligible for interstate movement under certificate in accordance with 301.92-5.

- (ii) **Positive results.** If any samples tested using PCR or other molecular tests return positive results for *Phytophthora ramorum*, the nursery from which they originate is prohibited from moving plants interstate. The nursery will be eligible to ship certain plants interstate when an inspector determines that those plants are free of evidence of *Phytophthora ramorum*.

2. Culture Test.

- (i) **Negative results.** If the results of culture tests are other than positive for any samples taken from a single nursery, plants in the nursery must continue to be withheld from shipment in accordance with 301.92-11 and each plant sample must be tested again using a PCR or other molecular test, as described in this section.

- (ii) **Positive results.** If any culture tests return positive results for *Phytophthora ramorum*, the nursery from which they originate is prohibited from moving plants interstate as directed by an inspector. The nursery will be eligible to ship certain plants interstate when an inspector determines that those plants are free of evidence of *Phytophthora ramorum*.

(C) Other test methods. Other test methods may be acceptable if approved by APHIS.

**Scope of Work for *Phytophthora ramorum*
(Sudden Oak Death)
In Regulated Counties
July 1, 2010 - June 30, 2011
FY 2010/2011**

Appendix E

**Pest Exclusion Advisory 33-2004
Non-host Nursery List and Laboratory Reservation System**



STATE OF CALIFORNIA
DEPARTMENT OF FOOD AND
AGRICULTURE
1220 N Street, Room A-372
Sacramento, CA 95814

PEST EXCLUSION ADVISORY

NO. 33-2004

DATE: December 10, 2004
TO: All County Agricultural Commissioners
FROM: Plant Health and Pest Prevention Services
SUBJECT: *Phytophthora ramorum* – Non-host Nursery List and Laboratory Reservation System

This is to inform all County Agricultural Commissioners of two additions to the Sudden Oak Death, Nursery Inspection Survey Data System (see PEA 13-2004):

- Entering a nursery onto the list of *Phytophthora ramorum* Non-host Nursery Stock Shippers
- Using the Laboratory Reservation System for *P. ramorum* Samples

List of Non-host Nursery Stock Shippers

The revised draft of Federal Order and Quarantine for *P. ramorum* will require the California Department of Food and Agriculture (CDFA) to maintain a list of nurseries that ship non-host nursery stock interstate. The list will be maintained on the CDFA's Sudden Oak Death (SOD) website (http://www.cdfa.ca.gov/phpps/pe/sod_survey). This list will be automatically generated when County Agricultural Inspectors enter information on non-host shipping nurseries that have been inspected and found free of *P. ramorum* into the Nursery Inspection Survey Data System (NISDS) (see below). Selected information entered into the NISDS will be automatically posted onto CDFA's SOD website for public viewing.

Additionally, all host and associated host nurseries in non-infested counties that have entered a compliance agreement to ship interstate will be added to the list of non-host shipping nurseries.

Using the Laboratory Reservation System for *P. ramorum* samples

According to the draft federal order and quarantine, all nurseries in non-infested counties that intend to ship host and/or associated host nursery stock interstate must be inspected and found free of *P. ramorum* (see Phytosanitary Advisory 22-2004). At each inspection, a minimum of 40 samples must be collected per nursery.

The order is anticipated soon. However, the CDFA's Plant Pest Diagnostics Center (PPDC) is already receiving a large number of samples. To facilitate the orderly processing of samples by the PPDC, a Laboratory Reservation System is being implemented **effective December 20, 2004**. After that date, all samples from *P. ramorum* host and/or associated host-shipping nurseries must be submitted using the Laboratory Reservation System. The PPDC will accept reservations for up to 20 host and associated host shipping nurseries per week. The Laboratory Reservation System must not be used for samples collected from non-host shipping nurseries. Such samples may be submitted any time and will be processed in the order in which they are received. The Laboratory Reservation System will remain in place until 60 days after the issuance of the revised Federal order. Reservations may be made on the NISDS website.

Pest Exclusion Advisory 33-2004
Page 2
December 10, 2004

The NISDS website is located at <http://phpps.cdfa.ca.gov>. At this website you will be able to view and create lab reservations as well as input non-host nursery data. Access to the website requires a username and password. To obtain a username and password select the <sign up> link on the left side of the login page (see Figure 1). Enter your username/password and select <Login> on the page that looks similar to Figure 1.

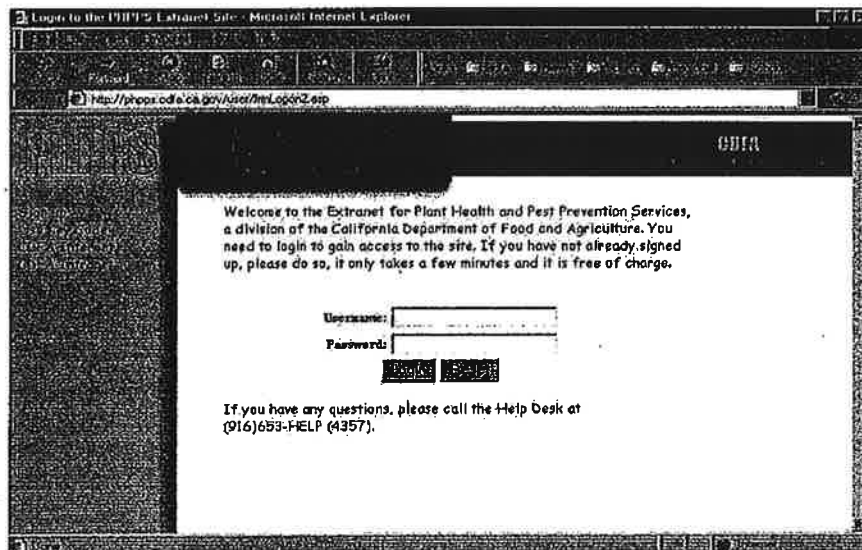


Figure 1 – Login Screen

To access the database, click <Databases> across the top of the 'Welcome' page. On the left side of the 'Databases' page, click <SOD Nursery Data Entry>. This will bring you to a page similar to *Figure 2* below. All of the functions of this website can be accessed from this page. **You may begin entering data into the Laboratory Reservation System on December 13, 2004.**

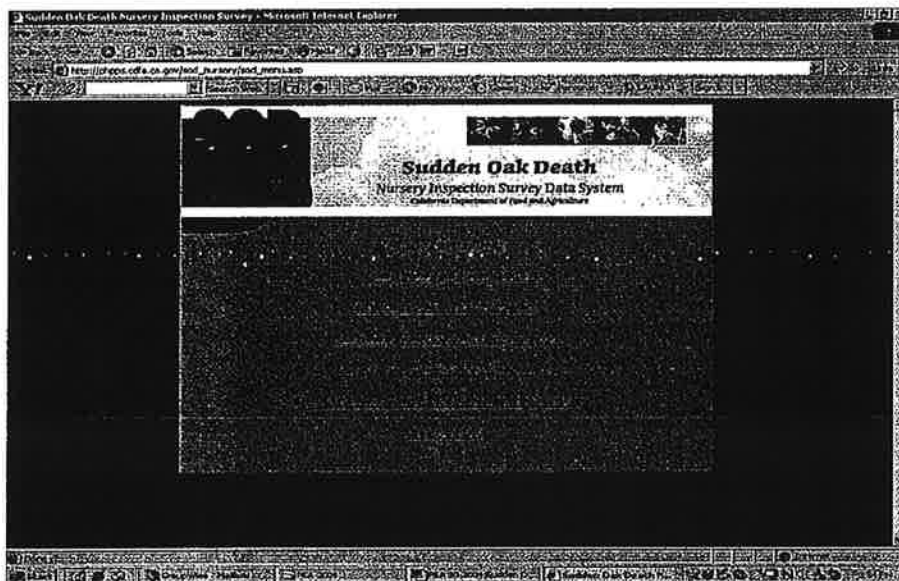


Figure 2 – SOD Nursery Inspection Survey Data System main

Pest Exclusion Advisory 33-2004
Page 3
December 10, 2004

Please contact Casey Estep at (916) 653-1440, or by e-mail at cestep@cdfa.ca.gov, if you have any questions about entering data into the Nursery Inspection Survey Data System.

If you have any questions regarding this advisory, please contact Basil Ibewiro at (916) 653-0312, or by e-mail at bibewiro@cdfa.ca.gov

**Scope of Work for *Phytophthora ramorum*
(Sudden Oak Death)
In Regulated Counties
July 1, 2010 - June 30, 2011
FY 2010/2011**

**Appendix F
Monthly Report**

Address: http://phps.cdifa.ca.gov/county/reports/report_SOD_Rep.aspx

Sudden Oak Death Report For Regulated Counties

[Create a new report]

County: Sacramento

Month:

Year:

Note: Please use the "tab" key or mouse to navigate the form, not the "enter" key.

DESCRIPTION	NUMBER	HOURS
Implementation of Confirmed Nurses Protocol	<input type="text"/>	<input type="text"/>
Implementation of Positive Retail Nurses Protocol	<input type="text"/>	<input type="text"/>
REGULATORY ACTIVITIES	NUMBER	HOURS
Regulatory Activities of Trace Forward/Back Investigation	<input type="text"/>	<input type="text"/>
REGULATORY ACTIVITIES	NUMBER	HOURS
Regulatory Activities at Host Nurseries	<input type="text"/>	<input type="text"/>
Regulatory Activities at Non-Host Nurseries	<input type="text"/>	<input type="text"/>
High-Risk Plant Inspections	<input type="text"/>	<input type="text"/>
REGULATORY ACTIVITIES	NUMBER	HOURS
Communication	<input type="text"/>	<input type="text"/>
Training	<input type="text"/>	<input type="text"/>
Administrative Support	<input type="text"/>	<input type="text"/>
TOTALS	<input type="text"/>	<input type="text"/>
REGULATORY ACTIVITIES	<input type="text"/>	<input type="text"/>
Mileage	<input type="text"/>	<input type="text"/>

Calculate totals

**Scope of Work for *Phytophthora ramorum*
(Sudden Oak Death)
In Regulated Counties
July 1, 2010 - June 30, 2011
FY 2010/2011**

**Appendix G
Sample Invoice**

(County Letterhead)

California Department of Food and Agriculture
 Attn: Carl Baum
 Sudden Oak Death Program
 1220 N Street, Room 325
 Sacramento, CA 95814

SOD Statewide Emergency Response in Regulated Counties
 Contract #
 Budget Display FY 2010/2011
 Invoice for Period from 00/00/00 to 00/00/00

Personnel Services

Name/Classification	Hours	Hourly Rate	Total Salaries	Totals
	0.00		0.00	0.00
	0.00		0.00	0.00
	0.00		0.00	0.00
	0.00		0.00	0.00
	0.00		0.00	0.00
	0.00		0.00	0.00
	0.00		0.00	0.00
	0.00		0.00	0.00
	0.00		0.00	0.00
	0.00		0.00	0.00
	0.00		0.00	0.00
Total Hours	<u>0.00</u>	Total Salaries	<u>0.00</u>	
		Total Personnel Services		<u>0.00</u>
		Indirect (up to 25% of Personnel Services)		<u>0.00</u>
		Total Personnel Costs:		<u>0.00</u>

Operating Expenses

Supplies				<u>0.00</u>
		Total Operating Expenses:		<u>0.00</u>
Vehicle Usage	Miles	Rate		
Vehicle Mileage =	0.00	0.000		<u>0.00</u>
.50 cents - County owned or personal vehicles			Total Mileage Cost:	<u>0.00</u>
Total Operating Expenses				<u>0.00</u>
			Grand Total:	<u>0.00</u>

Contract Amount	0.00
Billed to Date	0.00
Balance	0.00

**Scope of Work for *Phytophthora ramorum*
(Sudden Oak Death)
In Regulated Counties
July 1, 2010 - June 30, 2011
FY 2010/2011**

Appendix H

USDA/APHIS PPQ Tracking Log

**EXHIBIT B
(County Agreement)**

BUDGET DETAIL AND PAYMENT PROVISIONS

1. Invoicing and Payment

- A. For services satisfactorily rendered, and upon receipt and approval of the invoices, the State agrees to compensate the Contractor for actual expenditures incurred in accordance with the rates specified herein, which is attached hereto and made a part of this Agreement.
- B. Unless mutually agreed, monthly invoices must be submitted within 60 days from the end of each month in which services were rendered. Invoices must include the Agreement number and submitted in triplicate to the Program Contract Manager listed in this contract.
- C. Any travel and subsistence payments authorized under this agreement shall be paid as needed to execute the work. The maximum travel rates allowable are those established in Title 2, Division 1, Chapter 3, Subchapter 1, Article 2 of the California Code of Regulations 599.619.

2. Budget Contingency Clause

- A. It is mutually agreed that if the Budget Act of the current year and/or any subsequent years covered under this Agreement does not appropriate sufficient funds for the program, this Agreement shall be of no further force and effect. In this event, the State shall have no liability to pay any funds whatsoever to Contractor or to furnish any other considerations under this Agreement and Contractor shall not be obligated to perform any provisions of this Agreement.
- B. If funding for any fiscal year is reduced or deleted by the Budget Act for purposes of this program, the State shall have the option to either cancel this Agreement with no liability occurring to the State, or offer an agreement amendment to Contractor to reflect the reduced amount.

3. Funding Sources for County Contracts (If no Federal Funds, this Section is not applicable)

An annual report of expenditures, where county payments are supported by Federal funds, will be issued by CDFA Administrative Services, Financial Services Branch. This report will be issued by September 30th for invoices submitted prior to July 31st for services rendered in the prior State Fiscal Year.

Federal and State Regulations - The County will comply with all Federal and State regulations and requirements. The County must ensure they have an adequate accounting system in place and appropriate internal controls to ensure expenditures are tracked and maintained.

All sub-recipients of Federal awards shall comply with the Code of Federal Regulations (CFR) Title 2, Part 225 - Cost Principles for State and Local Governments and Title 7, Part 3016 - Uniform Administrative Requirements for Grants and Cooperative Agreements to state and local governments.

Federal 2 CFR 225 (OMB Circular A-87) can be found at the following website:
<http://training.fws.gov/fedaid/toolkit/2cfr225.pdf>

Federal 7 CFR 3016 can be found at the following website:
http://www.access.gpo.gov/nara/cfr/waisidx_01/7cfr3016_01.html

The State's accounting standards and procedures for counties provided by the State Controller's Office are located at the following website: <http://www.sco.ca.gov/ard/manual/cntyman.pdf>

Workplan for Sudden Oak Death Statewide Emergency Response
 Regulated Counties
 FY 2010/2011
 July 1, 2010 through June 30, 2011



CALIFORNIA DEPARTMENT OF
 FOOD & AGRICULTURE

County: Riverside
 Date: July 21, 2010
 *Cost Per Hour: \$38

Activity	Number of Facilities Requiring Activity	Estimated Visits/Year/Facility	Estimated Hours/Visit	Total Est. Hours	Estimated Annual Cost
Eradication					
Implementation of Confirmed Nursery Protocol					\$0
Implementation of Retail Confirmed Nursery Protocol					\$0
Trace Forward/Trace Back Survey					
Regulatory Activity for Trace Forward/Back Investigations	50	1	3	150	\$5,700
Quarantine Enforcement					
Regulatory Activities at Host Nurseries	77	3	5	1155	\$43,890
Regulatory Activities at Non-Host Nurseries	50	1	2.5	125	\$4,750
Other					
Administrative Support	N/A	N/A	N/A	220	\$8,360
				TOTAL HOURS	
				TOTAL PERSONNEL COSTS	\$62,700
Overhead (Indirect Costs) --- Not to exceed 25% of Total Personnel Costs					
Enter Overhead Percentage: <u>25%</u>					\$15,675
Miscellaneous					
Supplies					
Vehicle Usage					
Enter Estimated Miles: <u>7,500</u>				Rate Per Mile: <u>\$0.50</u>	\$3,750
				TOTAL COST	\$81,125

*Figure must match the rounded figure on your "Cost Per Hour Worksheet". You must submit your "Cost Per Hour Worksheet" with your workplan.
 All dollars and figures entered on this page must be whole numbers with the exception of the "Rate Per Mile" for vehicle usage and "Overhead Percentage". You must round your "Overhead (Indirect Costs)" and "Estimated Annual Cost" for vehicle usage to whole dollars.

Cost Per Hour Worksheet
Sudden Oak Death Satewide Emergency Response
 FY 2010/2011
 July 1, 2010 through June 30, 2011

County: Riverside
 Date: July 21, 2010

Title	Hourly Wage	Hourly Benefit Amount	Total Hourly Rate	Estimated Hours to be Worked	Total Cost
Office Assistant III	\$18.09	\$8.20	\$26.29	95	\$2,497.55
Agricultural & Standards Investigator I	\$20.64	\$8.77	\$29.41	100	\$2,941.00
Agricultural & Standards Investigator II	\$22.94	\$8.71	\$31.65	150	\$4,747.50
Agricultural & Standards Investigator III	\$25.51	\$9.83	\$35.34	380	\$13,429.20
Agricultural & Standards Investigator IV	\$28.36	\$12.49	\$40.85	800	\$32,680.00
Supervising Agricultural & Standards Investigator II	\$32.37	\$14.99	\$47.36	25	\$1,184.00
Deputy Agricultural Commissioner	\$40.17	\$16.24	\$56.41	100	\$5,641.00
			*Total:	1650	\$63,120.25

**Weighted Average Cost Per Hour: \$38

*Total "Estimated Hours to Be Worked" MUST match the "Total Hours" on the Work Plan.

**"Weighted Average Cost Per Hour" MUST be entered rounded to whole dollars and entered into the "Cost Per Hour" box of your workplan. You must submit this worksheet with your workplan.

**EXHIBIT C
(County Agreement)**

GENERAL TERMS AND CONDITIONS GTC 610

1. **APPROVAL:** 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. **AMENDMENT:** 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. **ASSIGNMENT:** This Agreement is not assignable by the Contractor, either in whole or in 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 have the right to review and to copy any records and supporting documentation pertaining to the performance of this Agreement. Contractor agrees to maintain such records for possible audit for a minimum of three (3) years after final payment, unless a longer period of records retention is stipulated. Contractor agrees to allow the auditor(s) access to such records during normal business hours and to allow interviews of any employees who might reasonably have information related to such records. Further, Contractor agrees to include a similar right of the State to audit records and interview staff in any subcontract related to performance of this Agreement. (Gov. Code §8546.7, Pub. Contract Code §10115 et seq., CCR Title 2, Section 1896).

5. **INDEMNIFICATION:** Contractor agrees to indemnify, defend and save harmless the State, its officers, agents and employees from any and all claims and losses accruing or resulting to any and all contractors, subcontractors, suppliers, laborers, and any other person, firm or corporation furnishing or supplying work services, materials, or supplies in connection with the performance of this Agreement, and from any and all claims and losses accruing or resulting to any person, firm or corporation who may be injured or damaged by Contractor in the performance of this Agreement.

6. **DISPUTES:** 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. **INDEPENDENT CONTRACTOR:** 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.

9. **RECYCLING CERTIFICATION:** 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 unlawfully discriminate, harass, or allow harassment against any employee or applicant for employment because of sex, race, color, ancestry, religious creed, national origin, physical disability (including HIV and AIDS), mental disability, medical condition (e.g., cancer), age (over 40), marital

status, and denial of family care leave. Contractor and subcontractors shall insure that the evaluation and treatment of their employees and applicants for employment are free from such discrimination and harassment. Contractor and subcontractors shall comply with the provisions of the Fair Employment and Housing Act (Gov. Code §12990 (a-f) et seq.) and the applicable regulations promulgated thereunder (California Code of Regulations, Title 2, Section 7285 et seq.). The applicable regulations of the Fair Employment and Housing Commission implementing Government Code Section 12990 (a-f), set forth in Chapter 5 of Division 4 of Title 2 of the California Code of Regulations, are incorporated into this Agreement by reference and made a part hereof as if set forth in full. Contractor and its subcontractors shall give written notice of their obligations under this clause to labor organizations with which they have a collective bargaining or other Agreement.

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

11. **CERTIFICATION CLAUSES:** The CONTRACTOR CERTIFICATION CLAUSES contained in the document CCC 307 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. **COMPENSATION:** 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. **GOVERNING LAW:** This contract is governed by and shall be interpreted in accordance with the laws of the State of California.

15. **ANTITRUST CLAIMS:** 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:

1). "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.

2). "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 goods, materials, or services by the bidder for sale to the purchasing body pursuant to the bid. Such assignment shall be made and become effective at the time the purchasing body 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 under this chapter, the assignor shall be entitled to receive reimbursement for actual legal costs incurred and may, upon demand, recover from the public body any portion of the recovery, including treble damages, attributable to overcharges that were paid by the assignor but were not paid by the public body as part of the bid price, less the expenses incurred in obtaining that portion of the recovery. Government Code Section 4553.

d. Upon demand in writing by the assignor, the assignee shall, within one year from such demand, reassign the cause of action assigned under this part if the assignor has been or may have been injured by the

violation of law for which the cause of action arose and (a) the assignee has not been injured thereby, or (b) the assignee declines to file a court action for the cause of action. See Government Code Section 4554.

16. CHILD SUPPORT COMPLIANCE ACT: "For any Agreement in excess of \$100,000, the contractor acknowledges in accordance with Public Contract Code 7110, that:

a. The contractor recognizes the importance 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. 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 veteran business enterprise (DVBE) 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) certify in a report to the awarding department: (1) the total amount the prime Contractor received under the Contract; (2) the name and address of the DVBE(s) that participated in the performance of the Contract; (3) the amount each DVBE received from the prime Contractor; (4) that all payments under the Contract have been made to the DVBE; and (5) the actual percentage of DVBE participation that was achieved. A person or entity that knowingly provides false information shall be subject to a civil penalty for each violation. (Mil. & Vets. Code § 999.5(d); Govt. Code § 14841.)

20. LOSS LEADER: If this contract involves the furnishing of equipment, materials, or supplies then the following statement is incorporated: It is unlawful for any person engaged in business within this state to sell or use any article or product as a "loss leader" as defined in Section 17030 of the Business and Professions Code. (PCC 10344(e).)

**EXHIBIT D
(County Agreement)**

SPECIAL TERMS AND CONDITIONS

1. **Excise Tax**

The State of California is exempt from federal excise taxes and no payment will be made for any taxes levied on employees' wages. The State will pay for any applicable State of California or local sales or use taxes on the services rendered or equipment or parts supplied pursuant to this Agreement. California may pay any applicable sales and use tax imposed by another state.

2. **Settlement of Disputes**

In the event of a dispute, Contractor shall file a "Notice of Dispute" with the CDFA within ten (10) days of discovery of the problem. Such Notice of Dispute shall contain the Agreement number. Within ten (10) days of receipt of such Notice of Dispute, the Agency Secretary, or Designee, shall meet with the Contractor and the CDFA project manager for the purpose of resolving the dispute. The decision of the Agency Secretary or Designee shall be final. In the event of a dispute, the language contained within this Agreement shall prevail over any other language including that of the bid proposal.

3. **Agency Liability**

The Contractor warrants by execution of this Agreement, that no person or selling agency has been employed or retained to solicit or secure this Agreement upon agreement or understanding for a commission, percentage, brokerage, or contingent fee, excepting bona fide employees or bona fide established commercial or selling agencies maintained by the Contractor for the purpose of securing business. For breach or violation of this warranty, the State shall, in addition to other remedies provided by law, have the right to annul this Agreement without liability, paying only for the value of the work actually performed, or otherwise recover the full amount of such commission, percentage, brokerage, or contingent fee.

4. **Potential Subcontractors**

If Contractor subcontracts out a portion of the work required by this Agreement, nothing contained in this Agreement or otherwise, shall create any contractual relation between the State and any subcontractors, and no subcontract shall relieve the Contractor of his responsibilities and obligations hereunder. The Contractor agrees to be as fully responsible to the 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 the Contractor. The Contractor's obligation to pay its subcontractors is an independent obligation from the State's obligation to make payments to the Contractor. As a result, the State shall have no obligation to pay or to enforce the payment of any moneys to any subcontractor.

5. **Right To Terminate**

The State reserves the right to terminate this agreement subject to 30 days written notice to the Contractor. Contractor may submit a written request to terminate this agreement only if the State should substantially fail to perform its responsibilities as provided herein.

However, the agreement can be immediately terminated for cause. The term "for cause" shall mean that the Contractor fails to meet the terms, conditions, and/or responsibilities of the contract. In this instance, the contract termination shall be effective as of the date indicated on the State's notification to the Contractor.

This agreement may be suspended or cancelled without notice, at the option of the Contractor, if the Contractor or State's premises or equipment are destroyed by fire or other catastrophe, or so substantial damaged that it is impractical to continue service, or in the event the Contractor is unable to render service as a result of any action by a state agency directly impacting the Contractors ability to perform.

EXHIBIT E

ADDITIONAL PROVISIONS

CONTRACTS FEDERALLY FUNDED

It is mutually understood between the parties that this contract may have been written before ascertaining the availability of congressional appropriation of funds, for the mutual benefit of both parties, in order to avoid program and fiscal delays which would occur if the contract were executed after that determination was made.

This contract is valid and enforceable only if sufficient funds are made available to the State by the United States Government for the Fiscal Year 10/11- covered by this agreement for the purposes of this program. In addition, this contract is subject to any additional restrictions, limitations, or conditions enacted by the Congress or any statute enacted by the Congress, which may affect the provisions, terms, or funding of this contract in any manner.

It is mutually agreed that if the Congress does not appropriate sufficient funds for the program, this contract shall be amended to reflect any reduction in funds.

The department has the option to void the contract under the 30-day cancellation clause or to amend the contract to reflect any reduction of funds.

SUBCONTRACTORS

Contractor shall obtain prior approval from CDFA before hiring subcontractors, consultants or both. The total amount of all subcontracts shall not exceed \$50,000 or 25% of the total amount of the contract, whichever is less, unless the Contractor can provide certified documents that award was made through a competitive bidding process requiring at least three bids from responsible bidders.

All subcontractors identified shall be experts in their respective disciplines and capable of performing the tasks for which they were hired. Subcontractors shall have extensive experience in their area of expertise, with particular emphasis on prior experience on similar programs or projects that clearly illustrate their expertise in areas essential to the Contractor and to CDFA.

INSURANCE REQUIREMENTS – Contractor shall comply with all requirements outlined in the (1) General Provisions section and (2) Contract Insurance Requirements outlined in this section. No payments will be made under this contract until contractor fully complies with all requirements.

1. General Provisions Applying to All Policies

- a. Coverage Term – Coverage needs to be in force for the complete term of the contract. If insurance expires during the term of the contract, a new certificate must be received by the State at least ten (10) days prior to the expiration of this insurance. Any new insurance must comply with the original contract terms.
- b. Policy Cancellation or Termination & Notice of Non-Renewal – Insurance policies shall contain a provision stating coverage will not be cancelled without 30 days prior written notice to the State. New certificates of insurance are subject to the approval of the Department of General Services and the Contractor agrees no work or services will be performed prior to obtaining such approval. In the event Contractor fails to keep in effect at all times the specified insurance coverage, the State may, in addition to any other remedies it may have, terminate this Contract upon the occurrence of such event, subject to the provisions of this Contract.
- c. Premiums, Assessments and Deductibles – Contractor is responsible for any premiums, policy assessments, deductibles or self-insured retentions contained within their insurance program.
- d. Primary Clause – Any required insurance contained in this contract shall be primary, and not excess or contributory, to any other insurance carried by the State.

- e. Insurance Carrier Required Rating – All insurance companies must carry an AM Best rating of at least "A–" with a financial category rating of no lower than VI. If the Contractor is self insured for a portion or all of its insurance, documentation of self-insurance must be submitted and approved by the Department of General Services, Office of Risk and Insurance Management.
- f. Endorsements – Any required endorsements requested by the State must be physically attached to all requested certificates of insurance and not substituted by referring to such coverage on the certificate of insurance.
- g. Inadequate Insurance – Inadequate or lack of insurance does not negate the contractor's obligations under the contract.
- h. Use of Subcontractors - In the case of Contractor's utilization of subcontractors to complete the contracted scope of work, contractor shall include all subcontractors as insured's under Contractor's insurance or supply evidence of subcontractor's insurance to The State equal to policies, coverages, and limits required of Contractor.
 - The policy must name **The County and State of California, its officers, agents, employees and servants as additional insureds, but only with respect to work performed under the contract.**

2. Contract Insurance Requirements

Contractor shall display evidence of the following on an Acord certificate of insurance or documentation of self insurance on county letterhead evidencing the following coverages:

- a. Commercial General Liability – Contractor shall maintain general liability on an occurrence form with limits not less than \$1,000,000 per occurrence for bodily injury and property damage liability combined with a \$2,000,000 annual policy aggregate. A "per project aggregate" endorsement is required. The policy shall include coverage for liabilities arising out of premises, operations, independent contractors, products, completed operations, personal & advertising injury, and liability assumed under an insured contract. This insurance shall apply separately to each insured against whom claim is made or suit is brought subject to the Contractor's limit of liability.
 - The policy must name **The State of California, its officers, agents, employees and servants as additional insureds, but only with respect to work performed under the contract.**
- b. Automobile Liability – Contractor shall maintain business automobile liability insurance for limits not less than \$1,000,000 combined single limit. Such insurance shall cover liability arising out of a motor vehicle including owned, hired and non-owned motor vehicles. Should the scope of the Contract involve transportation of hazardous materials, evidence of an MCS-90 endorsement is required.
- c. Workers Compensation and Employers Liability – Contractor shall maintain statutory worker's compensation and employer's liability coverage for all its employees who will be engaged in the performance of the Contract. In addition, employer's liability limits of \$1,000,000 are required.
- d. Environmental/Pollution Liability - If hazardous materials work is required, then the contractor shall maintain Environmental/Pollution Liability for limits not less than \$1,000,000 per claim covering the contractor's liability for bodily injury, property damage and environmental damage resulting from pollution and related cleanup costs incurred arising out of the work or services to be performed under this contract. The policy must include:

- The State of California, its officers, agents, employees and servants as additional insured, but only with respect to work performed under this contract. This **endorsement** must be supplied under form acceptable to the Office of Risk and Insurance Management of the California Department of General Services.

Coverage shall be provided for both work performed on site and during transportation of as well as proper disposal of hazardous materials. Proof of pollution during transportation shall be provided on an MCS-90 form or equivalent.



CALIFORNIA DEPARTMENT OF
FOOD & AGRICULTURE

A. G. Kawamura, Secretary

November 17, 2010

County of Riverside
ATTN: John Snyder
PO Box 1089
Riverside, CA 92502

Program: Sudden Oak Death
Agreement Number: 10-0629

In regard to the enclosed Standard Agreement, please complete the following item(s) and return to the **California Department of Food and Agriculture, Contracts Office, 1220 N Street, Room 115, Sacramento, CA 95814** within 15 business days of the date of this letter. Failure to comply may result in delayed payment. If you cannot return the documents within the 15 business days, please contact the analyst named below to inform her of when you will return the contract.

This Agreement cannot be considered binding on either party until fully executed and approved by the Department of General Services, when required. No services should be provided prior to approval, as the State is not obligated to make any payments on any agreement prior to final approval. If you have any questions regarding this Agreement, please contact the analyst identified below.

Standard Agreement (STD 213) with attached exhibits. Please have the person within your organization, who has full authority to commit to all of the contents of this agreement, review and sign the first page and additional single page of the Standard Agreement package. **Return ALL originals** to this office. Once the contract is finalized (see above paragraph), the agreement is considered fully executed and an original will be mailed to you.

Contractor Certification Clauses (CCC - 307). The CCC package contains clauses and conditions that may apply to your agreement and to persons doing business with the State of California. The CCC will be kept on file in this office and must be renewed with every contract and as changes occur. Please sign and return the current CCC. Failure to do so will prohibit the State of California from doing business with your company.

A copy of the resolution, order or motion authorizing execution of this Agreement must be included.

A copy of your insurance certification which states coverage will not be canceled without 30 days written notice to the State of California and which also includes the **State of California, its officers, agents, employees, and servants as additional insureds, but only with respect to work performed under the contract.**

Initial all changes on the enclosed Agreement and return the same for further processing.

Other:

Sincerely,

Jennifer Crow (916) 653-2607
Contracts Office
Administrative Services



JAN 11 2011 3:12