SUBMITTAL TO THE FLOOD CONTROL AND WATER CONSERVATION DISTRICT BOARD COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



FORM APPROVED COUNTY COUNSE

Policy

Consent

Dep't Recomm.:

Policy

Consent

g 6::

Exec.

Per

9 8

FROM:

General Manager-Chief Engineer

SUBMITTAL DATE:

November 8, 2011

SUBJECT:

Project Award - Day Creek - Frank Avenue Storm Drain

Project No. 2-0-00274

RECOMMENDED MOTION:

The Board approve the low bid submitted by the firm of Mamco, Inc. for \$163,163.63, for the construction of the above referenced project.

Authorize the Chairman to execute the contract on behalf of the District.

BACKGROUND:

The bid documents have been reviewed and approved for award by County Counsel.

FINANCIAL:

Funds are included in the District's FY 2011-2012 Zone 2 budget for this project.

RREN D. WILLIAMS

General Manager-Chief Engineer

FINANCIAL DATA

Current F.Y. District Cost: Current F.Y. County Cost:

Annual Net District Cost:

\$163,163.63 N/A

In Current Year Budget:

For Fiscal Year:

Yes **Budget Adjustment:** No

2011-2012

SOURCE OF FUNDS:

25120 947420 527980 Zone 2 Const/Maint/Misc-Contracts

Positions To Be **Deleted Per A-30**

Requires 4/5 Vote

C.E.O. RECOMMENDATION:

N/A

Michael R. Shetler

County Executive Office Signature

MINUTES OF THE FLOOD CONTROL AND WATER CONSERVATION DISTRICT

On motion of Supervisor Tavaglione, seconded by Supervisor Stone and duly, IT WAS ORDERED that the above matter is approved as recommended.

Ayes:

Buster, Tavaglione, Stone and Ashley

Nays:

None **Benoit**

Absent:

Date:

XC:

Flood

Prev. Agn. Ref.: 11.1 of 07/12/11

November 8, 2011

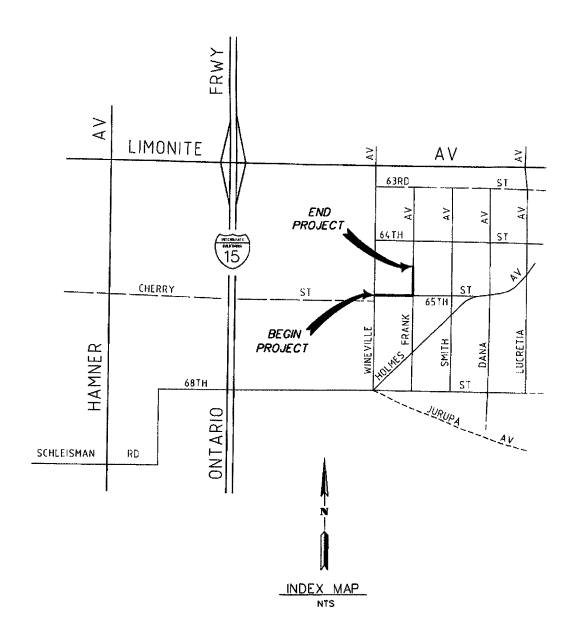
Agenda Number:

Kecia Harper-Ihem

Form 11fld (Rev 06/2003)

WITH THE CLERK OF THE BOARD

DAY CREEK - FRANK AVENUE STORM DRAIN PROJECT NO. 2-0-00274



DAY CREEK - FRANK AVENUE STORM DRAIN IS LOCATED IN THE CITY OF JURUPA VALLEY, RIVERSIDE COUNTY AND CONSISTS OF APPROXIMATELY 1,100 LINEAL FEET OF 18-INCH DIAMETER REINFORCED CONCRETE PIPE. THIS PROJECT IS AN UNDERGROUND SYSTEM DESIGNED TO DRAIN THE EXISTING SUMP AREA LOCATED ON THE WEST SIDE OF FRANK AVENUE BETWEEN 64TH AND 65TH STREETS.

Riverside County Flood Control & Water Conservation District

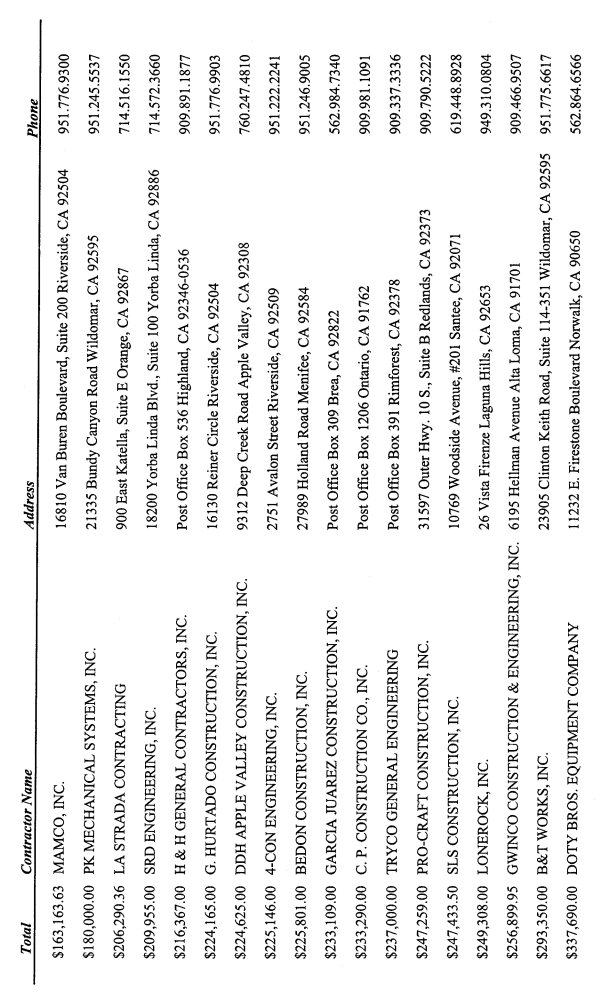
1995 Market St. Riverside, CA 92501 Phone: 951.955.1200 Fax: 951.788.9965

Project Name: DAY CREEK - FRANK AVENUE STORM DRAIN

Bid Summary

Project Number: 2-0-0274-01

Bid Open Date: 08/17/2011



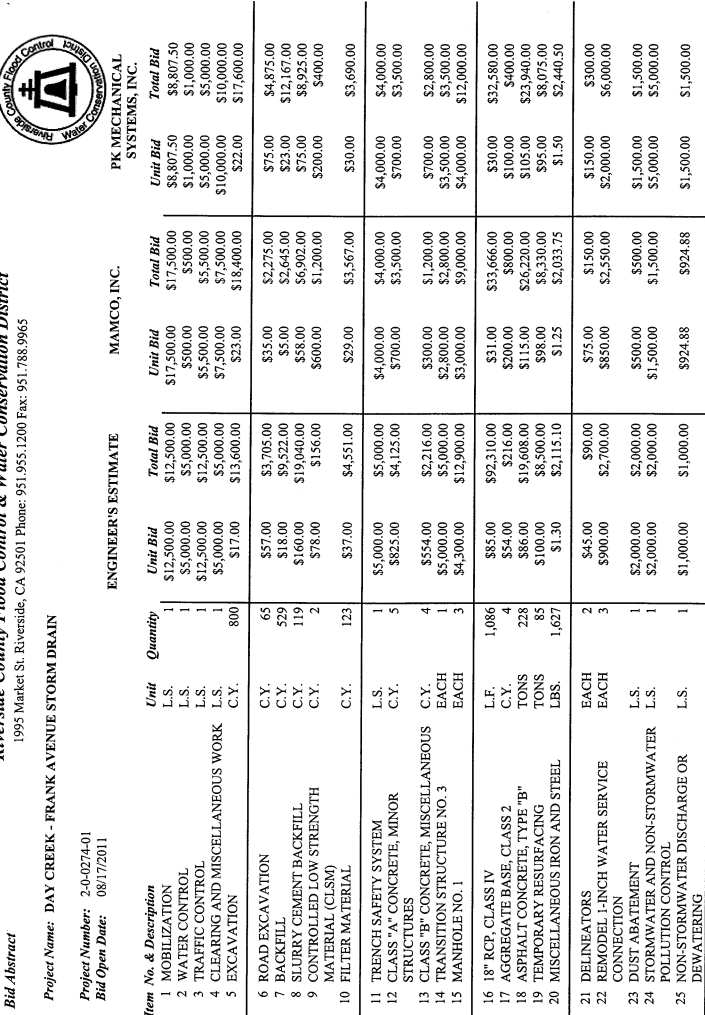
Phone

\$245,354.10 RCFC Engineer's Estimate Total

Bid Abstract

Riverside County Flood Control & Water Conservation District

Project Number: Bid Open Date:



14

19

22

25

23

\$180,000.00

\$163,163.63

\$245,354.10

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Project Number: 2-0-0274-01 **Bid Open Date:** 08/17/2011

			LA STRADA CONTRACTING	ADA CTING	SRD ENGINEERING, INC	ERING, INC.	H & H C CONTRAC	H & H GENERAL CONTRACTORS, INC.
Item No. & Description	Unit	Quantity	Unit Bid	Total Bid	Unit Bid	Total Bid	Unit Bid	Total Bid
2 WATER CONTROL	i v	-	\$19,000.00	\$19,000.00	\$10,000.00	\$10,000.00	\$28,000.00	\$28,000.00
3 TRAFFIC CONTROL	L.S.	• •	\$10,100.00	\$10,100.00	\$8,000,00	\$2,000.00	\$2,240.00	\$2,240.00
_	L.S.	7	\$2,800.00	\$2,800.00	\$4,400.00	\$4,400.00	\$8,900.00	\$8,900,00
5 EXCAVATION	C.Y.	800	\$30.10	\$24,080.00	\$8.00	\$6,400.00	\$26.00	\$20,800.00
6 ROAD EXCAVATION	C.Y.	65	\$85.20	\$5,538.00	\$85.00	\$5,525.00	\$58.60	\$3,809.00
	C.Y.	529	\$26.50	\$14,018.50	\$25.00	\$13,225.00	\$53.00	\$28,037.00
8 SLURRY CEMENT BACKFILL	C.Y.	119	\$79.20	\$9,424.80	\$84.00	\$9,996.00	\$61.00	\$7,259.00
9 CONTROLLED LOW STRENGTH MATERIAL (CLSM)	C.Y.	2	\$79.20	\$158.40	\$200.00	\$400.00	\$280.00	\$560.00
10 FILTER MATERIAL	C.Y.	123	\$36.00	\$4,428.00	\$66.00	\$8,118.00	\$25.00	\$3,075.00
11 TRENCH SAFETY SYSTEM	L.S.	- 4	\$2,240.00	\$2,240.00	\$5,000.00	\$5,000.00	\$5,000.00	\$5,000.00
	: ز	n	\$1,900.00	\$9,500.00	\$1,100.00	\$5,500.00	\$728.00	\$3,640.00
•	C.Y.	4	\$1,680.00	\$6,720.00	\$1,000.00	\$4,000.00	\$756.00	\$3,024.00
14 TRANSITION STRUCTURE NO. 3	EACH		\$3,350.00	\$3,350.00	\$3,000.00	\$3,000.00	\$3,800.00	\$3,800.00
`	EACH	C	33,020.00	\$9,000.00	\$3,600.00	\$10,800.00	\$2,600.00	\$7,800.00
	L.F.	1,086	\$34.70	\$37,684.20	\$60.00	\$65,160.00	\$25.00	\$27,150.00
	C.Y.	4	\$728.00	\$2,912.00	\$115.00	\$460.00	\$292.50	\$1,170.00
	TONS	228	\$95.20	\$21,705.60	\$105.00	\$23,940.00	\$122.50	\$27,930.00
19 TEMPORARY RESURFACING 20 MISCRIT ANEOTIS IDON AND STEET	TONS	85	\$140.00	\$11,900.00	\$140.00	\$11,900.00	\$98.00	\$8,330.00
· 1	LB3.	1,04,1	\$2.18	\$3,246.86	\$1.00	\$1,627.00	\$1.00	\$1,627.00
	EACH	2	\$56.00	\$112.00	\$52.00	\$104.00	\$280.00	\$560.00
22 REMODEL 1-INCH WATER SERVICE CONNECTION	EACH	n	\$1,120.00	\$3,360.00	\$800.00	\$2,400.00	\$1,900.00	\$5,700.00
	L.S.	-	\$952.00	\$952.00	\$2,000.00	\$2,000.00	\$2,100.00	\$2,100.00
24 STORMWATER AND NON-STORMWATER POLITITION CONTROL	L.S.		\$1,400.00	\$1,400.00	\$5,000.00	\$5,000.00	\$4,256.00	\$4,256.00
25 NON-STORMWATER DISCHARGE OR DEWATERING	L.S.	-	\$1,120.00	\$1,120.00	\$1,000.00	\$1,000.00	\$1,600.00	\$1,600.00

\$216,367.00

\$209,955.00

\$206,290.36

Project Number: 2-0-0274-01 **Bid Open Date:** 08/17/2011

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Bia Open Date: 08/1//2011			G. HURTADO CONSTRUCTION, INC.	TADO FION, INC.	DDH APPL CONSTRUC	DDH APPLE VALLEY CONSTRUCTION, INC.	4-CON ENGI	4-CON ENGINEERING, INC.
Item No. & Description	Unit	Quantity	Unit Bid	Total Bid	Unit Bid	Total Bid	Unit Bid	Total Bid
1 MOBILIZATION 2 WATER CONTROL	L.S.		\$9,800.00	\$9,800.00	\$30,000.00	\$30,000.00	\$21,500.00	\$21,500.00
2 TB A EPIC CONTROL	יי ר טיט	- •	\$1,000.00	\$1,000.00	\$1,000.00	\$1,000.00	\$500.00	\$500.00
A CURA PINIC AND MISCELL AND CONTROLL	ין ר אי אי		\$12,500.00	\$12,500.00	\$3,500.00	\$3,500.00	\$17,500.00	\$17,500.00
	 	1	\$10,000.00	\$10,000.00	\$4,500.00	\$4,500.00	\$2,500.00	\$2,500.00
5 EACAVAIION	C. Y.	008	\$24.00	\$19,200.00	\$50.00	\$40,000.00	\$55.00	\$44,000.00
6 ROAD EXCAVATION	C.Y.	9	\$35.00	\$2,275.00	\$85.00	\$5,525.00	\$100.00	\$6.500.00
	C.Y.	529	\$21.00	\$11,109.00	\$65.00	\$34,385.00	\$30.00	\$15,870.00
	C.Y.	119	\$150.00	\$17,850.00	\$65.00	\$7,735.00	\$75.00	\$8,925.00
9 CONTROLLED LOW STRENGTH	C.Y.	2	\$175.00	\$350.00	\$63.00	\$126.00	\$100.00	\$200.00
10 FILTER MATERIAL	C.Y.	123	\$22.00	\$2,706.00	\$21.00	\$2,583.00	\$15.00	\$1,845.00
	L.S.	1	\$2,000.00	\$2,000.00	\$1,500.00	\$1.500.00	\$2.500.00	\$2,500,00
12 CLASS "A" CONCRETE, MINOR	C.Y.	5	\$350.00	\$1,750.00	\$680.00	\$3,400.00	\$750.00	\$3,750.00
	C.Y.	4	\$340.00	\$1,360.00	\$690.00	\$2,760.00	\$500.00	\$2,000.00
14 IRANSIIION SIRUCIURE NO. 3 15 MANHOI F NO. 1	EACH	- "	\$2,200.00	\$2,200.00	\$1,790.00	\$1,790.00	\$3,000.00	\$3,000.00
	EACH	C	34,000.00	\$12,000.00	\$3,650.00	\$10,950.00	\$2,500.00	\$7,500.00
16 18" RCP, CLASS IV	L.F.	1,086	\$65.00	\$70,590.00	\$25.00	\$27,150.00	\$32.00	\$34,752.00
17 AGGREGATE BASE, CLASS 2	C.Y.	4	\$22.00	\$88.00	\$16.00	\$64.00	\$40.00	\$160.00
	TONS	228	\$120.00	\$27,360.00	\$135.00	\$30,780.00	\$130.00	\$29,640.00
19 TEMPORARY RESURFACING	TONS	82	\$110.00	\$9,350.00	\$75.00	\$6,375.00	\$100.00	\$8,500.00
20 MISCELLAINEOUS IRON AND STEEL	LBS.	1,02/	\$1.00	\$1,627.00	\$0.80	\$1,301.60	\$2.00	\$3,254.00
	EACH	2	\$150.00	\$300.00	\$100.00	\$200.00	\$125.00	\$250.00
22 REMODEL 1-INCH WATER SERVICE	EACH	3	\$750.00	\$2,250.00	\$2,000.00	\$6,000.00	\$1,000.00	\$3,000.00
•	,	,						
24 GEON MILLER ENT	L.S.	 ,	\$2,500.00	\$2,500.00	\$2,000.40	\$2,000.40	\$5,000.00	\$5,000.00
24 SIOKMWAIEK AND NON-SIOKMWAIEK POLLUTION CONTROL	Ľ.	_	\$2,000.00	\$2,000.00	\$500.00	\$500.00	\$2,000.00	\$2,000.00
25 NON-STORMWATER DISCHARGE OR	L.S.	1	\$2,000.00	\$2,000.00	\$500.00	\$500.00	\$500.00	\$500.00
DEWATERING								

\$225,146.00

\$224,625.00

\$224,165.00

Project Number: 2-0-0274-01 **Bid Open Date:** 08/17/2011

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Dia Open Date: 08/1//2011			BEDON CONSTRUCTION INC.	rruction,	GARCIA JUAREZ CONSTRUCTION, II	GARCIA JUAREZ CONSTRUCTION, INC.	C. P. CONSTI	C. P. CONSTRUCTION CO., INC.
Item No. & Description 1 MOBILIZATION 2 WATER CONTROL 3 TRAFFIC CONTROL 4 CLEARING AND MISCELLANEOUS WORK 5 EXCAVATION	Unit L.S. L.S. L.S. L.S. C.Y.	Quantity 1 1 1 1 800	Unit Bid \$13,000.00 \$890.00 \$34,630.00 \$4,800.00 \$18.18	Total Bid \$13,000.00 \$890.00 \$34,630.00 \$4,800.00 \$14,544.00	Unit Bid \$10,000.00 \$1,000.00 \$2,000.00 \$10.00	\$10,000.00 \$1,000.00 \$2,000.00 \$2,000.00 \$8,000.00	Unit Bid \$6,500.00 \$4,500.00 \$8,000.00 \$7,000.00 \$15.00	Total Bid \$6,500.00 \$4,500.00 \$8,000.00 \$7,000.00
6 ROAD EXCAVATION 7 BACKFILL 8 SLURRY CEMENT BACKFILL 9 CONTROLLED LOW STRENGTH MATERIAL (CLSM) 10 FILTER MATERIAL	C.Y. C.Y. C.Y.	65 529 119 2 2	\$133.00 \$16.00 \$72.00 \$160.00	\$8,645.00 \$8,464.00 \$8,568.00 \$320.00 \$9,840.00	\$15.00 \$10.00 \$20.00 \$100.00	\$975.00 \$5,290.00 \$2,380.00 \$200.00	\$33.00 \$33.00 \$113.00 \$195.00	\$2,145.00 \$17,457.00 \$13,447.00 \$390.00
 11 TRENCH SAFETY SYSTEM 12 CLASS "A" CONCRETE, MINOR STRUCTURES 13 CLASS "B" CONCRETE, MISCELLANEOUS 14 TRANSITION STRUCTURE NO. 3 15 MANHOLE NO. 1 	L.S. C.Y. EACH EACH	1 ν 4 τ κ	\$2,965.00 \$887.00 \$1,500.00 \$2,450.00 \$2,595.00	\$2,965.00 \$4,435.00 \$6,000.00 \$2,450.00 \$7,785.00	\$40,000.00 \$800.00 \$800.00 \$2,000.00 \$3,000.00	\$40,000.00 \$4,000.00 \$3,200.00 \$2,000.00 \$9,000.00	\$6,500.00 \$1,150.00 \$850.00 \$4,000.00 \$4,500.00	\$6,500.00 \$5,750.00 \$3,400.00 \$4,000.00 \$13,500.00
16 18" RCP, CLASS IV 17 AGGREGATE BASE, CLASS 2 18 ASPHALT CONCRETE, TYPE "B" 19 TEMPORARY RESURFACING 20 MISCELLANEOUS IRON AND STEEL	L.F. C.Y. TONS TONS LBS.	1,086 4 228 85 1,627	\$33.50 \$276.00 \$179.00 \$104.00 \$1.00	\$36,381.00 \$1,104.00 \$40,812.00 \$8,840.00 \$1,627.00	\$80.00 \$100.00 \$145.00 \$100.00 \$2.00	\$86,880.00 \$400.00 \$33,060.00 \$8,500.00 \$3,254.00	\$63.00 \$65.00 \$123.00 \$100.00	\$68,418.00 \$260.00 \$28,044.00 \$8,500.00 \$3,254.00
 21 DELINEATORS 22 REMODEL 1-INCH WATER SERVICE CONNECTION 23 DUST ABATEMENT 24 STORMWATER AND NON-STORMWATER POLLUTION CONTROL 25 NON-STORMWATER DISCHARGE OR DEWATERING 	EACH EACH L.S. L.S. L.S.	3 3 1 1 1 1	\$59.50 \$594.00 \$2,000.00 \$5,600.00	\$119.00 \$1,782.00 \$2,000.00 \$5,600.00 \$200.00	\$25.00 \$1,500.00 \$500.00 \$500.00	\$50.00 \$4,500.00 \$500.00 \$500.00	\$75.00 \$1,500.00 \$5,000.00 \$6,500.00 \$1,000.00	\$150.00 \$4,500.00 \$5,000.00 \$6,500.00 \$1,000.00

\$233,290.00

\$233,109.00

\$225,801.00

Project Number: 2-0-0274-01 **Bid Open Date:** 08/17/2011

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SLS CONSTRUCTION, INC. \$2,400.00 \$6,000.00 \$24,500.00 \$950.00 \$17,000.00 \$9,000.00 \$23,200.00 \$2,470.00 \$7,140.00 \$36,480.00 \$37,559.00 \$600.00 \$4,920.00 \$2,600.00 \$3,000.00 \$7,800.00 36,924.00 \$1,800.00 \$9,350.00 \$2,440.50 \$200.00 \$3,900.00 **Fotal Bid** \$1,700.00 \$6,000.00 \$29.00 \$38.00 \$60.00 \$40.00 \$34.00 \$110.00 \$24,500.00 \$950.00 \$17,000.00 \$9,000.00 300.00 \$2,600.00 \$600.00 \$600.00 \$450.00 \$160.00 \$100.00 \$1,300.00 Unit Bid \$100.00 \$2,250.00 \$10,000.00 \$1,200.00 \$6,500.00 \$1,500.00 \$20,000.00 \$1,950.00 \$34,385.00 \$14,280.00 \$4,500.00 \$3,640.00 \$6,990.00 326,220.00 \$5,950.00 \$100.00 \$3,567.00 \$4,000.00 \$8,700.00 886,880.00 \$120.00 \$1,627.00 \$1,800.00 Total Bid CONSTRUCTION, INC. PRO-CRAFT \$1,500.00 \$30.00 \$29.00 \$900.00 \$65.00 \$80.00 \$70.00 \$50.00 \$10,000.00 \$1,200.00 \$6,500.00 \$120.00 \$250.00 \$910.00 \$6,990.00 \$2,900.00 \$30.00 \$115.00 \$1.00 \$750.00 \$100.00 \$4,000.00 \$1,800.00 Unit Bid \$12,000.00 \$6,000.00 \$16,800.00 \$5,525.00 \$5,290.00 \$9,282.00 \$3,200.00 \$8,500.00 \$4,305.00 \$6,800.00 \$3,600.00 \$3,400.00 \$4,600.00 \$9,348.00 \$73,848.00 \$2,300.00 \$32,376.00 \$7,140.00 \$1,200.00 \$3,600.00 \$1,800.00 \$4,600.00 \$6,508.00 \$3,200.00 Total Bid TRYCO GENERAL ENGINEERING \$575.00 \$1,800.00 \$35.00 \$142.00 \$12,000.00 \$3,200.00 \$8,500.00 \$6,000.00 \$21.00 \$85.00 \$10.00 \$78.00 \$850.00 \$68.00 \$84.00 \$4.00 \$1,200.00 \$720.00 \$4,600.00 \$3,116.00 \$600.00 \$2,300.00 \$6,800.00 Unit Bid 119 800 529 65 228 123 980,1 85 2 6 ,627 Quantity EACH EACH EACH EACH TONS TONS C.Y. C.Y. L.F. C.Y. BS. L.S. L.S. L.S. C.Y. C.Y. C.Y. C.Y. C.Y. C.Y. L.S. L.S. L.S. CLEARING AND MISCELLANEOUS WORK CLASS "B" CONCRETE, MISCELLANEOUS STORMWATER AND NON-STORMWATER REMODEL 1-INCH WATER SERVICE MISCELLANEOUS IRON AND STEEL TRANSITION STRUCTURE NO. 3 CONTROLLED LOW STRENGTH ASPHALT CONCRETE, TYPE "B" CLASS "A" CONCRETE, MINOR SLURRY CEMENT BACKFILL 19 TEMPORARY RESURFACING 17 AGGREGATE BASE, CLASS 2 TRENCH SAFETY SYSTEM POLLUTION CONTROL ROAD EXCAVATION TRAFFIC CONTROL **DUST ABATEMENT** MATERIAL (CLSM) WATER CONTROL FILTER MATERIAL 18" RCP, CLASS IV MANHOLE NO. 1 MOBILIZATION Item No. & Description **DELINEATORS EXCAVATION** CONNECTION STRUCTURES BACKFILL 14 15 18 10 21 23

\$247,433.50

\$247,259.00

\$237,000.00

\$1,000.00

\$1,000.00

\$500.00

\$500.00

\$1,778.00

\$1,778.00

L.S.

NON-STORMWATER DISCHARGE OR

25

DEWATERING

Project Number: 2-0-0274-01

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Bid Open Date: 08/17/2011

\$5,000.00 \$4,800.00 \$3,500.00 \$700.00 \$3,000.00 \$20,000.00 \$2,500.00 \$10,000.00 \$7,935.00 \$9,282.00 \$9,600.00 \$10,370.00 \$6,500.00 \$11,685.00 \$11,000.00 \$9,000.00 \$96,654.00 \$300.00 \$20,520.00 \$3,254.00 \$150.00 \$8,100.00 \$2,000.00 Total Bid B&T WORKS, INC. \$3,000.00 \$40.00 \$100.00 \$15.00 \$78.00 \$350.00 \$122.00 \$20,000.00 \$2,500.00 \$10,000.00 \$5,000.00 \$95.00 \$1,200.00 \$3,500.00 \$89.00 \$75.00 \$90.00 \$2.00 \$75.00 \$11,000.00 \$1,800.00 \$3,200.00 \$2,700.00 \$2,000.00 Unit Bid **GWINCO CONSTRUCTION** \$5,500.00 \$1,950.00 \$1,500.00 \$7,500.00 \$4,500.00 \$500.00 \$7,500.00 \$14,400.00 \$3,575.00 \$18,515.00 \$7,735.00 \$3,690.00 \$1,800.00 \$5,100.00 \$100.00 \$13,500.00 \$105,342.00 \$600.00 \$32,148.00 \$11,985.00 \$3,009.95 \$350.00 \$1,200.00 Total Bid & ENGINEERING, INC. \$18.00 \$30.00 \$650.00 \$7,500.00 \$500.00 \$7,500.00 \$4,500.00 \$55.00 \$35.00 \$65.00 \$97.00 \$141.00 \$1.85 \$50.00 \$1,800.00 \$1,020.00 \$1,375.00 \$3,700.00 \$141.00 \$175.00 \$1,500.00 \$4,500.00 \$150.00 \$1,200.00 \$1,200.00 Unit Bid \$141,180.00 \$400.00 \$500.00 \$325.00 \$850.00 \$320.00 \$500.00 \$12,000.00 \$50.00 \$5,000.00 \$2,400.00 \$1,587.00 \$500.00 \$12,257.00 \$3,075.00 \$2,000.00 \$5,000.00 Total Bid \$200.00 \$7,000.00 \$2,500.00 \$18,000.00 \$27,360.00 LONEROCK, INC. \$3.00 \$3.00 \$103.00 \$25.00 \$130.00 \$100.00 \$120.00 \$10.00 \$2.00 \$160.00 \$850.00 \$500.00 \$50.00 312,000.00 \$5,000.00 \$500.00 \$500.00 \$500.00 \$100.00 \$7,000.00 \$500.00 \$5,000.00 36,000.00 Unit Bid 119 800 65 529 123 5 980,1 228 85 ,627 2 6 Quantity EACH EACH EACH EACH TONS **TONS** *Unit* L.S. L.S. L.S. C.Y. BS. C.Y. C.Y. C.Y. C.Y. L.F. C.Y. L.S. C.Y. C.Y. C.Y. L.S. L.S. L.S. CLEARING AND MISCELLANEOUS WORK CLASS "B" CONCRETE, MISCELLANEOUS STORMWATER AND NON-STORMWATER NON-STORMWATER DISCHARGE OR REMODEL 1-INCH WATER SERVICE MISCELLANEOUS IRON AND STEEI TRANSITION STRUCTURE NO. 3 CONTROLLED LOW STRENGTH ASPHALT CONCRETE, TYPE "B" CLASS "A" CONCRETE, MINOR TEMPORARY RESURFACING SLURRY CEMENT BACKFILL AGGREGATE BASE, CLASS 2 TRENCH SAFETY SYSTEM POLLUTION CONTROL ROAD EXCAVATION TRAFFIC CONTROL **DUST ABATEMENT** WATER CONTROL MATERIAL (CLSM) FILTER MATERIAL 18" RCP, CLASS IV MANHOLE NO. 1 MOBILIZATION Item No. & Description DELINEATORS **EXCAVATION** CONNECTION DEWATERING STRUCTURES BACKFILL 9 14 15 19 6 ∞ 13 25 21 24

\$293,350.00

\$256,899.95

\$249,308.00

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Project Number: 2-0-0274-01 **Bid Open Date:** 08/17/2011

DOTY BROS. EQUIPMENT COMPANY

Item No. & Description	Unit	Quantity	Unit Bid	Total Bid	
1 MOBILIZATION	L.S.	1	\$10,000.00	\$10,000.00	
2 WATER CONTROL	L.S.		\$2,000.00	\$2,000.00	
		-	\$21,000.00	\$21,000.00	
			\$8,000.00	\$8,000.00	
5 EXCAVATION	C.Y.	800	\$63.00	\$50,400.00	
6 ROAD EXCAVATION	C.Y.	65	\$64.00	\$4,160.00	
7 BACKFILL	C.Y.	529	\$47.00	\$24,863.00	
	C.Y.	119	\$158.00	\$18,802.00	
9 CONTROLLED LOW STRENGTH	C.Y.	2	\$158.00	\$316.00	
10 FILTER MATERIAL	C.Y.	123	\$240.00	\$29,520.00	
11 TRENCH SAFETY SYSTEM	L.S.	1	\$9,500.00	\$9.500.00	
12 CLASS "A" CONCRETE, MINOR STRINGERING	C.Y.	5	\$380.00	\$1,900.00	
13 CLASS "B" CONCRETE MISCELL ANEOUS	>	_	00 0053	00 000 63	
14 TRANSTION STRICTIRE NO 3		-	\$5,700,00	\$2,000.00	
	EACH	τ.	\$3,900.00	\$11,700.00	
16 18" RCP, CLASS IV	L.F.	1.086	\$58.00	00 886 298	
17 AGGREGATE BASE, CLASS 2	C.Y.	4	\$316.00	\$1.264.00	
18 ASPHALT CONCRETE, TYPE "B"	TONS	228	\$140.00	\$31,920.00	
_	TONS	85	\$127.00	\$10,795.00	
20 MISCELLANEOUS IRON AND STEEL	LBS.	1,627	\$6.00	\$9,762.00	
, ,	EACH	2	\$4,200.00	\$8,400.00	
22 REMODEL 1-INCH WATER SERVICE	EACH	E	\$1,400.00	\$4,200.00	
23 DUST ABATEMENT	S		\$5 300 00	85 300 00	
• •	L.S.	• —	\$1,900.00	\$1,900.00	
25 NON-STORMWATER DISCHARGE OR DEWATERING	L.S.	-	\$1,300.00	\$1,300.00	

BOARD OF SUPERVISORS

SPECIFICATIONS and CONTRACT DOCUMENTS for the CONSTRUCTION of

DAY CREEK - FRANK AVENUE STORM DRAIN

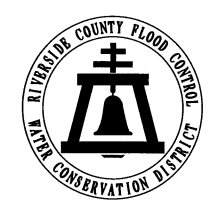
PROJECT NO. 2-0-00274

RIVERSIDE COUNTY, CALIFORNIA





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SPECIFICATIONS and CONTRACT DOCUMENTS for the CONSTRUCTION of

DAY CREEK - FRANK AVENUE STORM DRAIN

PROJECT NO. 2-0-00274

These specifications and contract documents have been prepared under the direction of the following Registered Civil Engineers:

Recommended By:

Design Engineer

28-Feb-2011

Date

Approved By:

Chief Engineer

Date

No. 32336

No. 44684

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NOTICE TO CONTRACTORS

Riverside County Flood Control and Water Conservation District hereinafter called "District", invites sealed proposals for construction of:

Day Creek - Frank Avenue Storm Drain

Project No. 2-0-00274

located in the city of Jurupa Valley,

Riverside County, California

Specifications and Contract Documents may be examined at the District's office at 1995 Market Street, Riverside, California, and may be obtained upon payment to District of \$60.00 per set, received at the District's office and \$65.00 per set if mailed. The Specifications and Contract Documents are also offered on CD-ROM for \$10.00 received at the District's office and \$15.00 if mailed. No refund.

Each proposal must be accompanied by a certified or cashier's check or bid bond equal to ten percent (10%) of the amount bid, payable to the Riverside County Flood Control and Water Conservation District as a guarantee that the Contractor will, if awarded the contract, execute a satisfactory contract and furnish the required bonds and proof of insurance.

Proposals must be in accordance with the instructions and filed with District by 2:00 p.m. on Wednesday, August 17, 2011 at the District office at the above address which time and place are fixed for the public opening of bids.

General prevailing rate per diem wages and general prevailing rate of per diem wages for holiday and overtime work, including employer payments for health and welfare, pension, vacation, apprentices and similar purposes for each craft, classification or type of workman needed for execution of contracts under the jurisdiction of District have been obtained by the Board of Supervisors of the District from the

Director of Industrial Relations of the State of California for the area where the work is to be done. The said determinations are on file in the principal office of the District, and will be made available to any interested person upon request.

Contractors submitting proposals for this project shall have an "A" Contractors license from the State of California in order to be considered eligible for the contract award.

Dated:

July 12, 2011

RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT

KECIA HARPER-IHEM Clerk of the Board

BY

INSTRUCTIONS TO BIDDERS

<u>QUANTITIES</u>: The amount of work to be done or materials to be furnished under the Contract as noted in the proposal, are but estimates and are not to be taken as an expressed or implied statement that the actual amount of work or materials will correspond to the estimate.

The right is reserved to increase or decrease or to entirely eliminate certain items from the work or materials if found desirable or expedient.

The Contractor will be allowed no claims for anticipated profits, loss of profits or for any damages of any sort because of any difference between the estimated and the actual amounts of work done, or materials furnished or used in the completed project.

The Contractor is cautioned against unbalancing of his bid by prorating his overhead into one or two items only when there are a number of items on the schedule. The overhead and indirect charges should be prorated on all items in schedule.

<u>DISCREPANCIES AND OMISSIONS</u>: Discrepancies, omissions, ambiguities, or requirements likely to cause disputes between trades and similar matters shall be promptly brought to the attention of the Engineer. When appropriate, Addenda will be issued by District. No communication by anyone as to such matters except by an Addendum affects the meaning or requirements of the Contract Documents.

<u>WITHDRAWAL OF PROPOSALS</u>: Any proposal may be withdrawn at any time prior to the hour fixed in the Notice to Contractors for the opening of proposals, provided that a request in writing, executed by the bidder or his duly authorized representative, for the withdrawal of such proposal, is filed with the Chief Engineer. The withdrawal of a proposal shall not prejudice the right of a bidder to file a new proposal.

AGREEMENT OF FIGURES: If the unit prices and the total amounts named by the bidder in the proposal do not agree, the unit prices alone will be considered as representing the bidder's intention.

<u>INVALID PROPOSALS</u>: Proposal submitted by telegraph or fax transmission and those which fail to reach the place fixed for opening of proposals prior to the date and hour set for opening same, will not be considered.

<u>INSPECTION OF SITE</u>: Bidders must examine the site and acquaint themselves with all conditions affecting the work.

Information derived from maps, plans or specifications, or from the Chief Engineer or his assistants, will not relieve the successful bidder from properly carrying out all the terms of the written contract.

By the submitting of a proposal, the bidder will be held to have personally examined the site and the drawings, to have carefully read the specifications and to have satisfied himself as to his ability to meet all the difficulties attending the execution of the proposed contract before the delivery of his proposal and agrees that if he is awarded the contract, he will make no claim against the Board of Supervisors based on ignorance or misunderstanding of the contract provisions.

QUALIFICATIONS OF BIDDERS: No proposal will be accepted from a contractor who is not licensed under laws of California, as evidenced by the submittal of the Statement of Licensure. No award will be made to any bidder who cannot give satisfactory assurance to the Board of Supervisors as to his own ability to carry out the contract, both from his financial standing and by reason of his previous experience as a contractor on work of the nature contemplated in the contract. The bidder is required to submit his record of work of similar nature to that proposed under these specifications, and unfamiliarity with the type of work may be sufficient cause for rejection of a proposal.

A bid shall be rejected and a bidder shall be disqualified to bid on a District project if the bidder or any officer, manager, partner or shareholder of the bidder within the eighteen month period prior to the bid date shall have been an officer or employee of the District.

<u>PROPOSAL FORMS</u>: Attention of all bidders is called to the proposal affidavit forms attached hereto and bidders are cautioned that all proposals submitted must be accompanied by the proper affidavit, properly executed. Proposals will be made on forms furnished by District.

REJECTION OF PROPOSALS CONTAINING ALTERATIONS, ERASURES OR IRREGULARITIES: Proposals may be rejected if they show any alterations of form, additions not called for, conditional proposals, incomplete proposals, erasures or irregularities of any kind. Erasures or interlineations in the proposal must be explained or noted over the signature of the bidder.

<u>PUBLIC OPENING OF PROPOSALS</u>: Proposals will be opened and read publicly at the time and place indicated in the Notice to Contractors. Bidders or their authorized agents are invited to be present.

<u>DISQUALIFICATION OF BIDDERS</u>: More than one proposal from an individual, a firm or partnership, a corporation or an association under the same or different names will not be considered. Reasonable ground for believing that any bidder is interested in more than one proposal for the work contemplated will cause the rejection of all proposals in which such bidder is interested. If there is any reason for believing that collusion exists among the bidders, none of the participants in such collusion will be considered in awarding the contract. Proposals in which the prices obviously are unbalanced may be rejected.

<u>ADDENDA</u>: District reserves the right to issue Addenda to the Contract Documents at any time prior to the time set to open bids. Each potential bidder shall leave with the District its name and address for the purpose of receiving Addenda. District will cause copies of Addenda to be mailed or delivered to such names at such addresses. To be considered, a Contractor's proposal must list and take into account all issued Addenda.

<u>AWARD OF CONTRACT</u>: The right is reserved to reject any and all proposals and to waive technical defects as the best interests of the District may require.

The award of the Contract, if it be awarded, will be to the lowest responsible bidder whose proposal complies with the requirements prescribed. The award, if made, will be made within sixty (60) days after the opening of the proposals.

All proposals will be compared on the basis of the Engineer's estimate of the quantities of work to be done.

<u>RETURN OF PROPOSAL GUARANTEES</u>: Within ten (10) days after the award of the contract, the Clerk will return the proposal guarantees accompanying such of the proposals as are not considered in making the award. All other proposal guarantees will be held until the contract has been fully executed, after which they will be returned to the respective bidders whose proposal they accompany.

<u>CONTRACT BONDS</u>: The Contractor shall furnish two (2) surety bonds in duplicate, one as a security for the faithful performance of the contract in the amount equal to one hundred percent (100%) of the contract price, and one as security for the payment of all persons performing labor and furnishing materials in connection with the contract in an amount equal to one hundred percent (100%) of the contract price. All bonds must be submitted on forms provided by the District. Bonds submitted in any other form will not be accepted.

SUBLETTING AND SUBCONTRACTING: Bidders are required, pursuant to the Subletting and Subcontracting Fair Practices Act (commencing with Section 4100 of the Public Contract Code) to list in their proposal the name and location of place of business of each subcontractor who will perform work or labor or render services in or about the construction of the work or improvement or a subcontractor who specially fabricates and installs a portion of the work or improvement according to detailed drawings contained in the Plans and Specifications, in excess of one-half (½) of one percent (1%) of the prime Contractor's total bid. Failure to list a subcontractor for a portion of the work means that the prime contractor will do that portion of the work.

CONTRACTOR'S PROPOSAL

TO THE BOARD OF SUPERVISORS OF THE RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT:

The undersigned hereby declare:

(a) That the only persons or parties interest	ted in this proposal as principals are the following:
Name of Company (and dba if applicable): \(\sqrt{1} \)	amaoluc
Elizabeta Alabbasi-President Rumzi Alabbasi-Vice President	Marwan Alabbasi-Secretary
Rumzi Alabbasi-Vice President	

(If the Contractor is a corporation, give the name of the corporation and the name of its president, secretary, treasurer, and manager. If a copartnership, give the name under which the copartnership does business, and the names and addresses of all copartners. If an individual, state the name and address under which the contract is to be drawn.)

- (b) That this proposal is made without collusion with any other person, firm or corporation.
- (c) That he has carefully examined the location of the proposed work, and has familiarized himself with all of the physical and climatic conditions, and makes his proposal solely upon his own knowledge.
- (d) That he has carefully examined the attached specifications as referred to, and the plans, and makes this proposal in accordance therewith.
- (e) That, if this proposal is accepted, he will enter into a written contract with the Riverside County Flood Control and Water Conservation District, Riverside, State of California.
- (f) That he proposes to enter into such contract and to accept in full payment for the work actually done thereunder the prices shown in the attached schedule. It is understood and agreed that the quantities set forth are but estimates, and that the unit prices will apply to the actual quantities whatever they may be.

Accompanying this proposal is a certified or cashier's check or bid bond payable to the order of the Riverside County Flood Control and Water Conservation District, Riverside, California, in the sum of Dollars (\$__/0 \(\frac{0}{2} \) Dollars (\$__/0 \(\frac{0}{2} \)

It is understood and agreed that should the Contractor within ten (10) days after the prescribed forms are presented to him for signature fail to return the contract and furnish acceptable surety bond and insurance, then, at the discretion of the District, the proceeds of said check shall become the property of the District, the Contractor shall be found in default and the project may be awarded to another contractor. The bid bond or check shall be held subject to payment to the District of the difference in money between the amount of the contract with another party to perform the work, together with the cost to the District of redrafting, redrawing and publishing documents and papers necessary to obtain new bids on said work. The bid bond or check shall, in addition, be held subject to all other actual damages suffered by the District. But if the contract is entered into and said bonds and insurance are furnished, or if the proposal is not accepted, then the said check shall be returned to the undersigned.

- VII -

PROPOSAL

For the Construction of **Day Creek – Frank Avenue Storm Drain**, located in the city of Jurupa Valley, Riverside County, consisting of the following estimated quantities:

•						
SECT. NO.	ITEM NO.	ITEM OF WORK	UNIT	QUANTITY	UNIT COST	TOTAL COST
10	1.	Mobilization	L.S.			17,500
11	2.	Water Control	L.S.			500
12	3.	Traffic Control	L.S.			5,500
13	4.	Clearing and Miscellaneous Work	L.S.			7,500
14	5.	Excavation	C.Y.	800	23.00	18,400
14	6.	Road Excavation	C.Y.	65	35,00	2,275
14	7.	Backfill	C.Y.	529	5.00	2,645
14	8.	Slurry Cement Backfill	C.Y.	119	58.00	6,902
14	9.	Controlled Low Strength Material (CLSM)	C.Y.	2	600,05	1,200
14	10.	Filter Material	C.Y.	123	29.00	3,567
15	11.	Trench Safety System	L.S.			4,000
16	12.	Class "A" Concrete, Minor Structures	C.Y.	5	700.0	3,500
16	13.	Class "B" Concrete, Miscellaneous	C.Y.	4	300.00	1,200
16	14.	Transition Structure No. 3	EACH	1	2,800.0	2,800
16	15.	Manhole No. 1	EACH	3	3,000,0	5 9,000
17	16.	18" RCP, Class IV	L.F.	1,086	31.00	33,666
19	17.	Aggregate Base, Class 2	C.Y.	4	200.00	E00.00
19	18.	Asphalt Concrete, Type "B"	TONS	228	115.60	26,220
19	19.	Temporary Resurfacing	TONS	85	98.00	8,330
21	20.	Miscellaneous Iron and Steel	LBS.	1,627	1.25	Z, 633, 7
21	21.	Delineators	EACH	2	75.00	150.00

PROPOSAL contd.

Telephone Number

SECT. NO.	ITEM NO.	ITEM OF WORK	UNIT	QUANTITY	UNIT COST	TOTAL COST
21	22.	Remodel 1-Inch Water Service Connection	EACH	3	850.00	2,550
27	23.	Dust Abatement	L.S.			500,00
29	24.	Stormwater and Non-Stormwater Pollution Control	L.S.			1,600
29	25.	Non-Stormwater Discharge or Dewatering	L.S.			924.88

TOTAL 163, 163.63

Mancoluc	/hill
Name of Company	Signature of Contractor
16610 Yan Buren Blyd & 200 Address	72-1535984 S.S.N. or E.I.N.
PIVENSIAE CA 92504 Gity, State, Zip	SSIGA A Contractor's License No. and Classification

LIST OF SUBCONTRACTORS

Contractor Mamor	luc	Day Creek - Frank Avenue Storm Drain
		Project No. 2-0-00274

Give the name and the location of the place of business of each Subcontractor who will perform work or labor or render service to the General Contractor in or about the construction of the work or improvement, or a Subcontractor who specially fabricates and installs a portion of the work or improvement, in an amount in excess of one-half (½) of one percent (1%) of the General Contractor's total bid. List the bid item numbers of the work each subcontractor will do. If a portion of an item is to be subcontracted, show what percentage of that item is to be subcontracted.

Item No. (s) $\frac{18}{2}$
Name of Subcontractor Hardy and Harper
Address/City/Phone 13/2 East Varner Ave. Santa Ana, CA 925706
License No. 21595Z (114) 4441
Item No. (s)
Name of Subcontractor
Address/City/Phone
License No.
Item No. (s)
Name of Subcontractor
Address/City/Phone
License No
Item No. (s)
Name of Subcontractor
Address/City/Phone
License No
Item No. (s)
Name of Subcontractor
Address/City/Phone
License No

EXPERIENCE STATEMENT

Bidder submits, as part of certifies that all statemen authorizes the District to n	nts and information set for	orth below are true and	d accurate. Bidder h	
Bidder has been engag years.	ed in the contracting l	business under this p	resent business nam	e for
Bidder's experience in w Specification extends over			le to that set forth i	n the
Within the last three years similar in type and magni person, firms, or authoritie	tude to that set forth in the	•	_	
Name and Address of Owner/Agency	-	ype of Work, Year Com nd Dollar Amount	pleted	
City of Fantana	Grace Mertiner	Parking Lot Re	construction and s	Sterm Dea
City of Fantanu 4353 Sierra Ave	(909) 350-6522			
Fortuna, CA 92335	Project Manager		00	
			, <u>, , , , , , , , , , , , , , , , , , </u>	
City of Pasadena 200 & Garfield Ave	Alberto Vargus	Canstruck	in at 36" PC,	P
200 & Garfield Ave	Alberto Vargus Inspector			
Pasadera, CA	(626) 803-0961	\$80,0	00	
City of Fontana & 353 Sverra Am	Noel Coshllo	Constr	vetian of 24"D	RIP
Enter CA 022	Seniar Engineer 5 (909) 350-664	1 4 51	0,000	
Fantana, CA 9232	5 (101) 35/1-669	0 900	,000	
				

STATEMENT OF LICENSURE

Pursuant to California Public Contract Code §3300, the undersigned does certify as follows:

- 1. That the pocket license/certificate of licensure I have presented to owner as of this date is my own license, being State of California, Contractors License No.
- 2. That said Contractors License is current and valid; and
- 3. That said Contractors License is of a classification appropriate to the work to be undertaken for owner, a Class A license.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and
correct.
DATED: 8/17/1/
Signature
Vice President Title
STATE OF CALIFORNIA) § COUNTY OF RIVERSIDE)
On this the 17th day of August, 2011, before me
Rami AlAbbasi
the undersigned Notary Public, personally appeared
Rumzi AlAbbasi
personally known to me
proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument, and acknowledged that he/she executed it.
WITNESS my hand and official seal.
AM
Notary's Signature RAMI M. ALABBASI

AFFIDAVIT FOR INDIVIDUAL CONTRACTORS

STATE OF CALIFORNIA) § COUNTY OF RIVERSIDE)	NA
	, being first duly sworn, deposes and says:
interest of, or on behalf of, any undisclosed p corporation; that the bid is genuine and not indirectly induced or solicited any other bidd indirectly colluded, conspired, connived, or as or that anyone shall refrain from bidding; that sought by agreement, communication, or confe other bidder, or to fix any overhead, profit, bidder, or to secure any advantage against the District or anyone interested in the proposed and, further, that the bidder has not, direct breakdown thereof, or the contents thereof, or	foregoing proposal or bid; that the bid is not made in the person, partnership, company, association, organization, or the collusive or sham; that the bidder has not directly or der to put in a false or sham bid, and has not directly or greed with any bidder or anyone else to put in a sham bid, at the bidder has not in any manner, directly or indirectly, derence with anyone to fix the bid price of the bidder or any or cost element of the bid price, or of that of any other exception and Water Conservation contract; that all statements contained in the bid are true; ally or indirectly, submitted his or her bid price or any divulged information or data relative thereto, or paid, and tership, company association, organization, bid depository, a collusive or sham bid.
	· · · · · · · · · · · · · · · · · · ·
	His or Her signature
Subscribed and sworn to before me	
this, 20	
	Signature and stamp of Notary

AFFIDAVIT FOR JOINT VENTURE OR COPARTNERSHIP CONTRACTOR

STATE OF CALIFORNIA) § COUNTY OF RIVERSIDE)	NA
	being first duly sworn, deposes and says:
That he or she is a member of the j	joint venture or copartnership firm designated as
behalf of, any undisclosed person, partnessed in the bid is genuine and not collusive or solicited any other bidder to put in a freedom conspired, connived, or agreed with any refrain from bidding; that the bidder has communication, or conference with anyous any overhead, profit, or cost element of advantage against the Riverside Count interested in the proposed contract; that a bidder has not, directly or indirectly, su contents thereof, or divulged information any corporation, partnership, company a agent thereof to effectuate a collusive or	proposal or bid; that the bid is not made in the interest of, or on tership, company, association, organization, or corporation; that sham; that the bidder has not directly or indirectly induced or false or sham bid, and has not directly or indirectly colluded, bidder or anyone else to put in a sham bid, or that anyone shall not in any manner, directly or indirectly, sought by agreement, one to fix the bid price of the bidder or any other bidder, or to fix if the bid price, or of that of any other bidder, or to secure any y Flood Control and Water Conservation District or anyone all statements contained in the bid are true; and, further, that the abmitted his or her bid price or any breakdown thereof, or the nor data relative thereto, or paid, and will not pay, any fee to association, organization, bid depository, or to any member or sham bid. ted with authority to make and sign instruments for the joint
who constitute the other members of the j	oint venture or copartnership.
	His or Her signature
Subscribed and sworn to before me	
this day of	
	Signature and stamp of Notary

AFFIDAVIT FOR CORPORATE CONTRACTOR

STATE OF CALIFORNIA) § COUNTY OF RIVERSIDE)	
That he or she is VICE Presid	, being first duly sworn, deposes and says:
of Mamoo (uc	<u> </u>
interest of, or on behalf of, any undisclosed pe corporation; that the bid is genuine and not indirectly induced or solicited any other bidde indirectly colluded, conspired, connived, or agror that anyone shall refrain from bidding; that sought by agreement, communication, or conferother bidder, or to fix any overhead, profit, o bidder, or to secure any advantage against the l District or anyone interested in the proposed cand, further, that the bidder has not, directly breakdown thereof, or the contents thereof, or described the contents thereof.	pregoing proposal or bid; that the bid is not made in the erson, partnership, company, association, organization, or collusive or sham; that the bidder has not directly or er to put in a false or sham bid, and has not directly or reed with any bidder or anyone else to put in a sham bid, the bidder has not in any manner, directly or indirectly, rence with anyone to fix the bid price of the bidder or any or cost element of the bid price, or of that of any other Riverside County Flood Control and Water Conservation ontract; that all statements contained in the bid are true; or indirectly, submitted his or her bid price or any divulged information or data relative thereto, or paid, and rship, company association, organization, bid depository, a collusive or sham bid.
	
	s or Her signature 7th day of August, 20//
Sig	gnature and stamp of Notary administering oath
	State of California Piverside County of



Corporate Resolution to Execute Contracts

At a meeting of the corporation today, after considerable discussion, the following resolution was moved, seconded, and unanimously adopted;

Resolved that any of the following persons, Marwan AlAbbasi, Elizabeth AlAbbasi, or Rumzi M. AlAbbasi be; and they hereby are, authorized without further authorization of the board of directors to enter into and execute on behalf of the corporation any and all contracts to do corporate business for Mamco, Inc.

In witness whereof, I have hereunto set my hand as such secretary and affixed the corporate seal of said corporation this 8th day of March, 2011.

AUTHORIZED SIGNATURES

Marwan S. AlAbbasi

Elizabeth AlAbbasi

Rumzi M. AlAbbasi

BID BOND

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SEPARATE FORM

1. MAMCO, INC. Proposal to the Riverside County Flood Control construction of public work for Day Creek - Fra to Contractors dated March 22, 2011.	(Contractor), has submitted its Contractor's and Water Conservation District, (District), for the nk Avenue Storm Drain in accordance with a Notice			
2. FIRST NATIONAL INSURANCE COMPANY OF AMERICA hereafter called (Surety), is the surety on this Bond	a WASHINGTON corporation,			
Agreement: We, Contractor as principal and Surfollows:	rety as surety, jointly and severally agree and state as			
1. The amount of the obligation of Proposal and inures to the benefit of District.	this Bond is 10% of the amount of the Contractor's			
2. This Bond is exonerated by (1) District rejecting said Proposal or, in the alternate, (2) it said Proposal is accepted, Contractor executes the Agreement and furnishes the Bonds and Insurance as agreed to in its Proposal, otherwise it remains in full force and effect for the recovery of loss, damage and expense of District resulting from failure of Contractor to act as agreed to in its Proposal. Some types of possible loss, damage and expense are specified in the Contractor's Proposal.				
	tes and agrees that its obligations hereunder shall in no me within which District may accept the Proposal and			
4. This Bond is binding on our heirs	, executors, administrators, successors and assigns.			
Dated: AUGUST 2, 2011				
FIRST NATIONAL INSURANCE COMPANY OF AMERICA	MAMCO, INC.			
By O	By By			
KEVIN E VECA	Puna: AIALI aci			
(Printed Name)	(Printed Name)			
,	•			
Title_ATTORNEY-in-FACT	Title Vice President			
(Surety)	(Contractor)			
NOTARY ACKNOWLEDGEMENT REQUIRED FOR EACH SIGNATURE PLEASE ATTACH	NOTARY ACKNOWLEDGEMENT REQUIRED FOR EACH SIGNATURE PLEASE ATTACH			

SEPARATE FORM

This Power of Attorney limits the acts of those named herein, and they have no authority to bind the Company except in the manner and to the extent herein stated.

FIRST NATIONAL INSURANCE COMPANY OF AMERICA SEATTLE, WASHINGTON POWER OF ATTORNEY

pursuant to and by authority of the By-law and Authorization hereinafter set forth, does hereby name, constitute and appoint. PHILIP E. VEGA, FRANK MORONES, KEVIN E. VEGA, BRITTON CHRISTIANSEN, JADON H. SMITH, MYRNA SMITH, ALL OF THE CITY OF COVINA STATE OF CALIFORNIA
, each individually if there be more than one named, its true and lawful attorney-in-fact to make, execute, seal, acknowledge and deliver, for and on its behalf as surety and as its act and deed, any and all undertakings, bonds, recognizances and other surety obligations in the penal sum not exceeding ONE HUNDRED MILLION AND 00/100***** ***************************
undertakings, bonds, recognizances and other surety obligations, in pursuance of these presents, shall be as binding upon the Company as if they had been duly signed by the president and attested by the secretary of the Company in their own proper persons.
That this power is made and executed pursuant to and by authority of the following By-law and Authorization:
ARTICLE IV - Execution of Contracts: Section 12. Surety Bonds and Undertakings. Any officer or other official of the Corporation authorized for that purpose in writing by the Chairman or the President, and subject to such limitations as the Chairman or the President may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Corporation to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact, subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Corporation by their signature and executed, such instruments shall be as binding as if signed by the president and attested by the secretary.
By the following instrument the chairman or the president has authorized the officer or other official named therein to appoint attorneys-in-fact:
Pursuant to Article IV, Section 12 of the By-laws, Garnet W. Elliott, Assistant Secretary of First National Insurance Company of America, is authorized to appoint such attorneys-in-fact as may be necessary to act in behalf of the Corporation to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations.
That the By-law and the Authorization set forth above are true copies thereof and are now in full force and effect.
IN WITNESS WHEREOF, this Power of Attorney has been subscribed by an authorized officer or official of the Company and the corporate seal of First National Insurance Company of America has been affixed thereto in Plymouth Meeting, Pennsylvania this 28th day of February , 2011
FIRST NATIONAL INSURANCE COMPANY OF AMERICA SEAL SEAL FORMONWEALTH OF PENNSYLVANIA SS COUNTY OF MONTGOMERY SINCE FIRST NATIONAL INSURANCE COMPANY OF AMERICA By Garnet W. Elliott, Assistant Secretary Garnet W. Elliott, Assistant Secretary
On this 28th day of February, 2011, before me, a Notary Public, personally came Garnet W. Elliott, to me known, and acknowledged that he is an Assistant Secretary of First National Insurance Company of America; that he knows the seal of said corporation; and that he executed the above Power of Attorney and affixed the corporate seal of First National Insurance Company of America thereto with the authority and at the direction of said corporation.
IN TESTIMONY WHEREOF, have become and affixed my notarial seal at Plymouth Meeting, Pennsylvania, on the day and year first above written. Notarial Seal Teress Pastella, Notary Public Plymouth Twp, Montgomery County, My Commission Expires Mar. 28, 2013 Member, Pennsylvania Association of Notaries I, the undersigned, Assistant Servicial of First National Insurance Company of America, do hereby certify that the original power of attorney of which the foregoing is a full, true and regreed copy, is in full force and effect on the date of this certificate; and I do further certify that the officer or official who executed the said power of attorney is an Assistant Secretary specially authorized by the chairman or the president to appoint attorneys-in-fact as provided in Article IV, Section 12 of the By-laws of First National Insurance Company of America.
reaction of the control of the contr

currency rate, interest rate or residual value guarantees.

This certificate and the above power of attorney may be signed by facsimile or mechanically reproduced signatures under and by authority of the following vote of the board of directors of First National Insurance Company of America at a meeting duly called and held on the 18th day of September,

VOTED that the facsimile or mechanically reproduced signature of any assistant secretary of the company, wherever appearing upon a certified copy of any power of attorney issued by the company in connection with surety bonds, shall be valid and binding upon the company with the same force and effect as though manually affixed.

AUGUST 2011	ΝŢ	FESTIMONY	WHEREOF, I	have hereunto su	bscribed my na	me and affixe	d the corpora	te seal of th	e said company	this 2ND	day of
	<u> </u>	JGUST	, 2011			ST ORPORA THE		1			

David M. Carey, Assistant Secretary

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

State of California			
County of Los Ange	les	}	
On 8/02/11	before me,	Philip Vega, Notary public	
personally appeared		Here Insari Name and Tilid of the Officer Name(s) of Signer(s)	
N. Carlotte	PHILIP VEGA Commission # 1799866 lotary Public - California Los Angeles County Comm. Expires May 31, 2012	who proved to me on the basis of satisfact be the person(s) whose name(s) is/ere so within instrument and acknowledged he/she/they executed the same in his/her/capacity(fes), and that by his/her/their significant instrument the person(s), or the entity which the person(s) acted, executed the I certify under PENALTY OF PERJURY of the State of California that the foregoing true and correct.	ubscribed to the d to me that d to me that d their authorized nature(s) on the upon behalf of instrument.
		WITNESS my hand and official seal. Signature Olympia Public Signature	
Place Not	ary Seal Above	PPTIONAL SIgnature Notary Publi	ic
Though the informa and coul	ation below is not required by la	aw, It may prove valuable to persons relying on the docu and reattachment of this form to another document.	iment i
Description of Atta	ached Document	, 1	
Title or Type of Docur	nent:		
Document Date:		Number of Pages:	
Signer(s) Other Than	Named Above:		
Capacity(ies) Clai	med by Signer(s)		
☐ Partner — ☐ Limi ☐ Attorney in Fact ☐ Trustee ☐ Guardian or Cons ☐ Other:	— Title(s):	☐ Partner — ☐ Limited ☐ General ☐ Attorney in Fact ☐ Trustee ☐ Guardian or Conservator ☐ Other:	RIGHTTHUMBPRINT OF SIGNER Top of thumb here
Signer Is Representi	ng:	Signer Is Representing:	

CALIFORNIA ALL-PURPOSE CERTIFICATE OF ACKNOWLEDGMENT

CERTIFICATE OF	TICINIO WEED GIVIETY
State of California	
County of Riverside	
On <u>\$//7///</u> before me, <u>Rami M. Ala</u>	
	(Here insert name and title of the officer)
personally appeared Rumzi Alabbasi	·
the within instrument and acknowledged to me t capacity(ies), and that by his her/their signature(s which the person(s) acted, executed the instrument	idence to be the person(s) whose name(s) is are subscribed to that he she/they executed the same in his her/their authorized on the instrument the person(s), or the entity upon behalf of the laws of the State of California that the foregoing paragraph
is true and correct.	ne laws of the State of Camornia that the foregoing paragraph
WITNESS my hand and official seal.	RAMI M. ALABBASI COMM. # 1859461 NOTARY PUBLIC - CALIFORNIA RIVERSIDE COUNTY My Comm. Expires July 30, 2013
Signature of Notary Public	(Notary Seal)
ADDITIONAL O	DPTIONAL INFORMATION INSTRUCTIONS FOR COMPLETING THIS FORM Any acknowledgment completed in California must contain verbiage exactly as appears above in the notary section or a separate acknowledgment form must be properly completed and attached to that document. The only exception is if a
(Title or description of attached document)	document is to be recorded outside of California. In such instances, any alternative acknowledgment verbiage as may be printed on such a document so long as the verbiage does not require the notary to do something that is illegal for a notary in California (i.e. certifying the authorized capacity of the signer). Please check the document carefully for proper notarial wording and attach this form if required.
(Title or description of attached document continued)	State and County information must be the State and County where the document
Number of Pages Document Date	signer(s) personally appeared before the notary public for acknowledgment

(Additional information) CAPACITY CLAIMED BY THE SIGNER \square Individual (s) ☐ Corporate Officer (Title) \square Partner(s) ☐ Attorney-in-Fact \Box Trustee(s) □ Other _

- signer(s) personally appeared before the notary public for acknowledgment.
- Date of notarization must be the date that the signer(s) personally appeared which must also be the same date the acknowledgment is completed.
- The notary public must print his or her name as it appears within his or her commission followed by a comma and then your title (notary public).
- Print the name(s) of document signer(s) who personally appear at the time of notarization.
- Indicate the correct singular or plural forms by crossing off incorrect forms (i.e. he/she/they, is /are) or circling the correct forms. Failure to correctly indicate this information may lead to rejection of document recording.
- The notary seal impression must be clear and photographically reproducible. Impression must not cover text or lines. If seal impression smudges, re-seal if a sufficient area permits, otherwise complete a different acknowledgment form.
- Signature of the notary public must match the signature on file with the office of the county clerk.
 - Additional information is not required but could help to ensure this acknowledgment is not misused or attached to a different document.
 - Indicate title or type of attached document, number of pages and date.
 - Indicate the capacity claimed by the signer. If the claimed capacity is a corporate officer, indicate the title (i.e. CEO, CFO, Secretary).
- · Securely attach this document to the signed document

AGREEMENT

THIS AGREEMENT is made as of November 8, 2011 and is between RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT (District) and MAMCO, INC. (Contractor).

IT IS AGREED BY THE PARTIES AS FOLLOWS:

- 1. <u>The Work.</u> Contractor shall furnish all tools, equipment, apparatus, facilities, labor and material necessary to perform the work for <u>Project No. 2-0-00274</u>, <u>Day Creek Frank Avenue Storm Drain</u> of District, in exact conformity with the Contract Documents (identified below) for the Project, subject to such inspection as District deems appropriate and pursuant to orders and instructions, drawings, etc., issued by District in accordance with the Contract Documents.
- 2. <u>Contract Documents.</u> The Contract Documents for <u>Project No. 2-0-00274, Day Creek Frank Avenue Storm Drain</u> of District are: (a) Notice to Contractors; (b) Instructions To Bidders; (c) Contractor's Proposal; (d) Agreement; (e) General Provisions; (f) Special Provisions; (g) Detailed Specifications; (h) Plans; (i) Bid Bond; (j) Performance Bond; (k) Payment Bond; (l) Appendices and any other documents included in or incorporated into the contract documents; (m) Orders, Instructions, Drawings and Plans issued by District during the course of the work in accordance with the provisions of the Contract Documents.

Each of the above-mentioned documents presently in existence are by this reference incorporated herein and each of said documents not now in existence are incorporated herein as of the time of their issuance.

The Bid Bond is exonerated upon execution and delivery to District in a form satisfactory to District, of the following, duly executed by Contractor and also by its Surety as to the Bonds, Agreement, Certificate of Insurance, Payment Bond, and Performance Bond.

3. <u>Bonds - Insurance.</u> Prior to commencement of the work, Contractor must deliver to District and District must approve, a fully executed Performance Bond in the amount of 100% of the estimated contract price, a fully executed Payment Bond in the amount of 100% of the estimated contract price, and fully executed certificates of insurance evidencing the existence of the insurance required by Subsection 8.02 of the General Provisions. The Payment Bond and Performance Bond must be on forms furnished by District.

Should any surety on the Payment Bond or Performance Bond be deemed unsatisfactory by the Board of Supervisors of District, Contractor shall upon notice promptly substitute new Bonds in form satisfactory to District.

Contract Price - Payment. Attached hereto, marked Exhibit A and by this reference made a part hereof, is provision for the Contract Price and its payment. RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT Chairman of its Board of Supervisors MARION ASHLEY ATTEST: KECIA HARPER-IHEM Clerk of the Board (Seal) Momco, Inc. - Marwon AlAbbasi

(If corporation affix corporate seal)

EXHIBIT A

(To Agreement for Riverside County Flood Control and Water Conservation District's Project No. 2-0-00274, Day Creek – Frank Avenue Storm Drain, located in the city of Jurupa Valley, Riverside County, California.)

<u>Contract Price - Payment</u> - District shall pay Contractor the following sums for the items set forth below in accordance with Contractor's Proposal as accepted by District, which sums shall be paid as provided in the General Provisions and subject to additions and deductions as provided in the Contract Documents.

It is understood that the quantities listed, except for those shown as "Final" or "Lump Sum" are but estimates only and final payment will be based on actual work performed, subject to such adjustments and alterations as elsewhere provided.

ITEM	ITEM OF WORK	LINITE	OLIANITITY	INIT COST	TOTAL COST
NO.	ITEM OF WORK	UNIT	QUANTITY	UNIT COST	TOTAL COST
1.	Mobilization	L.S.			\$17,500.00
2.	Water Control	L.S.			500.00
3.	Traffic Control	L.S.			5,500.00
4.	Clearing and Miscellaneous Work	L.S.			7,500.00
5.	Excavation	C.Y.	800	\$23.00	18,400.00
6.	Road Excavation	C.Y.	65	\$35.00	2,275.00
7	Backfill	C.Y	529	\$5.00	2,645.00
8.	Slurry Cement Backfill	C.Y.	119	\$58.00	6,902.00
9.	Controlled Low Strength Material (CLSM)	C.Y.	2	\$600.00	1,200.00
10.	Filter Material	C.Y.	123	\$29.00	3,567.00
11.	Trench Safety System	L.S.			4,000.00
12.	Class "A" Concrete, Minor Structures	C.Y.	5	\$700.00	3,500.00
13	Class "B" Concrete, Miscellaneous	C.Y.	4	\$300.00	1,200.00
14.	Transition Structure No. 3	EACH	11	\$2,800.00	2,800.00
15.	Manhole No. 1	EACH	3	\$3,000.00	9,000.00

EXHIBIT contd.

ITEM OF WORK	UNIT	QUANTITY	UNIT COST	TOTAL COST
18" RCP, Class IV	L.F.	1,086	\$31.00	33,666.00
Aggregate Base, Class 2	C.Y.	4	\$200.00	800.00
Asphalt Concrete, Type "B"	TONS	228	\$115.00	26,220.00
Temporary Resurfacing	TONS	85	\$98.00	8,330.00
Miscellaneous Iron and Steel	LBS.	1,627	\$1.25	2,033.75
Delineators	EACH	2	\$75.00	150.00
Remodel 1-Inch Water Service Connection	EACH	3	\$850.00	2,550.00
Dust Abatement	L.S.			500.00
Stormwater and Non-Stormwater Pollution Control	L.S.			1,500.00
Non-Stormwater Discharge or Dewatering	L.S.			924.88
			TOTAL	\$163,163.63
	Aggregate Base, Class 2 Asphalt Concrete, Type "B" Temporary Resurfacing Miscellaneous Iron and Steel Delineators Remodel 1-Inch Water Service Connection Dust Abatement Stormwater and Non-Stormwater Pollution Control Non-Stormwater Discharge or	Aggregate Base, Class 2 C.Y. Asphalt Concrete, Type "B" TONS Temporary Resurfacing TONS Miscellaneous Iron and Steel LBS. Delineators EACH Remodel 1-Inch Water Service EACH Connection L.S. Stormwater and Non-Stormwater Pollution Control Non-Stormwater Discharge or L.S.	18" RCP, Class IV Aggregate Base, Class 2 C.Y. 4 Asphalt Concrete, Type "B" TONS 228 Temporary Resurfacing TONS 85 Miscellaneous Iron and Steel LBS. 1,627 Delineators EACH 2 Remodel 1-Inch Water Service EACH Connection Dust Abatement L.S. Stormwater and Non-Stormwater L.S. Pollution Control Non-Stormwater Discharge or L.S.	18" RCP, Class IV L.F. 1,086 \$31.00 Aggregate Base, Class 2 C.Y. 4 \$200.00 Asphalt Concrete, Type "B" TONS 228 \$115.00 Temporary Resurfacing TONS 85 \$98.00 Miscellaneous Iron and Steel LBS. 1,627 \$1.25 Delineators EACH 2 \$75.00 Remodel 1-Inch Water Service Connection EACH 3 \$850.00 Connection L.S. Stormwater and Non-Stormwater Pollution Control L.S. Non-Stormwater Discharge or Dewatering L.S.

EXECUTED IN 4 ORIGINAL COUNTERPARTS

PERFORMANCE BOND

BOND NUMBER: 024033029

PREMIUM: \$3,447.45 (SUBJECT TO CHANGE BASED UPON FINAL CONTRACT AMOUNT)

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100	-116	us.

approval of Surety.

1. MAMCO, INC. (Contractor) has entered into an Agreement dated AUGUST 17, 2011 with the Riverside County Flood Control and Water Conservation District (District) for construction of public work known as Project No. 2-0-00274, Day Creek — Frank Avenue Storm Drain.
2. FIRST NATIONAL INSURANCE COMPANY OF AMERICA, a WASHINGTON corporation (Surety), is the surety under this Bond.
Agreement: We, Contractor as principal, and Surety as surety, jointly and severally agree, state, and are bound unto District, as obligee, as follows:
1. The amount of the obligation of this Bond is 100% of the estimated contract price for the Project of \$\frac{163,163.63}{} and inures to the benefit of District.
2. This Bond is exonerated by Contractor doing all things to be kept and performed by it in strict conformance with the Contract Documents for the Project, otherwise it remains in full force and effect for the recovery of loss, damage and expense of District resulting from failure of Contractor to so act. All of said Contract Documents are incorporated herein.
3. This obligation is binding on our successors and assigns.

THIS BOND is executed as of SEPTEMBER	R 7, 2011
MAMCO, INC.	FIRST NATIONAL INSURANCE COMPANY OF AMERICA
By Marwan Alabbasi	Type Name KEVIN E. VEGA Its Attorney in Fact (Surety)
Title Secretary (Contractor)	

prepayment to Contractor, alteration or addition to the terms and requirements of the Contract Documents or the work to be performed thereunder shall affect its obligations hereunder and waives notice as to such matters, except the total contract price cannot be increased by more than 25% without

For value received, Surety stipulates and agrees that no change, time extension,

NOTE: This Bond must be executed by both parties with corporate seal affixed. All signatures must be acknowledged (attach acknowledgments).

orney call pm EST on any business day. Attorney am and 4:30 ᢐ Power this | 9:00 validity of 1-610-832-8240 between ö 0

This Power of Attorney limits the acts of those named herein, and they have no authority to bind the Company except in the manner and to the extent herein stated.

FIRST NATIONAL INSURANCE COMPANY OF AMERICA SEATTLE, WASHINGTON **POWER OF ATTORNEY**

KNOW ALL PERSONS BY THESE PRESENTS: That First National Insurance Company of America (the "Company"), a Washir pursuant to and by authority of the By-law and Authorization hereinafter set forth, does hereby name, constitute and appoint.	gton stock insurance company,
FRANK MORONES, KEVIN E. VEGA, BRITTON CHRISTIANSEN, JADON H. SMITH, MYRNA SMITH, ALI STATE OF CALIFORNIA	OF THE CITY OF COVINA,

each individually if there be more than one named, its true and lawful attorney-in-fact to make, execute, seal, acknowledge and deliver, for and on its behalf as undertakings, bonds, recognizances and other surety obligations, in pursuance of these presents, shall be as binding upon the Company as if they had been duly signed by the president and attested by the secretary of the Company in their own proper persons.

That this power is made and executed pursuant to and by authority of the following By-law and Authorization:

ARTICLE IV - Execution of Contracts: Section 12. Surety Bonds and Undertakings.

Any officer or other official of the Corporation authorized for that purpose in writing by the Chairman or the President, and subject to such limitations as the Chairman or the President may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Corporation to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys infact, subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Corporation by their signature and executed, such instruments shall be as binding as if signed by the president and attested by the secretary.

By the following instrument the chairman or the president has authorized the officer or other official named therein to appoint attorneys-in-fact:

Pursuant to Article IV, Section 12 of the By-laws, Garnet W. Elliott, Assistant Secretary of First National Insurance Company of America, is authorized to appoint such attorneys-in-fact as may be necessary to act in behalf of the Corporation to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations.

That the By-law and the Authorization set forth above are true copies thereof and are now in full force and effect.

IN WITNESS WHEREOF, this Power of Attorney has been subscribed by an authorized officer or official of the Company and the corporate seal of First National Insurance Company of America has been affixed thereto in Plymouth Meeting, Pennsylvania this 28th day of February 2011



FIRST NATIONAL INSURANCE COMPANY OF AMERICA

Teresa Pastella, Notary Public

COMMONWEALTH OF PENNSYLVANIA **COUNTY OF MONTGOMERY**

On this 28th February

2011 _ , before me, a Notary Public, personally came Garnet W. Elliott, to me known, and acknowledged that he is an Assistant Secretary of First National Insurance Company of America; that he knows the seal of said corporation; and that he executed the above Power of Attorney and affixed the corporate seal of First National Insurance Company of America thereto with the authority and at the direction of said corporation.

OF I have pereunto subscribed my name and affixed my notarial seal at Plymouth Meeting, Pennsylvania, on the day and year IN TESTIMONY WHEREOF.

Teresa Pastella, Notary Public

first above written.

CERTIFICATE

interest rate or residual value guarantees.

currency rate,

Plymouth Twp., Monigomery County My Commission Expires Mar. 28, 2013 Member, Pennsylvania Association of Notaries

I, the undersigned, Assistant devotate of attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the officer or official who executed the said power of attorney is an Assistant Secretary specially authorized by the chairman or the president to appoint attorneys-in-fact as provided in Article IV, Section 12 of the By-laws of First National Insurance Company of America.

This certificate and the above power of attorney may be signed by facsimile or mechanically reproduced signatures under and by authority of the following vote of the board of directors of First National Insurance Company of America at a meeting duly called and held on the 18th day of September, 2009.

VOTED that the facsimile or mechanically reproduced signature of any assistant secretary of the company, wherever appearing upon a certified copy of any power of attorney issued by the company in connection with surety bonds, shall be valid and binding upon the company with the same force and effect as though manually affixed.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said company, this 7TH day of SEPTEMBER_, 2011

David M. Carey, Assistant Secretary

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

State of California	}
On 9/07/11 before me,	Philip Vega, Notary public Here Insart Name and Title of the Officer
personally appeared KEVIN E. VEGA	Name(z) of Signor(s)
PHILIP VEGA Commission # 1799866 Notary Public - California Los Angeles County My Comm. Expires May 31, 2012	who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/dre subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(res), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
	I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
	WITNESS my hand and official seal.
Place Notary Seal Above	Signature Gignature of Notary Public
Though the information below is not required by	op TIONAL by law, It may prove valuable to persons relying on the document all and reattachment of this form to another document,
Description of Attached Document	
Title or Type of Document:	
Document Date:	Number of Pages:
Signer(s) Other Than Named Above:	
Capacity(ies) Claimed by Signer(s)	
Signer's Name:	□ Individual □ Corporate Officer — Title(s):
	□ Partner □ Limited □ General □ Attorney in Fact □ Trustee □ Guardian or Conservator □ Other: □ Dimited □ General □ General □ Attorney in Fact □ Fact □ Fight Trumppaint □ Fight Tru
Signer Is Representing:	Signer Is Representing:

© 2007 National Notary Association • 9350 Da Soia Avo., P.O. Box 2402 • Chatsworth, CA B1313-2402 • www,National Notary.org Item #5907 Roorder; Call Toil-Free 1-800-878-8827

CALIFORNIA ALL-PURPOSE

CERTIFICATE OF ACKNOWLEDGMENT
State of California
County of Riverside
On 4/9/// before me, Rami M. Alabbasi, Notary Public (Here insert name and title of the officer)
personally appeared Marwan Alabbasi ,
who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s)(is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
WITNESS my hand and official seal. RAMI M. ALABBASI COMM. # 1859461 NOTARY PUBLIC - CALIFORNIA SINGULARY PUBLIC - CALIFORNIA
Signature of Hotaly Fubile
ADDITIONAL OPTIONAL INFORMATION
DESCRIPTION OF THE ATTACHED DOCUMENT Title or description of attached document) INSTRUCTIONS FOR COMPLETING THIS FORM Any acknowledgment completed in California must contain verbiage exactly as appears above in the notary section or a separate acknowledgment form must be properly completed and attached to that document. The only exception is if a document is to be recorded outside of California. In such instances, any alternative acknowledgment verbiage as may be printed on such a document so long as the verbiage does not require the notary to do something that is illegal for a notary in California (i.e. certifying the authorized capacity of the signer). Please check the

DESCRIPTION OF THE ATTACHED DOCUMENT
(Title or description of attached document)
(Title or description of attached document continued)
(This of description of attached document continued)
Number of Pages Document Date
(Additional information)

Individual (s)	
Corporate Officer	
(Title)	
Partner(s)	
Attorney-in-Fact	
Trustee(s)	
Other	

document carefully for proper notarial wording and attach this form if required.

- State and County information must be the State and County where the document signer(s) personally appeared before the notary public for acknowledgment.
- Date of notarization must be the date that the signer(s) personally appeared which must also be the same date the acknowledgment is completed.
- The notary public must print his or her name as it appears within his or her commission followed by a comma and then your title (notary public).
- Print the name(s) of document signer(s) who personally appear at the time of
- notarization. Indicate the correct singular or plural forms by crossing off incorrect forms (i.e.
- he/she/they, is /are) or circling the correct forms. Failure to correctly indicate this information may lead to rejection of document recording. The notary seal impression must be clear and photographically reproducible.
- Impression must not cover text or lines. If seal impression smudges, re-seal if a sufficient area permits, otherwise complete a different acknowledgment form. Signature of the notary public must match the signature on file with the office of
- the county clerk.
 - Additional information is not required but could help to ensure this acknowledgment is not misused or attached to a different document.
 - Indicate title or type of attached document, number of pages and date.
 - Indicate the capacity claimed by the signer. If the claimed capacity is a corporate officer, indicate the title (i.e. CEO, CFO, Secretary).
- · Securely attach this document to the signed document

PAYMENT BOND

BOND NUMBER: 024033029 PREMIUM: (INCLUDED IN PERFORMANCE BOND)

(Public Work - Civil Code, Section 3247 et seq.)

The makers of this Bond are MAMCO, INC.	as Principal and
Original Contractor and FIRST NATIONAL INSURANCE CO	OMPANY OF AMERICA a corporation, authorized
to issue Surety Bonds in California, as Surety, and public works contract dated AUGUST 17, 2011, be and Water Conservation District (District), a public amount payable. THE AMOUNT OF THIS BOND for public work generally consisting of the construproject. The beneficiaries of this Bond are as is requirements and conditions of this Bond are as is	this Bond is issued in conjunction with that certain tween Principal and Riverside County Flood Control entity, as Owner, for \$163,163.63, the total IS 100 PERCENT OF SAID SUM. Said contract is ction of Day Creek – Frank Avenue Storm Drain stated in Section 3248 of the Civil Code and the set forth in Sections 3248, 3249, 3250 and 3252 of o extension of time for performance, change in
requirements, amount of compensation, or prepaym	ent under said contract.
DATED: SEPTEMBER 7, 2011	MAMCO, INC. Original Contractor Principal
FIRST NATIONAL INSURANCE COMPANY OF AMERICA	(<i>V</i>), (<i>V</i>
Surety	
	And he All leas' Sounday
Its Attorney in Fact KEVIN E. VEGA	Title Natum AlAbbas, - Secretary (If corporation, affix seal)
	(ii corporation, arrix scar)
(Corporate Seal)	
STATE OF CALIFORNIA8	
COUNTY OF	
SURETY'S ACK	NOWLEDGMENT
On before me personally appeare	edknown to me to be
the person whose name is subscribed to the within	instrument as attorney in fact of, a
	the name of said corporation thereto, and his own
name as its attorney in fact.	
TOTAL TO THE MINISTER SALE SAVE.	
	Motorwy Dublin (C. 1)
	Notary Public (Seal)

2009.

This Power of Attorney limits the acts of those named herein, and they have no authority to bind the Company except in the manner and to the extent herein stated.

FIRST NATIONAL INSURANCE COMPANY OF AMERICA SEATTLE, WASHINGTON POWER OF ATTORNEY

KNOW ALL PERSONS BY THESE PRESENTS: That First National Insurance Company of America (the "Company"), a Washington stock insurance company, pursuant to and by authority of the By-law and Authorization hereinafter set forth, does hereby name, constitute and appoint. PHILIP E. VEGA, FRANK MORONES, KEVIN E. VEGA, BRITTON CHRISTIANSEN, JADON H. SMITH, MYRNA SMITH, ALL OF THE CITY OF COVINA, STATE OF CALIFORNIA
, each individually if there be more than one named, its true and lawful attorney-in-fact to make, execute, seal, acknowledge and deliver, for and on its behalf as surety and as its act and deed, any and all undertakings, bonds, recognizances and other surety obligations in the penal sum not exceeding ONE HUNDRED MILLION AND 00/100***** ***************************
That this power is made and executed pursuant to and by authority of the following By-law and Authorization:
Any officer or other official of the Corporation authorized for that purpose in writing by the Chairman or the President, and subject to such limitations as the Chairman or the President may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Corporation to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-infact, subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Corporation by their signature and executed, such instruments shall be as binding as if signed by the president and attested by the secretary.
By the following instrument the chairman or the president has authorized the officer or other official named therein to appoint attorneys in fact:
Pursuant to Article IV, Section 12 of the By-laws, Garnet W. Elliott, Assistant Secretary of First National Insurance Company of America, is authorized to appoint such attorneys-in-fact as may be necessary to act in behalf of the Corporation to make, execute, seal, acknowledge and deliver as surety
That the By-law and the Authorization set forth above are true copies thereof and are now in full force and effect.
any and all undertakings, bonds, recognizances and other surety obligations. That the By-law and the Authorization set forth above are true copies thereof and are now in full force and effect. IN WITNESS WHEREOF, this Power of Attorney has been subscribed by an authorized officer or official of the Company and the corporate seal of First National Insurance Company of America has been affixed thereto in Plymouth Meeting, Pennsylvania this28th day of
COMMONWEALTH OF PENNSYLVANIA SS COUNTY OF MONTGOMERY SEAL 1928 Garnet W. Elliott, Assistant Secretary On this 28th doubt. Following 28th doubt.
On this 28th day of February , 2011 , before me, a Notary Public, personally came Garnet W. Elliott, to me known, and acknowledged that he is an Assistant Secretary of First National Insurance Company of America; that he knows the seal of said corporation; and that he executed the above Power of Attorney and affixed the corporate seal of First National Insurance Company of America thereto with the authority and at the direction of said corporation. IN TESTIMONY WHEREOF, Phave beginning to the day and year of the day and
IN TESTIMONY WHEREOF, have become of attorney is an Assistant Secretary specially authorized by facsimile or mechanically reproduced signatures under and by authority of the This certificate and the above power of attorney may be signed by facsimile or mechanically reproduced signatures under and by authority of the

VOTED that the facsimile or mechanically reproduced signature of any assistant secretary of the company, wherever appearing upon a certified copy of any power of attorney issued by the company in connection with surety bonds, shall be valid and binding upon the company with the same force and effect as though manually affixed.

David M. Carey, Assistant Secretary

following vote of the board of directors of First National Insurance Company of America at a meeting duly called and held on the 18th day of September,

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

State of California County of Los Angeles	}
On 9/07/11 before me,	Philip Vega, Notary public Here Insert Name and Title of the Officer
personally appeared KEVIN E. VEGA	Nama(=) of Signor(\$)
Place Notary Seal Above Though the information below is not required by and could prevent fraudulent removal	who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/ere subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(les), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. WITNESS my hand and afficial seal. Signature OPTIONAL y law, It may prove valuable to persons retains on the document and and reattachment of this form to another document,
Description of Attached Document Title or Type of Document:	
•	Number of Pages:
Signer(s) Other Than Named Above:	
Capacity(ies) Claimed by Signer(s)	
	☐ Individual
Signer Is Representing:	Signer Is Representing:

CALIFORNIA ALL-PURPOSE CERTIFICATE OF ACKNOWLEDGMENT

CERTIFICATE OF	ACKINOWEEDGMENT
State of California	
County of Riverside	
On 9/9/11 before me, Rami M. Al	labbasi, Notary Public (Here insert name and title of the officer)
personally appeared Marwan Alabbasi	
the within instrument and acknowledged to me t	idence to be the person(s) whose name(s)(is)are subscribed to that ne/she/they executed the same in (nis)her/their authorized s) on the instrument the person(s), or the entity upon behalf of nt.
I certify under PENALTY OF PERJURY under t is true and correct.	the laws of the State of California that the foregoing paragraph
WITNESS my hand and official seal. Signature of Notary Public	RAMI M. ALABBASI COMM. # 1859461 NOTARY PUBLIC - CALIFORNIA NOTARY PUBLIC -
ADDITIONAL O	OPTIONAL INFORMATION
DESCRIPTION OF THE ATTACHED DOCUMENT	INSTRUCTIONS FOR COMPLETING THIS FORM Any acknowledgment completed in California must contain verbiage exactly as appears above in the notary section or a separate acknowledgment form must be properly completed and attached to that document. The only exception is if a document is to be recorded outside of California. In such instances, any alternative acknowledgment verbiage as may be printed on such a document so long as the
(Title or description of attached document)	verbiage does not require the notary to do something that is illegal for a notary in California (i.e. certifying the authorized capacity of the signer). Please check the

DESCRIPT	TON OF THE ATTACHED DOCUMENT
(Fitle or description of attached document)
(Title	or description of attached document continued)
Number of	Pages Document Date
	(Additional information)

APAC	CITY CLAIMED BY THE SIGNER	
	Individual (s)	
	Corporate Officer	
	·	
	(Title)	
	Partner(s)	
	Attorney-in-Fact	
	Trustee(s)	
	Other	

 $document\ carefully\ for\ proper\ notarial\ wording\ and\ attach\ this\ form\ if\ required.$

- State and County information must be the State and County where the document signer(s) personally appeared before the notary public for acknowledgment.
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 - Indicate title or type of attached document, number of pages and date.
 - Indicate the capacity claimed by the signer. If the claimed capacity is a corporate officer, indicate the title (i.e. CEO, CFO, Secretary).
- · Securely attach this document to the signed document



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 10/13/2011

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER		CONTACT Gail Schrenk					
Amorelli Roseman	nn & Associates	PHONE (A/C, No. Ext): (909) 987-7600 FAX (A/C, No): (909) 9	87-7656				
3333 E Concours	St	E-MAIL ADDRESS: gails@arainsurance.com					
Building 9-200		INSURER(S) AFFORDING COVERAGE	NAIC #				
Ontario	CA 91764	INSURER A: The Travelers Indemnity Company	25658				
INSURED		INSURER B. RSUI Indemnity Insurance Co.	22314				
Mamco Inc		INSURER C: Golden Eagle Insurance Corp.	10836				
16810 Van Buren	Blvd Ste 200	INSURER D:					
		INSURER E:					
Riverside	CA 92504	INSURER F :					

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUICED BY PAID CLAIMS

	EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. INSR POLICY EFF POLICY EXP								
INSR LTR	TYPE OF INSURANCE	INSR V	WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	' \$	
	GENERAL LIABILITY		Ī				EACH OCCURRENCE	\$	1,000,000
l	X COMMERCIAL GENERAL LIABILITY		- 1				PREMISES (Ea occurrence)	\$	300,000
A	CLAIMS-MADE X OCCUR		k	CO2456R993	6/18/2011	6/18/2012	MED EXP (Any one person)	\$	5,000
1	X DED \$2,500						PERSONAL & ADV INJURY	\$	1,000,000
			İ				GENERAL AGGREGATE	\$	2,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:						PRODUCTS - COMP/OP AGG	\$	2,000,000
L	POLICY X PRO-							\$	
	AUTOMOBILE LIABILITY						COMBINED SINGLE LIMIT (Ea accident)	\$	1,000,000
A	X ANY AUTO		- 1				BODILY INJURY (Per person)	\$	
	ALL OWNED SCHEDULED AUTOS		•	3A2456R993	6/18/2011	6/18/2012	BODILY INJURY (Per accident)	\$	
	HIRED AUTOS NON-OWNED AUTOS						PROPERTY DAMAGE (Per accident)	\$	
	X COMP \$1000 X COLL \$1,000						Medical Expense	\$	5,000
	X UMBRELLA LIAB X OCCUR						EACH OCCURRENCE	\$	4,000,000
В	EXCESS LIAB CLAIMS-MADE					ļ i	AGGREGATE	\$	4,000,000
	DED RETENTION \$			VHA228383	6/18/2011	6/18/2012		\$	
A	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y/N						X WC STATU- OTH- TORY LIMITS ER		
	I ANY PROPRIETOR/PARTNER/EXECUTIVE	N/A					E.L. EACH ACCIDENT	\$	1,000,000
	(Mandatory in NH)		į	JB2456R993	3/12/2011	3/12/2012	E.L. DISEASE - EA EMPLOYEE	\$	1,000,000
	DESCRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$	1,000,000
С	С		1	M8199184	8/28/2011	8/28/2012	CONTRACTORS EQUIPM		919,920
							EQUIP DED \$500		
	CONTION OF OPEDATIONS / LOCATIONS / LOCATIONS								

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required)
JOB: DAYCREEK FRANK AVE STORM DRAIN / CERT HOLDER, AND THE DISTRICT AND COUNTY OF RIVERSIDE ARE NAMED AS
ADD'L INSUREDS IN REGARDS TO GENERAL LIABILITY & AUTO FOR WORK PERFORMED BY THE INSURED AT THE SPECIFIED
JOB AS PER WRITTEN CONTRACT / 10 DAYS NOTICE OF CAN FOR NON PAYMENT OF PREMIUM / WAIVER OF SUBROGATION ON
WC / 30 DAY CAN FOR NON RENEWAL / THE POLICY DOES NOT CONTAIN AN XCU EXCLUSION.

CERTIFICATE HOLDER	CANCELLATION
RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONCERVATION DISTRICT	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
ATTN HENRY OLIVO CONTRACT ADMIN 1995 MARKET STREET	AUTHORIZED REPRESENTATIVE
RIVERSIDE, CA 92501	Gail Schrenk/GAIL Band Schrenk

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

AUTO COVERAGE PLUS ENDORSEMENT

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by the endorsement.

A. PERSONAL EFFECTS COVERAGE

SECTION III - PHYSICAL DAMAGE COVER-AGE, A. Coverage, 4. Coverage Extensions is amended by adding the following:

Personal Effects Coverage

We will pay up to \$400 for "loss" to wearing apparel and other personal effects which are:

- (1) owned by an "insured"; and
- (2) In or on your covered "auto";

in the event of a total theft "loss" of your covered "auto".

No deductibles apply to Personal Effects Coverage.

B. AUTO LOAN LEASE GAP COVERAGE

SECTION III - PHYSICAL DAMAGE COVER-AGE, A. Coverage, 4. Coverage Extensions is amended by adding the following:

Auto Loan Lease Gap Coverage for Private Passenger Type Vehicles

in the event of a total "loss" to a covered "auto" of the private passenger type shown in the Schedule or Declarations for which Physical Damage Coverage is provided, we will pay any unpaid amount due on the lease or loan for such covered "auto" less the following:

- (1) The amount paid under the Physical Damage Coverage Section of the policy for that "auto"; and
- (2) Any:
 - (a) Overdue lease/loan payments at the time of the "loss":
 - (b) Financial penalties imposed under a lease for excessive use, abnormal wear and tear or high mileage;
 - (c) Security deposits not returned by the lessor:

- (d) Costs for extended warranties, Credit Life Insurance, Health, Accident or Disability Insurance purchased with the loan or lease; and
- (e) Carry-over balances from previous loans or leases.
- C. COVERAGE EXTENSION AUDIO, VISUAL AND DATA ELECTRONIC EQUIPMENT NOT DESIGNED SOLELY FOR THE PRODUCTION OF SOUND

SECTION III — PHYSICAL DAMAGE COVER-AGE, B. Exclusions, exception paragraph a. to exclusions 4.c & 4.d is deleted and replaced with the following:

a. Equipment and accessories used with such equipment, except tapes, records or discs, provided such equipment is permanently installed in the covered "auto" at the time of the "loss" or is removable from a housing unit which is permanently installed in the covered "auto" at the time of the "loss", and such equipment is designed to be solely operated by use of the power from the "auto's" electrical system, in or upon the covered "auto"; or

D. WAIVER OF DEDUCTIBLE - GLASS

SECTION III - PHYSICAL DAMAGE COVER-AGE, D. Deductible is amended by adding the following:

No deductible for a covered "auto" will apply to glass damage if the glass is repaired rather than replaced.

E. HIRED AUTO PHYSICAL DAMAGE COVER-AGE

SECTION III - PHYSICAL DAMAGE COVER-AGE, A. Coverage, 4. Coverage Extensions is amended by adding the following:

Hired Auto Physical Damage Coverage Extension

if hired "autos" are covered "autos" for Liability Coverage and this policy also provides Physical Damage Coverage for an owned "auto", then the

Physical Damage Coverage is extended to "autos" that you hire, rent or borrow subject to the following:

- (1) The most we will pay for "loss" in any one "accident" to a hired, rented or borrowed "auto" is the lesser of:
 - (a) \$50,000:
 - (b) The actual cash value of the damaged or stolen property as of the time of the "loss": or
 - (c) The cost of repairing or replacing the damaged or stolen property with other property of like kind and quality.
- (2) An adjustment for depreciation and physical condition will be made in determining actual cash value in the event of a total "loss".
- (3) If a repair or replacement results in better than like kind or quality, we will not pay for the amount of betterment.
- (4) A deductible equal to the highest Physical Damage deductible applicable to any owned covered "auto".
- (5) This Coverage Extension does not apply
 - (a) Any "auto" that is hired, rented or borrowed with a driver, or
 - (b) Any "auto" that is hired, rented or borrowed from your "employee".
- F. BLANKET WAIVER OF SUBROGATION

SECTION IV - BUSINESS AUTO CONDITIONS, A. Loss Conditions, 6. Transfer Of Rights Of Recovery Against Others To Us is deleted and replaced by the following:

5. Transfer Of Rights Of Recovery Against Others To Us

We walve any right of recovery we may have against any person or organization to the extent required of you by a written contract executed prior to any "accident" or "loss", provided that the "accident" or "loss" arises out of the operations contemplated by such contract. The waiver applies only to the person or organization designated in such contract.

G. BLANKET ADDITIONAL INSURED

SECTION II - LIABILITY COVERAGE, part A. 1. Who is An insured, paragraph c. is amended by adding the following:

Any person or organization that you are required to include as an additional insured on this Coverage Form in a written contract or agreement that is signed and executed by you before the "bodly injury" or "property damage" occurs and that is in effect during the policy period is an "insured" for Liability Coverage, but only for damages to which this insurance applies and only to the extent that person or organization qualifies as an "insured" under the Who is An Insured provision contained in Section II.

H. EMPLOYEE HIRED AUTOS

SECTION II - LIABILITY COVERAGE, A. Coverage, 1. Who is An insured is amended by adding the following:

An "employee" of yours is an "insured" while operating an "auto" hired or rented under a contract or agreement in that "employee's" name, with your permission, while performing duties related to the conduct of your business.

I. COVERAGE EXTENSION - TRAILERS

SECTION I - COVERED AUTOS, C. Certain Trailers, Mobile Equipment and Temporary Substitute Autos, paragraph 1. is deleted and replaced by the following:

1, "Trailers" with a load capacity of 3,000 pounds or less designed primarily for travel on public roads.



WORKERS COMPENSATION AND EMPLOYERS LIABILITY POLICY

ENDORSEMENT WC 99 03 76 (A) - 001

POLICY NUMBER: (4TJUB-2456R99-3-11)

WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS **ENDORSEMENT - CALIFORNIA** (BLANKET WAIVER)

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule.

The additional premium for this endorsement shall be 3. % of the California workers' compensation premium.

Schedule

Person or Organization

Job Description

ANY PERSON OR ORGANIZATION FOR WHICH THE NAMED INSURED HAS AGREED BY WRITTEN CONTRACT EXECUTED PRIOR TO LOSS TO FURNISH THIS WAIVER.

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise

(The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective 3/12/2011 Insured

Policy No. UB2456R993

Endorsement No.

Premium

Insurance Company TRAVELERS INSURANCE CO.

DATE OF ISSUE: 03-11-11

ST ASSIGN:

Page 1 of 1

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY

BLANKET ADDITIONAL INSURED (CONTRACTORS)

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

- WHO IS AN INSURED (Section II) is amended to include any person or organization that you agree in a "written contract requiring insurance" to include as an additional insured on this Coverage Part, but:
 - a) Only with respect to liability for "bodily injury", "property damage" or "personal injury"; and
 - b) If, and only to the extent that, the injury or damage is caused by acts or omissions of you or your subcontractor in the performance of "your work" to which the "written contract requiring insurance" applies. The person or organization does not qualify as an additional insured with respect to the independent acts or omissions of such person or organization.
- 2. The insurance provided to the additional insured by this endorsement is limited as follows:
 - a) in the event that the Limits of Insurance of this Coverage Part shown in the Declarations exceed the limits of liability required by the "written contract requiring insurance", the insurance provided to the additional insured shall be limited to the limits of liability required by that "written contract requiring insurance". This endorsement shall not increase the limits of insurance described in Section III - Limits Of insurance.
 - b) The insurance provided to the additional insured does not apply to "bodily injury", "property damage" or "personal injury" arising out of the rendering of, or failure to render, any professional architectural, engineering or surveying services, including:
 - The preparing, approving, or falling to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders or change orders, or the preparing, approving, or falling to prepare or approve, drawings and specifications; and
 - ii. Supervisory, inspection, architectural or engineering activities.

- c) The insurance provided to the additional insured does not apply to "bodily injury" or "property damage" caused by "your work" and included in the "products-completed operations hazard" unless the "written contract requiring insurance" specifically requires you to provide such coverage for that additional insured, and then the insurance provided to the additional insured applies only to such "bodily injury" or "property damage" that occurs before the end of the period of time for which the "written contract requiring insurance" requires you to provide such coverage or the end of the policy period, whichever is earlier.
- 3. The insurance provided to the additional insured by this endorsement is excess over any valid and collectible "other insurance", whether primary, excess, contingent or on any other basis, that is available to the additional insured for a loss we cover under this endorsement. However, if the "written contract requiring insurance" specifically requires that this insurance apply on a primary basis or a primary and non-contributory basis. this insurance is primary to "other insurance" available to the additional insured which covers that parson or organization as a named insured for such loss, and we will not share with that "other insurance". But the insurance provided to the additional insured by this endorsement still is excess over any valid and collectible "other insurance", whether primary, excess, contingent or on any other basis, that is available to the additional insured when that person or organization is an additional insured under such cother insurance".
- 4. As a condition of coverage provided to the additional insured by this endorsement:
 - a) The additional insured must give us written notice as soon as practicable of an "occurrence" or an offense which may result in a claim. To the extent possible, such notice should include:

COMMERCIAL GENERAL LIABILITY

- How, when and where the "occurrence" or offense took place;
- ii. The names and addresses of any injured persons and witnesses; and
- The nature and location of any injury or damage arising out of the "occurrence" or offense.
- b) If a claim is made or "suit" is brought against the additional insured, the additional insured must:
 - immediately record the specifics of the claim or "suit" and the date received; and
 - ii. Notify us as soon as practicable.

The additional insured must see to it that we receive written notice of the claim or "suit" as soon as practicable.

- c) The additional insured must immediately send us copies of all legal papers received in connection with the claim or "suit", cooperate with us in the investigation or settlement of the claim or defense against the "suit", and otherwise comply with all policy conditions.
- d) The additional insured must tender the defense and indemnity of any claim or "suit" to

any provider of "other insurance" which would cover the additional insured for a loss we cover under this endorsement. However, this condition does not affect whether the insurance provided to the additional insured by this endorsement is primary to "other insurance" available to the additional insured which covers that person or organization as a named insured as described in paragraph 3. above.

6. The following definition is added to SECTION V. - DEFINITIONS:

"Written contract requiring insurance" means that part of any written contract or agreement under which you are required to include a person or organization as an additional insured on this Coverage Part, provided that the "bodily injury" and "property damage" occurs and the "personal injury" is caused by an offense committed:

- a. After the signing and execution of the contract or agreement by you;
- b. While that part of the contract or agreement is in effect; and
- c. Before the end of the policy period.

GENERAL PROVISIONS

GENERAL PROVISIONS

SECTION I - DEFINITION OF TERMS

- 1.01 Whenever in these specifications, or in any documents or instruments where these specifications govern, the following terms or pronouns in place of them are used, the intent and meaning shall be interpreted as follows:
- (a) <u>DISTRICT</u>: The Riverside County Flood Control and Water Conservation District of the State of California, as created by law, also sometimes referred to as the Flood Control District, or party of the first part.
- (b) <u>BOARD OF SUPERVISORS</u>: The Board of Supervisors of the Riverside County Flood Control and Water Conservation District as created by law, also sometimes referred to as the Board.
- (c) <u>ENGINEER</u>: The Chief Engineer of the Riverside County Flood Control and Water Conservation District, also sometimes referred to as the Flood Control Engineer, the Chief Engineer, or the General Manager-Chief Engineer, acting either directly or through properly authorized agents, such agents acting within the scope of the particular duties entrusted to them.
- (d) <u>LABORATORY</u>: The established laboratory of the Riverside County Road Department or laboratories authorized by the District to test materials and work involved in the contract.
- (e) <u>BIDDER</u>: Any individual, firm or corporation submitting a proposal for the work contemplated, acting directly or through a duly authorized representative.
- (f) <u>CONTRACTOR</u>: The person or persons, copartnership or corporation, private or municipal, who have entered into a contract with the District, as party or parties of the second part or his or their legal representatives.
- (g) <u>SUPERINTENDENT</u>: The Executive representative of the Contractor, present on the work at all times during progress, authorized to receive and execute instruction from the Engineer.
- (h) <u>PLANS</u>: The official plans, profiles, typical cross sections, general cross sections, working drawings, and supplemental drawings, or exact reproductions thereof, approved by the Engineer, which show the location, character, dimensions and details of the work to be done, and which are to be considered as a part of the contract supplementary to these specifications.
- (i) <u>SPECIFICATIONS</u>: The directions, provisions, and requirements contained herein as supplemented by such special provisions, as may be necessary, pertaining to the method and manner of performing the work or to the quantities and qualities of materials to be furnished under the contract. The Special Provisions are specific clauses setting forth conditions

or requirements peculiar to the project under consideration and covering work or materials involved in the proposal and estimate but not satisfactorily covered by these General Provisions. Supplemental agreements or contract change orders are written agreements executed by the Contractor and by the District, covering alterations, amendments or extensions to the project, as hereinafter provided.

- (j) <u>CONTRACT</u>: The written agreement covering the performance of the work and the furnishing of labor and materials in the construction of the work. The contract shall include the Notice to Contractors, the Proposal, Plans, Specifications, Special Provisions, and Contract Bonds, also, any and all supplemental agreements or contract change orders amending or extending the work contemplated and which may be required to complete the work in a substantial and acceptable manner.
- (k) <u>CONTRACT PRICE</u>: Shall mean either the lump sum, unit price, or unit prices to be named in the contract, or the total of all payments under the contract at the lump sum, unit price, or unit prices, as the case may be.
- (l) <u>SURETY OR SURETIES</u>: The bondsmen or party or parties, approved by the Engineer, who may guarantee the fulfillment of the contract by bond, and whose signatures are attached to said bond.
- (m) <u>RIGHT OF WAY</u>: The whole right of way which is reserved for and secured for use in constructing the improvement.
- (n) <u>THE WORK</u>: All the work specified in the Special Provisions, proposal and contract, or indicated on the plans as the contemplated complete improvement covered by the contract.
- 1.02 Wherever in the specifications or upon the plans the words directed, required, permitted, ordered, designated, prescribed, or words of like import are used, it will be understood that the direction, requirements, permission, order, designation, or prescription of the Flood Control Engineer is intended, and similarly the words approved, acceptable, satisfactory, or words of like import, shall mean approved by, or acceptable to, or satisfactory to, the Flood Control Engineer, unless otherwise expressly stated.

SECTION II - SCOPE OF WORK

2.01 WORK TO BE DONE

It is the intent of these General Provisions, Special Provisions, Detailed Specifications, and the plans herein referred to, to provide for and include all labor, power, light, water, materials, tools, scaffolding, machinery, plant transportation, insurance, permits, bonds, temporary protection, watchmen, and superintendence necessary to construct and complete all work, and to furnish all materials included in the contract, except those furnished by the District and as specifically mentioned in these specifications.

The contract documents are complementary, and the work called for by any one shall be as binding as if called for by all.

2.02 CONSTRUCTION SCHEDULE

The Contractor shall submit at such times as may be requested by the Engineer, a schedule which shall show the order and dates in which the Contractor proposes to carry on the various parts of the work; including estimated completion dates.

2.03 DRAWINGS AND SPECIFICATIONS ON THE WORK

The Contractor shall keep one copy of all drawings and specifications on the work, in good order, available to the Engineer and his representatives.

2.04 ESTIMATE OF QUANTITIES

The quantities of work to be done and the materials to be furnished under this contract are approximate only. The District is not to be held responsible for the accuracy of the estimate of quantities.

The Contractor shall judge for himself, after considering all circumstances and conditions, the costs and quantities of materials involved in the contract. The Contractor shall not at any time assert that there was any misunderstanding in regard to the depth or class of the excavations to be made, or the nature or kind or amount of materials to be furnished for the work.

The Contractor herewith agrees that he will not ask, demand, sue for, or seek to recover, for compensation in excess of the amounts payable for the various unit costs or lump sum charges for the work, as stipulated in the proposal, which he actually performs as specified.

2.05 PROTESTS

If the Contractor considers any work demanded of him to be outside of the requirements of the contract, or considers any record or ruling of the Engineer to be unfair, he shall immediately, upon such work being demanded or such record of ruling being made, ask, in writing, for written instructions covering protested items of work. Immediately on receipt of written instructions from the Engineer he shall proceed without delay to diligently perform the work in conformance with the written record or ruling. Within ten (10) calendar days after date of receipt of the written instructions or ruling, the Contractor shall file a written protest with the Engineer stating clearly and in detail the basis of his protest. Except for such protests as are made of record in the manner herein specified and within the time limit stated, the records, rulings, instructions, or decisions of the Engineer shall be final and conclusive.

2.06 <u>ALTERATIONS</u>

It must be distinctly understood that such reasonable alterations and modifications may be made by the Chief Engineer, as may be deemed desirable, and that this may be done without notices to the Sureties on the Contractor's bonds. If such changes result in increased or decreased quantities under the items specified in the proposal, the Contractor will be paid on the basis of actual quantities as measured by the Engineer, and such changes shall not affect the unit prices bid by the Contractor. If, however, such changes result in delay to the work, the

Contractor will be given such extension of time on the completion of his contract as the Chief Engineer may deem equitable.

2.07 EXTRA WORK

A. General

The District reserves and shall have the right, when confronted with unpredicted conditions, unforeseen events, or emergencies, to revise the details of the contemplated work, or to add work of a different character or function and have the Contractor perform such revised or added work as "Extra Work", when such extra work is considered by the Chief Engineer to be virtually appurtenant to the satisfactory completion of the project.

"Extra Work" is defined as added work of a different character or function and for which no basis for payment is prescribed; or that involving revisions of the details of the work in such manner as to render inequitable payment under items upon which the Contractor bid; or that work which is indeterminate at the time of advertising and is specifically designated as extra work in the plans and Special Provisions.

The signing of the contract by the Contractor will be deemed to be an agreement on his part to perform extra work, as and when ordered by the Chief Engineer. Notice to the Sureties on the Contractor's bonds will not be given unless the estimated total value of the contract, as changed or supplemented, shall exceed the original total bid price by more than 25 percent.

If required extra work results in delay to the work, the Contractor will be given an equivalent extension of time.

Approval of extra work shall be obtained from the Board of Supervisors before such work is authorized to be done, if:

- a. For contracts with a total contract price of \$250,000 or less, a change due to extra work exceeds ten percent (10%) of the original contract amount; or
- b. For contracts with a total contract price of more than \$250,000, a change due to extra work exceeds \$25,000 plus one percent (1%) of the original contract amount in excess of \$250,000; or
 - c. An individual change exceeds \$100,000; or
- d. Cumulative contract changes exceed ten percent (10%) of the original contract amount.

Extra work specially authorized by the Board of Supervisors shall not be included in the cost limitations above stated.

B. Procedure for Extra Work

- 1. Upon decision of the District to have extra work performed, the Chief Engineer will so inform the Contractor, acquainting him with the essential details of the new work. The Contractor shall thereupon prepare a price for said work based upon his estimate of cost and submit said price and estimate to the Chief Engineer whose approval shall be secured before work is started; excepting that the Chief Engineer may, when in the best interest of the District, order the Contractor to proceed with the extra work in advance of the submission of such prices, provided that preliminary estimates, as made by the District, show that the cost will not exceed \$1,000.
- 2. Prices for extra work shall be prepared by the Contractor on one or both of the following methods, as requested by the District, and submitted to the Chief Engineer for approval:
- a. For a stated unit price or lump sum amount based upon current prevailing fair prices for materials, labor, plant, overhead and profit.
- b. On a cost basis (force account by the Contractor). The cost of all work done by the Contractor will be computed in the manner described in Section 7.03, and the compensation thus provided shall be accepted as payment in full by the Contractor, and no additional payment will be allowed for the use of small tools, superintendent's services, timekeeper's services, pickup or yard trucks, except as specifically essential to the work, nor any other overhead expenses incurred in the prosecution of the force account work.
- 3. Upon receipt of the Contractor's price, the Chief Engineer will make an analysis thereof and adopt one of the following procedures:
- a. Accept the Contractor's price for lump sum or unit price amount in the original or amended form and direct him to proceed with the work; or direct him to perform the work on a cost plus basis.
- b. Have the work performed by District's forces or separate contract, without undue interference or hindrance to the Contractor and without claim or suit by the Contractor for damages on account thereof.
- c. Direct the Contractor to proceed with the work and accept payment therefor in the amount as adjudicated later in a court of law.

2.08 PAYMENT FOR EXTRA WORK

At the end of each month the Contractor shall make and deliver to the Chief Engineer a statement of the cost of the extra work completed during the current month, itemized and in a form satisfactory to the Chief Engineer. Upon verification of said statement by the Chief Engineer, the Contractor's claim for the full amount, as shown on said statement, will be added to the monthly partial payment made in accordance with Paragraph 7.06 of the General Provisions.

2.09 RIGHTS OF WAY

The District shall provide the rights of way upon which the work under this contract is to be done, except that the Contractor shall provide land required for the erection of temporary construction facilities and storage of his material, together with right of access to same. The District will not be responsible for any delay in furnishing the rights of way and such delay shall not be made the basis for a claim for additional compensation by the Contractor. However, in case the failure of the District to furnish the required rights of way delays the prosecution of the work, the time allowed for completion will be extended by a period of time equal to that lost by the Contractor due to such delay.

2.10 CLEANING UP

The Contractor shall, as directed by the Engineer, remove from the District's right of way and from all public and private property, at his own expense, all temporary structures, rubbish and waste materials resulting from his operations.

SECTION III - CONTROL OF THE WORK

3.01 <u>AUTHORITY OF THE ENGINEER</u>

The Engineer shall have general supervision and direction of the contract under authority of the Board of Supervisors. He has the authority to stop the work whenever such stoppage may be necessary to ensure the proper execution of the contract. The Engineer shall decide all questions which may arise as to the quality or acceptability of materials furnished, work performed, and rate or progress of the work; all questions which may arise as to the interpretation of the plans and specifications; all questions as to the acceptable fulfillment of the contract on the part of the Contractor; and all questions as to compensation.

His determination and decision thereon shall be final and conclusive; and such determination and decision, in case any question shall arise, shall be a condition precedent to the right of the Contractor to receive any money hereunder.

3.02 <u>DETAIL DRAWINGS</u>

The approved plans shall be supplemented by such working drawings as are necessary to control the work adequately. All authorized alterations affecting the requirements and information given on the approved plans shall be in writing. No changes shall be made of any plan or drawing after the same has been approved by the Engineer, except by his direction.

It is expressly understood, however, that approval by the Engineer of the Contractor's working drawings does not relieve the Contractor of any responsibility for accuracy of dimensions and details. It is mutually agreed that the Contractor shall be responsible for agreement and conformity of his working drawings with the approved plans and specifications.

Full compensation for furnishing all working drawings shall be considered as included in the prices paid for the various contract items of work, and no additional allowance will be made therefor.

3.03 CONFORMITY WITH PLANS AND ALLOWABLE DEVIATIONS

Finished surfaces in all cases shall conform with the lines, grades, cross-sections, and dimensions shown on the approved plans. Deviations from the approved plans and working drawings, as may be required by the exigencies of construction, will in all cases be determined by the Engineer and authorized in writing.

3.04 <u>INTERPRETATION OF PLANS AND SPECIFICATIONS</u>

Should it appear that the work to be done or any of the matters relative thereto are not sufficiently detailed or explained in these specifications and the Special Provisions, the Contractor shall apply to the Engineer for such further explanations as may be necessary and shall conform to the same part of the contract, so far as may be consistent with the original specifications; and in the event of any doubt or questions arising respecting the true meaning of the specifications; reference shall be made to the Engineer, whose decision thereon shall be final.

In the event of any discrepancy between any drawings and the figures written thereon, the figures shall be taken as correct. The Contractor will not be allowed to take advantage of errors and omissions in the drawings and specifications. When errors or omissions are found, they will be corrected or supplied by the Engineer.

3.05 SUPERINTENDENCE

The Contractor shall keep on his work, continually during its progress, a competent Superintendent responsible for the construction of the work, and any necessary assistants; all satisfactory to the Engineer. The Superintendent shall represent the Contractor in his absence and all directions given to him shall be as binding as if given to the Contractor. Important directions shall be confirmed in writing to the Contractor. Other directions shall be so confirmed on written request in each case.

3.06 LINES AND GRADES

The Contractor shall provide reasonable and necessary opportunities and facilities for setting points and making measurements. He shall not proceed until he has made timely demand upon the Engineer for, and has received from him, such lines and grades as may be necessary as the work progresses. The work shall be done in strict conformity with such lines and grades.

The Contractor shall carefully preserve benchmarks, reference points and stakes, and in case of willful or careless destruction, he shall be charged with the resulting expense and shall be responsible for any mistakes that may be caused by their unnecessary loss or disturbance.

3.07 INSPECTION OF WORK

The Engineer and his representatives shall at all times have access to the work during its construction, and shall be furnished with every reasonable facility for ascertaining that the stock and materials used and employed, and the workmanship, are in accordance with the requirements and intentions of these specifications. All work done and all materials furnished shall be subject to the Engineer's inspection and approval to ensure design objectives.

The inspection of the work shall not relieve the Contractor of any of his obligations to fulfill his contracts as prescribed, and defective work shall be made good and unsuitable materials may be rejected, notwithstanding that such defective work and materials have been previously overlooked by the Engineer and accepted or estimated for payment.

3.08 REMOVAL OF DEFECTIVE AND UNAUTHORIZED WORK

All work which has been rejected shall be remedied, or removed and replaced by the Contractor in an acceptable manner and no compensation will be allowed him for such removal or replacement. Any work done beyond the lines and grades shown on the plans or established by the Engineer, or any extra work done without written authority, will be considered as unauthorized and will not be paid for. Work so done may be ordered removed at the Contractor's expense. Upon failure on the part of the Contractor to comply forthwith with any order of the Engineer made under the provisions of this article, the Engineer shall have authority to cause defective work to be remedied, or removed and replaced, and unauthorized work to be removed and to deduct the costs for this work from any monies due or to become due the Contractor.

3.09 EQUIPMENT AND PLANT

Equipment not suitable to produce the quality of work required will not be permitted to operate on the project. Plants shall be designed and constructed in accordance with general practice for such equipment and shall be of sufficient capacity and of such character to ensure the production of sufficient material to carry the work to completion within the time limit.

The Contractor shall provide adequate and suitable equipment and plants to meet the above requirements and, when ordered by the Engineer, shall remove unsuitable equipment from the work and discontinue the operation of unsatisfactory plants. No worn or obsolete equipment shall be used, and in no case shall the maker's rating of the capacity for any equipment be exceeded.

All vehicles used to haul materials over existing highways shall be equipped with pneumatic tires.

3.10 FINAL INSPECTION

The Engineer will not make the final inspection until the work provided for and contemplated by the contract has been completed and the final cleaning up performed.

SECTION IV - CONTROL OF MATERIAL

4.01 <u>DISTRICT FURNISHED MATERIALS</u>

The Contractor shall furnish all materials required to complete the work, except those specified in the Special Provisions to be furnished by the District. Materials furnished by the District will be delivered to the Contractor at the points specified in the Special Provisions.

The Contractor will be held responsible for all materials so delivered to him, and deductions will be made from any monies due him to make good any shortages and deficiencies,

from any cause whatsoever, which may occur after such delivery, or for any demurrage charges due to delinquency in unloading.

4.02 SOURCE OF SUPPLY AND QUALITY OF MATERIALS

At the option of the Engineer the source of supply of each of the materials shall be approved by him before the delivery is started. Only materials conforming to the requirements of these specifications and approved by the Engineer shall be used in the work. All materials proposed for use may be inspected or tested at any time during their preparation and use. If, after trial, it is found that sources of supply which have been approved do not furnish a uniform product, or if the product from any source proves unacceptable at any time, the Contractor shall furnish approved material from other approved sources. No material which, after approval, subsequently becomes unfit for use shall be used in the work.

4.03 SAMPLES AND TESTS

All tests of materials furnished by the Contractor shall be made by the District in accordance with commonly recognized standards of national organizations, and such special methods and tests as are in use at the District's approved laboratory and described in the Detailed Specifications.

Field tests of materials will also be made by the Engineer when deemed necessary and these tests shall be made in accordance with standard practices of the District.

The Contractor shall furnish such samples of all materials as are requested by the Engineer without charge. No material shall be used until it has been approved by the Engineer. Samples will be secured and tested whenever necessary to determine the quality of the material.

Promptly after the approval of the contract, the Contractor shall notify the Engineer of the proposed sources of supply of all materials to be furnished by him, using a form which will be supplied by the Engineer upon request.

Whenever reference is made in these specifications to standard tests or requirements of the laboratory of the District, the American Society for Testing Materials, the American Railway Engineering Association, or the American Association of State Highway Officials, the reference shall be construed to mean the standards that are in effect at the date of these specifications with subsequent amendments, changes, or additions as thereafter adopted and published by the organization referred to.

4.04 STORAGE OF MATERIALS

Materials shall be so stored as to ensure the preservation of their quality and fitness for the work. When considered necessary by the Engineer, they shall be placed on wooden platforms or other hard, clean surfaces and not on the ground. They shall be placed under cover when so directed. Stored materials shall be so located as to facilitate prompt inspection.

4.05 <u>DEFECTIVE MATERIALS</u>

All materials not conforming to the requirements of these specifications shall be considered as defective and all such materials, whether in place or not, shall be rejected and shall be removed immediately from the site of the work unless otherwise permitted by the Engineer. No rejected materials, the defects of which have been subsequently corrected, shall be used until approval in writing has been given by the Engineer. Upon failure on the part of the Contractor to comply forthwith with any order of the Engineer made under the provisions of this article, the Engineer shall have authority to remove and replace defective material and to deduct the cost of removal and replacement from any monies due or to become due the Contractor.

4.06 ASSIGNMENT OF CLAIMS

In submitting a bid on this public works project, or any subcontractor agreeing to supply goods, services, or materials, and entering a contract pursuant thereto, the Contractor and/or subcontractor do offer and agree to assign to the District 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. Section 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, services, or materials pursuant to the public works contract or the subcontract. This assignment shall be made and become effective at the time the awarding body tenders final payment to the Contractor, without further acknowledgment by the parties.

SECTION V - LEGAL RELATIONS AND RESPONSIBILITY

5.01 LAWS TO BE OBSERVED

(a) Compliance with Applicable Law. Reference to and/or incorporation into the Contract Documents of a particular law, statute, ordinance, rule or regulation is not, nor is it intended to be, a definitive statement of the law applicable to the Contract Documents and the accomplishment of the work. Contractor must keep informed as to all such applicable law - Federal, State, County, Municipal, District - as it affects the conduct of the work and comply with such law, including, but not limited to, having requisite licenses, obtaining necessary permits, paying necessary fees and taxes, posting notices and installing, operating and maintaining safety precautions and facilities. It is likewise Contractor's responsibility to see to it that his subcontractors also fully comply with such applicable law.

If at any time Contractor is of the opinion that there is a discrepancy or inconsistency in the plans, drawings, specifications or other Contract Documents, he shall immediately cease work involving such alleged discrepancies or inconsistencies and report the same in writing to the Chief Engineer and shall not proceed with such work until ordered so to do, and in the manner instructed by the Chief Engineer.

Contractor shall protect and defend District, its officers, agents and employees against any claim or liability arising from or based upon any alleged violation of such applicable law. See also Subsection 8.02.

(b) <u>Labor Code</u> - Reference is made to Chapter 1, Part 7, Division 2 of the California Labor Code (commencing with Section 1720). By this reference said Chapter 1 is incorporated herein with like effect as if it were here set forth in full. The parties recognize that said Chapter 1 deals with, among other things, discrimination, penalties and forfeitures, their disposition and enforcement, wages, working hours and securing workers' compensation insurance and directly affect the method of prosecution of the work by Contractor and subject it under certain conditions to penalties and forfeitures. Execution of the Agreement by the parties constitutes their agreement to abide by said Chapter 1. Their stipulation as to all matters which they are required to stipulate as to by the provisions of said Chapter 1, constitutes Contractor's certification that it is aware of the provisions of said Chapter 1 and will comply with them and further constitutes Contractor's certification as follows: "I am aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that Code, and I will comply with such provisions before commencing the performance of the work of this contract." Contractor and its subcontractors shall comply with the provisions of S1777.5 of the Labor Code regarding apprentices.

Contractor shall post at each job site during the course of the work a copy of County's "Determination of Prevailing Wage Rates", copies of said Determination are available from County for this purpose.

(c) Equal Employment Opportunity

General - Contractor shall not discriminate in its recruiting, hiring, promotion, demotion or termination practices on the basis of race, religious creed, color, national origin, ancestry, sex, age or physical handicap in the performance of this Contract and shall comply with the provisions of the Government Code Section (commencing with §12900 et seq.), the Federal Civil Rights Act of 1964 (P.L. 88-352) and all amendments thereto, Executive Order No. 11246 (30 Federal Register 12319), as amended, and all administrative rules and regulations issued pursuant to said Acts and Order. See particularly 41 Code of Federal Regulation (CFR) Chapter 60.

Contractor shall require each of its subcontractors to comply with the preceding paragraph and shall include in each subcontract language similar to the preceding paragraph.

Contractor shall permit access to its records of employment, employment advertisement, application forms and other pertinent data and records by Owner and any state or federal agency having jurisdiction for the purpose of investigation to ascertain compliance with this Section.

Owner may assign an affirmative action representative to monitor Contractor and its subcontractor(s) conduct required by this Section, including the right of entry to the construction site for the purpose of obtaining information from persons performing work on the project providing such inspection does not interfere with the progress of the work.

Elsewhere in the Contract Documents specific requirements may be contained covering the same subject matter of this Section. If so, such specific requirements prevail over this Section in case of conflict.

Transactions of \$10,000 or under - Contracts and subcontracts not exceeding \$10,000 are exempt from the requirements of this Section. No Contractor or subcontractor shall procure supplies and/or services in less than usual quantities to avoid applicability of this Section. With respect to contracts and subcontracts for indefinite quantities, this Section applies unless the amount required in any one year under such contract will reasonably be expected not to exceed \$10,000.

Transactions in Excess of \$10,000 but less than \$50,000 - At Owner's request, Contractor shall certify that it has in effect an affirmative action plan and agrees to comply with all state and federal laws and regulations regarding Fair Employment Practices. Contractor shall maintain a written copy of its affirmative action plan and furnish Owner a copy of the plan upon request. Owner may require Contractor to complete an Affirmative Action Compliance Report, on a form furnished by Owner, setting forth definite goals during the term of this contract.

Transactions of \$50,000 or more - If Contractor has 50 or more employees and a contract for \$50,000 or more, it shall develop and submit to Owner, within 30 days after award, a written affirmative action compliance program providing in detail specific steps to guarantee equal employment opportunity. Contractor shall include in its affirmative action program a table of job classifications, which table shall include but need not be limited to job titles, duties and rates of pay.

Contractor shall in each subcontract let to do a portion of the work covered hereunder, where the subcontractor involved has 50 or more employees and the subcontract is for \$50,000 or more, impose in the subcontract the above requirements.

For the purpose of determining the number of employees, the average of the Contractor's or its subcontractor's employees for the 12 month period immediately prior to award, or the total number of employees Contractor or its subcontractor will have when performing this contract, whichever is higher, shall be used.

Federally Assisted Construction - If this project is a Federally assisted construction project, then the contract provisions contained 41 CFR S60-1.4(b) are incorporated herein and Contractor shall likewise incorporate said provisions in each subcontract entered into by Contractor to perform the work. Federally assisted construction is identified as such in the Notice Inviting Bids.

- (d) <u>Registration of Contractors</u> In order to be considered a prospective bidder must be licensed in accordance with Division 3, Chapter 9 (commencing with Section 7000) of the Business and Professions Code.
- (e) Accident Prevention Particular attention shall be given to relevant Division of Industrial Safety Construction and Electrical Safety Orders. Said Orders are contained in Title 8 of the California Administrative Code, Chapter 4, Subchapters 4 and 5. Specific attention shall be taken of the California Occupational Safety and Health Act of 1973 (commencing with Section 6300 of the Labor Code) and the Federal Occupational Safety and Health Act of 1970 (P.L. 91-596) and rules and regulations issued pursuant to said Acts. Specific reference is made to Article 6 of said Construction Safety Orders. Contractor shall submit to Engineer, who will

accept in advance of excavation, a detailed plan showing the design of shoring, bracing, sloping of the sides of trenches, or other provisions to be made for protection of personnel during earthwork operations. In event the Contractor's plan does not conform with the shoring system requirements of Article 6, the Contractor's proposed shoring design shall be prepared and signed by a civil or structural engineer registered in the State of California.

The Contractor shall also impose the foregoing requirements on all subcontractors involved and enforce compliance therewith.

The duties here set forth are nondelegable by Contractor who shall protect and defend District, its officers, agents and employees in connection therewith. See Subsection 8.02.

5.02 <u>CONTRACTOR'S RESPONSIBILITY</u>

Contractor is under the absolute duty in fulfilling its contractual obligations hereunder to proceed, and cause its subcontractors to proceed, in a safe, workmanlike manner, with adequate safeguards for the protection of the public, the workmen and persons from time to time inspecting the work. If at any time Contractor finds any of its subcontractors are allowing work to proceed in an unsafe manner and contrary to the intent of these Contract Documents, Contractor shall immediately cause such action to stop and immediately take all action necessary to protect workmen, inspectors and the general public and cause the work to proceed in a safe manner.

Contractor shall protect and defend District, its officers, agents and employees in reference to acts or omissions contrary to the above. See particularly Subsection 8.02.

District may withhold funds otherwise due Contractor whenever, in its judgment, this subsection is not being complied with.

5.03 CONTRACTOR'S RESPONSIBILITY FOR WORK

Until the formal acceptance of the work by the District, the Contractor shall have the charge and care thereof and shall bear the risk of injury or damage to any part thereof by the action of the elements or from any other cause, whether arising from the execution or from the nonexecution of the work. The Contractor shall rebuild, repair, restore, and make good all injuries or damages to any portion of the work occasioned by any of the above causes before its completion and acceptance and shall bear the expense thereof, except for such injuries or damages as are occasioned by acts of the Federal Government and the public enemy. In case of suspension of work from any cause whatever, the Contractor shall be responsible for all materials and shall properly store them if necessary and shall erect temporary structures where necessary.

5.04 PROPERTY RIGHTS IN MATERIALS

Nothing in the contract shall be construed as vesting in the Contractor any right of property in the materials used after they have been attached or affixed to the work or the soil. All such materials shall become the property of the District upon being so attached or affixed.

5.05 PERMITS AND LICENSES

The Contractor shall procure all permits and licenses, pay all charges and fees, and give all notices necessary and incident to the due and lawful prosecution of the work.

5.06 ROYALTIES AND PATENTS

The Contractor shall assume all costs arising from the use of patented materials, equipment, devices, or processes used on or incorporated on the work, and agrees to indemnify and save harmless the Riverside County Flood Control District, the Board of Supervisors, the Flood Control Engineer, and their duly authorized representatives, from all suits at law, or actions of every nature for, or on account of, the use of any patented materials, equipment, devices, or processes.

5.07 <u>SANITARY PROVISIONS</u>

Necessary conveniences, properly secluded from public observation shall be provided by the Contractor where needed for the use of laborers on the work. Their location, construction and maintenance shall be subject to the approval of the Engineer, and their use shall be strictly enforced. The Contractor shall obey and enforce such sanitary regulations as may be prescribed by the State Department of Health or other authorities having jurisdiction.

5.08 PUBLIC SAFETY

The Contractor at his own expense shall furnish, erect, and maintain such fences, barriers, lights, and signs as are necessary to give adequate warning to the public at all times that the bridges, culverts, and work along public highways are under construction; and of any dangerous conditions to be encountered as a result thereof; and he shall erect such warning and directional signs and employ such flagmen as are required and maintain same throughout the construction period.

Full compensation for the work involved in carrying out the precautionary measures above specified shall be considered as included in the prices paid for the various contract items of work and no additional allowance will be made therefor.

5.09 <u>USE OF EXPLOSIVES</u>

When the use of explosives is necessary for the prosecution of the work, the Contractor shall use the utmost care not to endanger life or property.

All explosives shall be stored in accordance with the provisions of Division II, Part I, Chapter 3, of the Health and Safety Code of the State of California.

5.10 PROVISIONS FOR EMERGENCIES

Unusual conditions may arise on the work which will require that immediate and unusual provisions be made to protect the public from danger or loss or damage to life and property, due directly or indirectly to the prosecution of the work, and it is part of the service required of the Contractor to make such provisions and to furnish such protection.

The Contractor shall use such foresight and shall take such steps and precautions as his operations make necessary to protect the public from danger or damage, or loss of life or property, which would result from the interruption or contamination of public water supply, irrigation or other public service, or from the failure of partly completed work.

Whenever work is undertaken pursuant to the above provisions, Contractor shall promptly file with District a verified report setting forth the nature of the emergency and the action taken by the Contractor by reason of the emergency.

Whenever, in the opinion of the Engineer, an emergency exists against which the Contractor has not taken sufficient precaution for the safety of the public or the protection of utilities or of adjacent structures or property which may be injured by process of construction on account of such neglect; and whenever, in the opinion of the Engineer, immediate action shall be considered necessary in order to protect public or private, personal or real property interests, or prevent likely loss of human life or damage on account of the operations under the contract, then and in that event the Engineer may provide suitable protection to said interests by causing such work to be done and material to be furnished as, in the opinion of the Engineer, may seem reasonable and necessary.

The cost and expense of all such emergency work shall be borne by the Contractor, and if he shall not pay said cost and expense upon presentation of the bills therefor, duly certified by the Engineer, then said cost and expense will be paid by the District and shall thereafter be deducted from any amounts due, or which may become due said Contractor. Failure of the District, however, to take such precautionary measures, shall not relieve the Contractor of his full responsibility for public safety.

5.11 <u>UNFORESEEN DIFFICULTIES</u>

All loss or damages, except as noted in Section 8.03, arising out of the nature of the work to be done under the contract, or from any unforeseen obstructions or difficulties which may be encountered during the progress of the work and in the prosecution of the same, or from the action of the elements, or from encumbrances in the line of work, shall be sustained by the Contractor.

5.12 ACCESS TO THE WORK

Access to the work from existing roads shall be provided by the Contractor at his expense and maintained in a manner so as not to create a public nuisance. The Board of Supervisors, Flood Control District and Engineer assume no responsibility for the condition or maintenance of any existing road or structure thereon that may be used by the Contractor for performing the work under these specifications and for traveling to and from the site of the work. No direct payment will be made to the Contractor for constructing temporary roads used for construction operations or for improving, repairing, or maintaining any existing road or structure thereon that may be used by the Contractor for performance of the work under these specifications. The cost of all work described in this paragraph shall be included in the prices bid in the schedule for other items of construction work.

5.13 GUARANTEE OF WORK

All work is guaranteed by Contractor for a period of one year from the recordation of the Notice of Completion against defects resulting from the use of inferior materials, equipment, or workmanship. Upon notice from District, Contractor shall promptly remedy such defects at his expense, including payment to District of its expenses in connection with remedying such defects, otherwise District shall proceed to remedy such defects and Contractor shall upon demand reimburse District for its expenses in connection therewith.

The above one year guarantee is in addition to any specific guarantee(s) provided for elsewhere in the Contract Documents.

5.14 DAMAGES BY ACT OF GOD

If the construction of the project herein is damaged, which damage is determined to have been proximately cause by an act of God, in excess of 5% of the contract amount, provided that the work damaged is built in accordance with applicable building standards and the plans and specifications, then the District, may, without prejudice to any other right or remedy, terminate the contract.

SECTION VI - PROSECUTION AND PROGRESS

6.01 PROGRESS OF THE WORK

The Contractor shall begin the work within ten (10) calendar days after the date of the receipt by him of notice to proceed from the Chief Engineer and shall diligently prosecute the same to completion within the time limit provided in the Special Provisions.

6.02 OVERTIME WORK AND WORK AT NIGHT

It is intended that the Contractor prosecute the work on a five (5) day, forty (40) hour work week with no work on legal holidays. If the Contractor feels it is necessary to work more than the normal 40 hour work week, he will make a written request for permission from the Engineer, outlining the reasons for such request. The decision of granting permission for overtime work shall be made by the Engineer and shall be final. A condition will be imposed on the granting of a request to work overtime, requiring the Contractor to pay the District the cost incurred at overtime rates for additional inspection and engineering time required in connection with the overtime work.

When any work is performed at night, only such classes of work shall be done as can be properly inspected. Adequate light must be provided for the safety of the men and for proper inspection.

6.03 **SUBCONTRACTING**

Reference is made to the Subletting and Subcontracting Fair Practice Act contained in the Public Contract Code (commencing §4100). By this reference, said Act is incorporated herein with like effect as if it were here set forth in full and the parties shall abide by its terms and substitution shall be only as allowed by that Act.

Contractor shall be responsible for the acts and omissions of its subcontractors and shall make certain that at all times its subcontractors comply with the terms of the Contract Documents and applicable law insofar as such compliance relates to the work.

District reserves the right to approve all subcontractors whether or not they are required to be listed in the Contractor's Proposal. As used in this Section "subcontractor" includes any person who fabricates or manufactures any article for incorporation into the work whether or not they install or test after installation or contract to install or test after installation, but does not include suppliers of fungible goods for incorporation into the work unless such supplier also installs or tests or contracts to install or test.

The Contractor shall give his personal attention to the fulfillment of the contract and shall keep the work under his control. The Contractor shall perform with his own organization work of a value amounting to not less than 60 percent of the remainder obtained by subtracting from the total original contract value the sum of any item designated herein or in the Special Provisions as Specialty Items. The furnishing and placing of reinforcing steel, when placing is performed by the supplier, will be considered as a Specialty Item for this purpose; however, he shall be designated in the list of subcontractors. The value of the work subcontracted will be based on the contract item bid price. When a portion of an item is subcontracted, the value of work subcontracted will be based on the estimated percentage of the Contract Unit Price. This will be determined from information submitted by the Contractor, and subject to approval by the Engineer.

Where a portion of the work which has been subcontracted by the Contractor is not being prosecuted in a manner satisfactory to the District, the subcontractor shall be removed immediately on the requisition of the Engineer and shall not again be employed on the work.

6.04 CHARACTER OF WORKMEN

If any subcontractor or person employed by the Contractor shall fail or refuse to carry out the directions of the Engineer or shall appear to the Engineer to be incompetent or to act in a disorderly or improper manner, he shall be discharged immediately on the requisition of the Engineer, and such person shall not again be employed on this work.

6.05 TEMPORARY SUSPENSION OF THE WORK

The Engineer shall have the authority to suspend the work wholly or in part, for such period as he may deem necessary, due to unsuitable weather, or to such other conditions as are

considered unfavorable for the suitable prosecution of the work, or for such time as he may deem necessary due to the failure on the part of the Contractor to carry out orders given, or to perform any provision of the contract. The Contractor shall immediately comply with the written order of the Engineer to suspend the work wholly or in part. The work shall be resumed when conditions are favorable and methods are corrected, as ordered or approved in writing by the Engineer.

6.06 TIME OF COMPLETION AND DAMAGES

The Contractor shall complete the work called for under the contract in all parts and requirements within the number of working days specified in the Special Provisions.

A working day is hereby defined as any day; except Saturdays, Sundays, and legal holidays and days on which the Contractor is specifically required by the Special Provisions to suspend construction operations; on which the Contractor is not prevented by inclement weather or conditions resulting immediately therefrom adverse to the current controlling operation or operations, as determined by the Engineer, from proceeding with at least 60 percent of the normal labor and equipment force engaged in such operation or operations for at least five hours toward completion of such operation or operations.

The Engineer will furnish the Contractor a weekly statement showing the number of working days charged to the contract for the preceding week, the number of working days specified for completion of the contract, and the number of working days remaining to complete the contract. The Contractor will be allowed one week in which to file a written protest setting forth in what respects said weekly statement is incorrect, otherwise the statement shall be deemed to have been accepted by the Contractor as correct.

The following holidays will be considered as legal holidays: New Year's Day; Martin Luther King Jr.'s Birthday, Lincoln's Birthday; Washington's Birthday; Memorial Day; Independence Day; Labor Day; Columbus Day; Veteran's Day; Thanksgiving Day; Christmas; and such other days as are declared holidays by ordinance passed by the Board of Supervisors of Riverside County.

Contractor acknowledges that failure to perform in strict accordance with the Contract Documents and within the time limit specified in the Special Provisions will cause District to suffer special damages in addition to cost of completion of the work in accordance with the provisions of the Contract Documents. Such special damage could include, but is not limited to, lease and rental cost, additional salaries and overhead, interest during construction, attorney expense, additional engineering, inspection expense, cost of maintaining or constructing alternate facilities and injury to the property of the District or others. The daily cost to the District for inspection and superintendence by the District shall be the amount specified in the Special Provisions. The District may withhold from any money due or that may become due the Contractor under the contract, such amount as the District may elect to offset the damages incurred and any withholding or failure to withhold shall not in any way limit recovery for damages actually incurred.

It is further agreed that in case the work called for under the contract is not finished and completed in all parts and requirements within the time specified, the Board of Supervisors shall have the right to extend the time for completion or not, as may seem best to serve the interest of the District, and if it decides to extend the time limit for the completion of the contract, it shall further have the right to charge to the Contractor, his heirs, assigns or sureties and to deduct from the final payment for the work all or any part, as it may deem proper, of the actual cost of engineering, inspection, superintendence, and other overhead expenses which are directly chargeable to the contract, and which accrue during the period of such extension, except that cost of final surveys and preparation of final estimate shall not be included in such charges.

The Contractor shall not be assessed damages nor the cost of engineering and inspection during any delay in the completion of the work caused by acts of God or of the public enemy, acts of the District, encountering unknown utility facilities, fire, floods, epidemics, quarantine restrictions, strikes, freight embargoes, and severe weather or delays of subcontractors due to such causes, provided that the Contractor shall notify the Engineer in writing of the causes of delay within ten (10) days from the beginning of any such delay, and his findings of the facts thereon shall be final and conclusive. Contractor shall not be assessed damages for delay in the completion of the project, when such delay was caused by the failure of the District or the owner of the utility facilities.

The term "severe weather" shall be construed to mean only such weather as is unreasonable or extraordinary and in the opinion of the Engineer, the work could not be prosecuted by the Contractor during the period throughout which such weather prevailed.

6.07 <u>DELAYS AND EXTENSION OF TIME</u>

If delays are caused by unforeseen causes beyond the control of either the Contractor or the District, such as war, strikes, fire, floods, or other action of the elements, such delays will entitle the Contractor to an equivalent extension of time for the completion of the contract, but the Contractor shall not be entitled to damages or additional payments over and above the contract price due to delay caused by any of the above-mentioned causes. Furthermore, if the Contractor suffers any delay caused by the failure of the District to furnish the necessary right of way or materials agreed to be furnished by it, or by failure to supply necessary plans or instructions concerning the work to be done after written request therefor has been made, the Contractor shall be entitled to an extension of time equivalent to the time lost for any of the above-mentioned reasons, but shall not be entitled to any damages for such delay.

6.08 **ASSIGNMENT**

The contract may be assigned only upon written consent of the District. Such written consent to sublet, assign or otherwise dispose of any portion of the contract, shall not be construed to relieve the Contractor of any responsibility for the fulfillment of the contract.

6.09 TERMINATION OF CONTRACT

Subject to all applicable provisions of these specifications and/or the contract to be entered into hereunder, the Engineer is hereby empowered to direct the time and rate of delivery of materials at the site of work and to direct the time, rate and sequence of work. If the Contractor fails to begin delivery of material and equipment or to commence work within the

time specified herein, and/or in the contract, or to maintain the rates of delivery of materials, or to execute the work in the manner and at such locations as directed by the Engineer, or fails to maintain a program of work in such a manner as will, in the judgment of the Engineer inure to interests of the District, or, if in the judgment of the Engineer, the Contractor is not carrying out the provisions of the contract in their true intent and meaning, written notice by the Chief Engineer may be served upon him and the Surety on his faithful performance bond demanding a satisfactory compliance with the contract, and with these specifications. If the Contractor and/or his Surety refuses or neglects to comply with such notice within five (5) days after receiving same, or after commencing so to do, fails to continue so to do, or has assigned or sublet the contract without the consent of the District, then the District may exclude him from the premises and take possession thereof, together with all material and equipment thereon, and may complete the work itself, either by force account or by letting the unfinished portion of the work to another Contractor or by a combination of such methods. In any event, the cost of the completion of said work shall be a charge against the Contractor and his Surety and may be deducted from any money due or becoming due from the District, and if the sums due under the contract are insufficient, said Contractor and/or his Surety shall pay to the District within five (5) days after the completion of the work all of such cost in excess of the contract price.

The Surety, in the event that it assumes part of the work, shall take the Contractor's place in this contract in all respects for that part and shall be paid by the District for all work performed by it in accordance with the terms of this contract. If the Surety assumes the entire contract, all monies remaining due the Contractor at the time of his default shall be made payable to the Surety as the work progresses, subject to the terms of the contract.

SECTION VII - PAYMENT

7.01 SCOPE OF PAYMENTS

The Contractor shall accept compensation, as herein provided, in full payment for furnishing all materials, labor, tools, and equipment necessary to the completed work and for performing all work contemplated and embraced under the contract; also for loss or damage arising from the nature of the work, or from the action of the elements, except as hereinbefore provided, or from any unforeseen difficulties which may be encountered during the prosecution of the work until the final acceptance by the Board of Supervisors; and for all risks of description connected with the prosecution of the work, also for all expenses incurred in consequence of the suspension or discontinuance of the work as herein specified; and for completing the work according to the plans and specifications. Neither the payment of any estimate nor of any retained percentage shall relieve the Contractor of any obligation to make good any defective work or material.

7.01A Measurement and Computation of Quantities - All items of the work to be paid for at a contract price per unit of measurement will be measured by the Engineer in accordance with United States Standard Measures. A ton shall mean 2,000 pounds, avoirdupois. Except as otherwise expressly provided in the specifications, the methods of measurement and computation of quantities of such items will be determined by the Engineer, taking into account the price of the item relative to its quantity and the costs of measurement.

The weights of metalwork, pipe, and other metal parts to be paid for by weight will be determined by the Engineer on the basis of handbook weights, scale weights, or manufacturer's

catalog weights, or in the absence of any of the foregoing, on the basis of estimated weights; provided, that weights of nonmetallic coatings will be excluded.

7.01B Payment at Contract Prices - The contract price for an item of the work shall include full compensation for all costs of that item, including the costs of any work, materials and equipment incidental to the item but not specifically shown or described in the drawings and specifications, subject only to such express limitations as may be stated in the specifications defining the item or prescribing payment therefor.

The contract prices shall include full compensation for all costs of any work, materials, and equipment required by the drawings and specifications at the time of contract award, but not covered by a contract price or otherwise expressly made the subject of direct payment.

7.02 PAYMENT AND COMPENSATION FOR ALTERED QUANTITIES

When alterations in plans or quantities of work are ordered and performed, the Contractor shall accept payment in full at the contract unit price for the actual quantities of work done and no allowance will be made for anticipated profits. Increased or decreased work involving supplemental agreements will be paid for as stipulated in such agreements.

7.03 FORCE ACCOUNT PAYMENT

When extra work is to be paid for on a force account basis, compensation will be determined as follows:

7.03A Work Performed by Contractor - The Contractor will be paid for labor, materials, and equipment rental as hereinafter provided, except where agreement has been reached to pay in accordance with Section 7.03B. Only materials incorporated in the work will be paid for.

To the total computed as provided in Sections 7.03A(1), 7.03A(2) and 7.03A(3) will be added the following percentages:

Labor - 24 percent Materials - 15 percent Equipment Rental - 15 percent

It is understood labor, materials, and equipment may be furnished by the Contractor or by the subcontractor or by others on behalf of the Contractor.

When extra work paid for on a force account basis is performed by forces other than the Contractor's organization, the Contractor shall reach agreement with such other forces as to the distribution of the payment made by the District for such work and no additional payment therefor will be made by the District.

- 7.03A(1) <u>Labor</u> The Contractor will be paid the cost of labor for the workmen (including foremen when authorized by the Engineer), used in the actual and direct performance of the work. The cost of labor, whether the employer is the Contractor, subcontractor, or other forces, will be the sum of the following:
- 7.03A(1a) Actual Wages The actual wages paid will be as published by the Director of Industrial Relations of the State of California for the region where work is performed and that are in effect at the time of award of the contract. The classification of workmen used shall not be in excess of the industry standard for the region where work is performed. Copies of the published labor rates are on file at the District office.
- 7.03A(1b) <u>Labor Surcharge</u> To the actual wages as defined in Section 7.03A(1a), will be added a labor surcharge set forth in the Special Provisions, which labor surcharge shall constitute full compensation for all payments imposed by State and Federal laws and for all other payments made to, or on behalf of, the workmen, other than actual wages as defined in Section 7.03A(1a) and subsistence and travel allowance as specified in Section 7.03A(1c).
- 7.03A(1c) Subsistence and travel allowance paid to such workmen as required by collective bargaining agreements.
- 7.03A(2) <u>Materials</u> The cost of materials incorporated in the work will be the cost to the purchaser, whether Contractor, subcontractor or other forces, from the supplier thereof, except as the following are applicable:
- 7.03A(2a) If a cash or trade discount by the actual supplier is offered or available to the purchaser, it shall be credited to the District notwithstanding the fact that such discount may not have been taken.
- 7.03A(2b) If the materials are procured by the purchaser by any method which is not a direct purchase from and a direct billing by the actual supplier to such purchaser, the cost of such materials shall be deemed to be the price paid to the actual supplier as determined by the Engineer. No markup except for actual costs incurred in the handling of such materials will be permitted.
- 7.03A(2c) If the materials are obtained from a supply or source owned wholly or in part by the purchaser, payment therefor will not exceed the price paid by the purchaser for similar materials furnished from said source on contract items or on the current wholesale price for such materials delivered to the job site whichever price is lower.
- 7.03A(2d) If the cost of such materials is, in the opinion of the Engineer, excessive, then the cost of such materials shall be deemed to be the lowest current wholesale price at which such materials are available in the quantities concerned delivered to the job site, less any discounts as provided in Section 7.03(2a).
- 7.03A(2e) If the Contractor does not furnish satisfactory evidence of the cost of such materials from the actual supplier thereof, the cost shall then be determined in accordance with Section 7.03A(2d).

The District reserves the right to furnish such materials as it deems advisable, and the Contractor shall have no claims for costs and profit on such materials.

7.03A(3) Equipment Rental - The Contractor will be paid for the use of equipment at the rental rates listed for such equipment in the Special Provisions, regardless of ownership and any rental or other agreement, if such may exist, for the use of such equipment entered into by the Contractor. If it is deemed necessary by the Engineer to use equipment not listed in the Special Provisions, a suitable rental rate for such equipment will be established by the Engineer. The Contractor may furnish any cost data which might assist the Engineer in the establishment of such rental rate.

The rental rates paid as above provided shall include the cost of fuel, oil, lubrication, supplies, necessary attachments, repairs and maintenance of any kind, depreciation, storage, insurance, and all incidentals.

Operators of rented equipment will be paid for as provided under Section 7.03A(1).

All equipment shall, in the opinion of the Engineer, be in good working condition and suitable for the purpose for which the equipment is to be used.

Unless otherwise specified, manufacturer's ratings and manufacturer approved modifications shall be used to classify equipment for the determination of applicable rental rates. Equipment which has no direct power unit shall be powered by a unit of at least the minimum rating recommended by the manufacturer.

Individual pieces of equipment or tools having a replacement value of \$25.00 or less, whether or not consumed by use, shall be considered to be small tools and no payment will be made therefor.

Rental time will not be allowed while equipment is inoperative due to breakdowns.

In computing the rental time of equipment, less than 30 minutes shall be considered ½ hour.

7.03A(3a) Equipment on the Work - The rental time to be paid for equipment on the work shall be the time the equipment is in operation on the extra work being performed, and in addition, shall include the time required to move the equipment to location of the extra work and return it to the original location or to another location requiring no more time than that required to return it to its original location, except that moving time will not be paid for if the equipment is used at the site of the extra work on other than such extra work. Loading and transporting costs will be allowed, in lieu of moving time, when the equipment is moved by means other than its own power, except that no payment will be made if the equipment is used at the site of the extra work on other than such extra work.

7.03A(3b) Equipment not on the Work - For the use of equipment moved in on the work and used exclusively for extra work paid for on a force account basis, the Contractor will be paid the rental rates listed in the Special Provisions or as agreed to as provided

in Section 7.03A(3) and for the cost of transporting the equipment to the location of the work and its return to its original location, all in accordance with the following provisions:

- (1) The original location of the equipment to be hauled to the location of the work shall be agreed to by the Engineer in advance.
- (2) The District will pay the costs of loading and unloading such equipment.
- (3) The cost of transporting equipment on low bed trailers shall not exceed the hourly rates charged by established haulers.
- (4) The cost of transporting equipment shall not exceed the applicable minimum established rates of the Public Utilities Commission.
- (5) The rental period shall begin at the time the equipment is unloaded at the site of the extra work, shall include each day that the equipment is at the site of the extra work, excluding Saturdays, Sundays, and legal holidays unless the extra work is performed on such days, and shall terminate at the end of the day on which the Engineer directs the Contractor to discontinue the use of such equipment. The rental time to be paid per day will be in accordance with the following:

Hours Equipment	Hours to
is in Operation	be Paid
0	4
0.5	
1	4.5
1.5	
2	
2.5	5.25
3	
3.5	
4	
4.5	
5	
5.5	
6	
6.5	
7	
7.5	
8	
	hours in operation

When hourly rates are listed, less than 30 minutes of operation shall be considered to be 1/2 hour of operation.

When daily rates are listed, payment for ½ day will be made if the equipment is not used. If the equipment is used, payment will be made for one day.

The minimum rental time to be paid for the entire rental period on an hourly basis shall not be less than 8 hours or if on a daily basis shall not be less than one day.

- (6) Should the Contractor desire the return of the equipment to a location other than its original location, the District will pay the cost of transportation in accordance with the above provisions, provided such payment shall not exceed the cost of moving the equipment to the work.
- (7) Payment for transporting, loading and unloading equipment, as above provided, will not be made if the equipment is used on the work in any other way than upon extra work paid for on a force account basis.
- 7.03B Work Performed by Special Forces or Other Special Services When the Engineer and the Contractor, by agreement, determine that a special service or an item of extra work cannot be performed by the forces of the Contractor or those of any of his subcontractors, such service or extra work item may be performed by a specialist. Invoices for such service or item of extra work on the basis of the current market price thereof may be accepted without complete itemization of labor, material, and equipment rental costs when it is impracticable and not in accordance with the established practice of the special service industry to provide such complete itemization. In those instances wherein a Contractor is required to perform extra work necessitating a fabrication or machining process in a fabrication or machine shop facility away from the job site, the charges for that portion of the extra work performed in such facility may, by agreement, be accepted as a specialist billing.

To the specialist invoice price, less a credit to the District for any cash or trade discount offered or available, whether or not such discount may have been taken, will be added 15 percent in lieu of the percentages provided in Section 7.03A.

7.03C Records - The Contractor shall maintain his records in such a manner as to provide a clear distinction between the direct costs of extra work paid for on a force account basis and the costs of other operations.

The Contractor shall furnish the Engineer report sheets in duplicate of each day's extra work paid for on a force account basis no later than the working day following the performance of said work. The daily report sheets shall itemize the materials used, and shall cover the direct cost of labor and the charges for equipment rental, whether furnished by the Contractor, subcontractor, or other forces, except for charges described in Section 7.03B. The daily report sheets shall provide names or identifications and classifications of workmen, the hourly rate of pay and hours worked, and also the size, type and identification number of equipment, and hours operated.

Material charges shall be substantiated by valid copies of vendor's invoices. Such invoices shall be submitted with the daily report sheets, or if not available, they shall be submitted with subsequent daily report sheets. Should said vendor's invoices not be submitted within 15 days after acceptance of the work, the District reserves the right to establish the cost of such materials at the lowest current wholesale prices at which said materials are available in the quantities concerned delivered to the location of the work, less any discounts provided in Section 7.03A(2a).

Said daily report sheets shall be signed by the Contractor or his authorized agent.

The Engineer will compare his records with the daily report sheets furnished by the Contractor, make any necessary adjustments, and compile the costs of work paid for on a force account basis on daily extra work report forms furnished by the District. When these daily extra work reports are agreed upon and signed by both parties, they shall become the basis of payment for the work performed, but shall not preclude subsequent adjustment based on a later audit.

The Contractor's cost records pertaining to work paid for on a force account basis shall be open to inspection or audit by representatives of the District, during the life of the contract and for a period of not less than 18 months after the date of acceptance thereof, and the Contractor shall retain such records for that period. Where payment for materials or labor is based on the cost thereof to forces other than the Contractor, the Contractor expressly guarantees that the cost records of such other forces shall be open to inspection and audit by representatives of the District on the same terms and conditions as the cost records of the Contractor. If an audit is to be commenced more than 60 days after the acceptance date of the contract, the Contractor will be given a reasonable notice of the time when such audit is to begin.

7.03D - Payment as provided above in Sections 7.03A and 7.03B shall constitute full compensation to the Contractor for performance of work paid for on a force account basis and no additional compensation will be allowed therefor.

7.04 ACCEPTANCE

The work shall be inspected for acceptance by the Engineer promptly upon receipt of notice in writing from the Contractor that the work is ready for such inspection.

The structures will not be finally accepted until the completion of the entire work under the contract.

7.05 <u>DEDUCTIONS FROM PAYMENTS</u>

The Riverside County Flood Control and Water Conservation District, by and through the Board of Supervisors or other appropriate District officer or officers, may at its option and at any time retain out of any amounts due the Contractor sums sufficient to cover any unpaid claims, provided that sworn statements of said claims shall have been filed in the office of the District or in the office of any other District officer or officers having jurisdiction thereover.

7.06 PARTIAL PAYMENTS

On or about the last day of each month, the Engineer shall make an estimate in writing of the total amount of work done by the Contractor to the time of such estimate and the value thereof. The District shall retain 10 percent (10%) of such estimated value of the work done as part security for the fulfillment of the contract by the Contractor, except that at any time after 50 percent (50%) of the work has been completed, if the District finds that satisfactory progress is being made, the District may make any of the remaining progress payments in full for actual work completed during such estimate period or may withhold any amount up to 10 percent (10%) thereof as the District may find appropriate based on the Contractor's progress. At no

time shall the amount retained by the District be less than 5 percent (5%) of the total value of the work completed at the time such payments are made.

After deducting all previous payments and all sums to be kept or retained under the provisions of the contract, the District shall make monthly progress payments to the Contractor. No such estimate or payment shall be required to be made when, in the judgment of the Chief Engineer, the work is not proceeding in accordance with the provisions of the contract.

In accordance with Public Contract Code Section 22300 and other applicable law, the Contractor may substitute securities for any monies withheld to ensure performance under the contract. Such substitution shall be made only upon a separate agreement between the District and the Contractor which contains terms and conditions in compliance with all laws applicable to monies withheld under the contract.

7.07 <u>DELAYED PAYMENTS</u>

All the monies due the Contractor under the contract will be paid by demand on the Treasurer of the District, prepared and approved as required by law, and it is understood that any delay in the preparation, approval and payment of these demands will not constitute a breach of contract on the part of the District.

7.08 FINAL PAYMENT

The Engineer, after the completion of the contract, shall make a final estimate in writing to the Board of Supervisors of the amount of work done thereunder, and the value of such work, and the District shall pay the entire sum so found to be due after deducting therefrom all previous payments and all amounts to be kept and all amounts to be retained under the provisions of the contract. All prior partial estimates and payment shall be subject to correction in the final estimate and payment. The final payment shall not be due and payable until the expiration of forty-five (45) days from the date of acceptance of the work by the Board of Supervisors.

It is mutually agreed between the parties to the contract that no certificate given or payments made under the contract, except the final payment, shall be conclusive evidence of the performance of the contract, either wholly or in part against any claim of the party of the first part, and no payment shall be construed to be an acceptance of any defective work or improper materials.

And the Contractor further agrees that the payment of the final amount due under the contract, and the adjustment and payment for any work done in accordance with any alterations of the same, shall release the Riverside County Flood Control and Water Conservation District, the Board of Supervisors, and the Engineer from any and all claims or liability on account of work performed under the contract or any alteration thereof.

7.09 CLAIMS RESOLUTION

In accordance with Public Contract Code Section 20104 - 20104.6 and other applicable law, public works claims of \$375,000 or less which arise between the Contractor and the District shall be resolved following the statutory procedure unless the District has elected to resolve the dispute pursuant to Public Contract Code § 10240 et seq.

- 1. All claims shall be submitted in writing and accompanied by substantiating documentation. Claims must be filed on or before the date of final payment unless other notice requirements are provided in the contract. "Claim" means a separate demand by the claimant for (1) a time extension, (2) payment of money or damages arising from work done by or on behalf of the claimant and payment of which is not otherwise expressly provided for or the claimant is not otherwise entitled, or (3) an amount the payment of which is disputed by the District.
 - (a) Claims under \$50,000. The District shall respond in writing to the claim within 45 days of receipt of the claim, or, the District may request, in writing, within 30 days of receipt of the claim, any additional documentation supporting the claim or relating to defenses or claims the District may have. If additional information is needed thereafter, it shall be provided upon mutual agreement of the District and the claimant. The District's written response shall be submitted 15 days after receiving the additional documentation, or within the same period of time taken by the claimant to produce the additional information, whichever is greater.
 - (b) Claims over \$50,000 but less than or equal to \$375,000. The District shall respond in writing within 60 days of receipt, or, may request in writing within 30 days of receipt of the claim, any additional documents supporting the claim or relating to defenses or claims the District may have against the claimant. If additional information is needed thereafter, it shall be provided pursuant to mutual agreement between the District and the claimant. The District's response shall be submitted within 30 days after receipt of the further documents, or within the same period of time taken by the claimant to produce the additional information or documents, whichever is greater.
- 2. If the claimant disputes the District's response, or if the District fails to respond within the statutory time period, the claimant may so notify the District within 15 days of the receipt of the response or the failure to respond, and demand an informal conference to meet and confer for settlement. Upon such demand, the District shall schedule a meet and confer conference within 30 days.
- 3. If following the meet and confer conference, the claim or any portion thereof remains in dispute, the claimant may file a claim pursuant to Government Code § 900 et seq. and Government Code § 910 et seq. For purposes of those provisions, the time within which a claim must be filed shall be tolled from the time the claimant submits the written claim until the time the claim is denied, including any time utilized for the meet and confer conference.
- 4. If a civil action is filed to resolve any claim, the provisions of Public Contract Code § 20104.4 shall be followed, providing for nonbinding mediation and judicial arbitration.

SECTION VIII - GENERAL

8.01 COOPERATION BETWEEN CONTRACTORS

The Contractor shall be required to cooperate fully with all utility and public agency representatives engaged in construction, relocation, altering or otherwise rearranging any facilities interfering with the progress of the work.

Full compensation for any delay or inconvenience to the Contractor's operation due to such operations as described above shall be considered included in the unit price paid for other items of work and no additional allowance will be made therefor.

8.02 INSURANCE - HOLD HARMLESS

Contractor shall not commence work under this contract until he has obtained the insurance required hereunder and satisfactory proof of said insurance has been submitted to District and has been approved as to form by Riverside County Counsel.

<u>Compensation Insurance</u> - Contractor shall procure and maintain during the life of the contract Workers' Compensation Insurance as required by the State of California. Contractor shall further require each of its subcontractors to procure Workers' Compensation Insurance as required by the State while working on the project.

Liability Insurance - Contractor shall take out and maintain during the course of the work combined single limit liability insurance covering bodily injury and property damage insurance and blanket contractual coverage as to the work and obligations covered hereunder in an amount not less than \$2,000,000, or the equivalent thereof. Said insurance must contain an endorsement that District, County of Riverside, and any municipal corporation in which the work is to be accomplished, are named as an additional insured as respects the work covered hereunder. Said insurance must not contain, as respects the work covered hereunder, any exclusions as to bodily injury or death or property damage arising out of blasting, explosion, or underground damage to wire, pipes, conduits, mains, sewers, tank tunnels or any similar property, i.e., the so-called "x c u" exclusions. The insurance certificate evidencing such insurance must affirmatively state that the insurance carrier(s) will give Owner thirty (30) days written notice prior to cancellation of the insurance or a reduction in coverage; must state that the "x c u" exclusions are waived or do not exist in the policy(s); and that District, County of Riverside, and any municipal corporation in which the work is to be accomplished, are named as an additional insured as respects the work covered hereunder.

In the alternate to naming Owner and County of Riverside, and any municipal corporation in which the work is to be accomplished, as additional insured, Contractor may take out and maintain during the course of the work and until acceptance by Owner, Owner's Protective Liability Insurance amount not less than \$2,000,000 covering District, County of Riverside, and any municipal corporation in which the work is to be accomplished.

The cost of this insurance shall be included in the prices bid for the various items of work and no additional compensation will be made therefor.

<u>Hold Harmless</u> - Contractor shall hold District, County of Riverside and any municipal corporation in which the work is to be accomplished, together with the officers, agents and employees of each, free and harmless from any liability whatsoever, including wrongful death, based or asserted upon any act or omission of Contractor, its officers, agents, employees or subcontractors, relating to or in any way connected with or arising from the accomplishment of the work, whether or not in furtherance of the work; and Contractor agrees to protect and defend, including all attorney fees and other expenses, each of the foregoing bodies and persons in any legal action based or asserted upon any such acts or omissions.

Obligations - The obligations assumed by Contractor cover all obligations set forth in this Subsection and elsewhere in the Contract Documents, such as Subsections 5.01, 5.02, 5.05, 5.06, 5.08, 5.09, 5.10, 10.01, and 10.02.

8.03 PUBLIC UTILITIES

The locations of all pipelines, power lines, communication lines and other utility components known to District to exist within the limits of the work, are indicated on the drawings and may be the subject of a specific Special Provision(s). Size, location and characteristics of such utilities is based upon information made available to District - primarily from the owner of the utility in question. The exactness of such information is not guaranteed but may be assumed to have been accomplished with reasonable accuracy.

In addition to the drawings and any such provision regarding utilities, Contractor is under a duty to take into account the location of service laterals or other appurtenances which can be inferred from the presence of facilities such as buildings, meters and junction boxes in or about the limits of the work.

Unless otherwise directed by the Contract Documents, all existing utilities - where shown or described or not - shall be left in place and Contractor must conduct its operations so that such utilities are protected from damage at all times during the course of the work and the work must be accomplished so as to give such utilities proper protection and support upon completion of the work by Contractor.

If during the course of the work, Contractor discovers underground utility components not indicated in the drawings, the Special Provisions or elsewhere in the Contract Documents, Contractor must immediately notify, in writing, the Engineer and the utility company (public or private) involved, stating with exactness the condition found.

When Contractor encounters a utility not shown or described in the Contract Documents, Contractor shall cease all work which would disturb such utility and its support until given specific instructions as to how to proceed regarding such utility by Engineer. All work done by Contractor to protect existing utilities shown or described in the Contract Documents, or which can be reasonably inferred from the presence of other visible facilities, is at Contractor's expense, the cost of which is deemed included in Contractor's Proposal to do the work.

Contractor's cost of locating, repairing damage not due to the failure of Contractor to exercise reasonable care, and removing or relocating utility components and facilities not indicated in the drawings, specifications or elsewhere in the Contract Documents with reasonable accuracy, shall be paid Contractor as Extra Work as provided in Subsection 2.07 and Subsection 7.03 of the General Provisions. Compensation for idle time of equipment shall be paid as provided in Section 8-1.09, "Right of Way Delays", of the State Standard Specifications. No surcharge rates for equipment will be applied for idled equipment.

District may direct the Contractor to do such repair or relocation work as required. When such repair or relocation work is not elsewhere provided for in these Contract Documents, or reasonably inferred therefrom, a requirement of District that Contractor perform such work shall be compensated for as Extra Work pursuant to Subsections 2.07 and 7.03 of these General Provisions.

Contractor shall not be assessed liquidated damages for delay in completion of the project, if such delay is caused by failure of District, or the owner of the utility in question, to provide for removal or relocation of the utility involved.

8.04 PROTECTION OF EXISTING STREET FACILITIES

The Contractor shall be responsible for the protection of existing signs, fences, concrete curbs, gutters and other facilities which may be encountered. The replacement or repair of any facilities which the District deems necessary as a result of the Contractor's operations shall be done by the Contractor at his own expense and to the satisfaction of the Engineer.

Excavation within the street right of way shall be conducted in a manner to cause the least interruption to traffic. Where traffic must cross open trenches, the Contractor shall provide suitable bridges at street intersections and driveways. Hydrants under pressure, valve pipe covers, valve boxes, curb stop boxes, fire or police call boxes, or other utility controls shall be left unobstructed and accessible during construction.

8.05 DIVERSION AND CONTROL OF WATER

Unless otherwise provided in the Proposal, no separate payment will be made for diversion and control of surface or groundwater. All costs incidental to maintaining dry working areas shall be included in the unit prices paid for other items of work in the schedule.

8.06 **DUST ABATEMENT**

During the performance of all work included in the contract, the Contractor shall take the necessary precautions to save the District free and harmless from any loss or damage resulting from his operations that raise or produce dust in such amounts that will be objectionable, and/or cause damage to adjacent property or property owners.

The Contractor will be required to have a positive and continuous method of dust control which is satisfactory to the Engineer. The methods to be used for controlling dust in the

construction area and along haul roads shall be approved by the Engineer prior to starting any of the work included in the contract. All costs incidental to dust control shall be included in the unit prices paid for other items of work in the schedule.

8.07 PROJECT SIGNS

The Contractor shall erect project signs at the locations designated by the Engineer.

No separate payment will be made for erecting the project signs and all costs in connection therewith will be considered a subsidiary obligation of the Contractor.

8.08 EXAMINATION OF PLANS, SPECIFICATIONS, CONTRACT, AND SITE OF WORK

The bidder shall examine carefully the site of the work contemplated, the plans and specifications, and the proposal and contract forms therefor. The submission of a bid shall be conclusive evidence that the bidder has investigated and is satisfied as to the conditions to be encountered, as to the character, quality, and scope of work to be performed, the quantities of materials to be furnished, and as to the requirements of the proposal, plans, specifications, and the contract.

Where the District has made investigations of subsurface conditions in areas where work is to be performed under the contract, or in other areas, some of which may constitute possible local material sources, such investigations are made only for the purpose of study and design. Where such investigations have been made, bidders or Contractors may, upon request, inspect the records of the District as to such investigations subject to and upon the conditions hereinafter set forth. Such inspection of records may be made at the office of the District.

The records of such investigations are not a part of the contract and are shown solely for the convenience of the bidder or Contractor. It is expressly understood and agreed that the District assumes no responsibility whatsoever in respect to the sufficiency or accuracy of the investigations thus made, the records thereof, or of the interpretations set forth therein or made by the District in its use thereof and there is no warranty or guarantee, either expressed or implied, that the conditions indicated by such investigations or records thereof are representative of those existing throughout such areas, or any part thereof, or that unlooked-for developments may not occur, or that materials other than, or in proportions different from those indicated, may not be encountered.

When a log of test borings showing a record of the data obtained by the District's investigation or subsurface conditions is included with the contract plans, it is expressly understood and agreed that said log of test borings does not constitute a part of the contract, represents only the opinion of the District as to the character of the materials encountered by it in its test borings, is included in the plans only for the convenience of bidders and its use is subject to all of the conditions and limitations set forth in this Section 8.08.

No information derived from such inspection of records of investigations or compilation thereof made by the District or from the Engineer, or his assistants, will in any way relieve the bidder or Contractor from any risk or from properly fulfilling the terms of the contract.

SECTION IX - WATERING

9.01 **DESCRIPTION**

This work shall consist of developing a water supply for all water required for the work. The application of the water shall be under the control of the Engineer at all times and shall be applied in the amounts and at the locations approved by the Engineer.

At least one mobile unit of at least 1,000-gallon capacity for applying water shall be available on the project at all times.

Water for compacting embankment material and for laying dust shall be applied by means of pressure-type distributors or pipelines equipped with a spray system or hoses with nozzles that will ensure a uniform application of water.

No separate payment or additional allowances will be made for this work and all costs in connection therewith will be considered as included in other items in the schedule.

SECTION X - PUBLIC CONVENIENCE, TRAFFIC CONTROL AND DETOURS

10.01 GENERAL

The Contractor shall so conduct his operations as to offer the least possible obstruction and inconvenience to the public and he shall have under construction no greater length or amount of work than he can prosecute properly with due regard to the rights of the public.

Unless otherwise provided in the Special Provisions, all public traffic shall be permitted to pass through the work with as little inconvenience and delay as possible.

Spillage resulting from hauling operations along or across any public traveled way shall be removed immediately at the Contractor's expense.

Construction operations shall be conducted in such a manner as to cause as little inconvenience as possible to abutting property owners.

Convenient access to driveways, houses and buildings along the line of work shall be maintained and temporary approaches to crossings or intersecting highways shall be provided and kept in good condition.

10.02 **SIGNS**

It shall be the responsibility of the Contractor to provide and maintain all lights, barricades and signs, both on and off the site of work, as required by the Engineer, and all such devices shall be of a type approved by him.

If, in any case, the Engineer finds it necessary to replace, add to or erect said barricades, signs, or lights, when the Contractor fails to do so when informed, the Contractor shall be billed for all costs thereof including a daily rental fee for signs.

No separate payment, unless otherwise provided for under the Special Provisions, will be made for traffic control and detour signing and all costs incidental to these items shall be included in the unit prices paid for other items of work.

10.03 MATERIALS STORAGE

Storing or stockpiling of excavated material, imported backfill material or construction materials on any street or highway will not be permitted except as approved in writing by the Engineer.

SPECIAL PROVISIONS AND DETAILED SPECIFICATIONS

SPECIAL PROVISIONS

SECTION 1 - GENERAL

1.1 <u>Drawings and Specifications</u> - These documents are for the construction of **Day Creek** - **Frank Avenue Storm Drain**, located in the city of Jurupa Valley, Riverside County, California. This work shall conform with the contract drawings indexed on the cover sheet of the drawings included herewith.

Referenced standard drawings are available on the District web site.

The Contractor shall copy any of the referenced District standard drawings from http://www.rcflood.org.

The Contractor shall be responsible to obtain referenced standard plans/drawings of various agencies from their respective office or web site.

References made in these Special Provisions or Detailed Specifications to the "Standard Specifications" refer to the "Greenbook" Standard Specifications for Public Works Construction, current edition, including supplements. Standard Specifications of the American Society for Testing and Materials shall be designated by ASTM and the appropriate number of the standard. Unless otherwise specified, wherever the words "State Standard Specifications" are used in these Special Provisions or Detailed Specifications they shall mean the Standard Specifications of the State of California, Department of Transportation, current edition. Whenever the words "Caltrans Standards" are used they shall mean the Standard Plans of the State of California, Department of Transportation, 2006 edition.

In the event that discrepancies are encountered, the option that provides the method, item or material with the greatest strength or utility shall be chosen, as directed by the Engineer.

Requirements on the construction plans for Portland Cement Concrete are modified to the PCC Class designations, as described in Section 90-1.01 of the 2006 State Standard Specifications, as follows:

Class "A" shall mean Class "2"

Class "B" shall mean Class "3"

Class "C" shall mean Class "4"

Class "D" shall mean Class "1"

In case of conflict between the drawings and the specifications, the drawings shall govern; in case of conflict between the referenced specifications and these specifications, the latter shall govern.

SECTION 2 - TIME OF COMPLETION, DAMAGES AND LEGAL HOLIDAYS

2.1 General - The Contractor shall begin work within ten (10) calendar days after the date of receipt of Notice to Proceed from the Engineer and shall diligently prosecute the same to completion before the expiration of

TWENTY (20) WORKING DAYS

from the date of receipt of Notice to Proceed.

- 2.2 <u>Damages</u> The Contractor and the District expressly agree that the cost to the District for inspection and superintendence of the work for this contract is **\$800.00** per working day.
- 2.3 <u>Legal Holidays</u> The Contractor will not be permitted to work on Legal Holidays (Reference Sections 6.02 and 6.06 of the General Provisions), except in cases of emergency as directed by the Engineer.

SECTION 3 - FORCE ACCOUNT PAYMENT

- 3.1 <u>Labor Surcharge</u> Attention is directed to the provisions of Section VII, Article 7.03A (1b) of the General Provisions. The labor surcharge percentage to be applied to the actual wages paid as defined in Paragraph 7.03A (1a) will be twenty-four percent (24%).
- 3.2 Equipment Rental Attention is directed to the provisions of Section VII, Article 7.03A (3) of the General Provisions. The equipment rental rates to be applied will be the rates published by the California Department of Transportation and in effect at the time of the award of the contract. A copy of said Equipment Rental Rates is on file at the District Office.

SECTION 4 - PROTECTION OF EXISTING UTILITIES

4.1 <u>General</u> - All existing underground utility lines, power poles and overhead wiring shall be protected in place at all times, except as noted otherwise on the plans. Any damage to utilities caused by the Contractor's operation shall be repaired or replaced at the Contractor's expense.

Prior to the commencement of any construction activities, the Contractor shall contact all utility companies and local municipalities servicing the project area to review as-built utility drawings and determine appropriate means of protecting utilities.

At the discretion of the Engineer, the Contractor may be required to verify, by potholing, the location of potentially affected utilities.

4.2 <u>Cooperation with Utilities Relocated by Others</u> – Some utilities will require relocation by others prior to or during construction as shown on the drawings and as specified in these specifications and Special Provisions.

Supplement to Section 8.01 of the General Provisions. The Contractor shall coordinate and cooperate with the various utilities or their contractors to ensure the work proceeds in an orderly manner.

The Contractor shall stage his work as required to accommodate the following utility construction or relocations:

The Gas Company – The following gas lines will be relocated by The Gas Company during construction:

- 1. House line connection approximately at Station 17+25 (Sheet 4)
- 2. House line connection approximately at Station 18+39 (Sheet 4)
- 3. House line connection approximately at Station 19+05 (Sheet 5)
- 4. House line connection approximately at Station 19+88 (Sheet 5)

Contact Person:

Ms. Teresa Roblero The Gas Company Post Office Box 3003 Redlands, CA 92372 909.335.7776

Should any utility relocation result in delays to the Contractor's work schedule, the Contractor shall be entitled <u>only</u> to an equivalent extension of time for the completion of the contract, and shall not be entitled to damages due to downtime and idled equipment or additional payment over and above the agreed upon contract unit prices.

SECTION 5 - PROJECT SITE MAINTENANCE

Through all phases of construction, the Contractor shall comply with the provisions of Section 7-8 of the Standard Specifications. Before final acceptance of the work, the Contractor shall clean the work and the site of the work of all falsework, temporary structures, other construction materials and equipment, excess materials and rubbish, and shall leave the work and the site in a neat and presentable condition. Such final cleanup work shall be performed within the time specified for completion of all of the work.

SECTION 6 - SPECIAL REQUIREMENTS

6.1 <u>National Pollutant Discharge Elimination System (NPDES)</u> - The Contractor shall comply with the requirements of Board Order No. R8-2010-0033 (NPDES No. CAS618033), NPDES Area-Wide Municipal Stormwater Permit, hereafter referred to in this Section as the "Permit", issued by the California Regional Water Quality Control Board (CRWQCB) - Santa Ana Region. This Permit regulates both stormwater and non-stormwater discharges associated with Contractor's construction activities. The Contractor shall prepare and implement a Stormwater Pollution Prevention Plan (SWPPP) in accordance with Section 29 "Stormwater and Non-Stormwater Pollution Control" of the Detailed Specifications.

The Contractor's attention is directed to: 1) Section 29.2 "General Requirements" which allows the Engineer to withhold progress payments if the Contractor fails to fully implement Section 29 "Stormwater and Non-Stormwater Pollution Control" or is deemed to be in non-compliance with the provisions of the Permit; 2) Section 29.3 "Permit Registration Documents (PRDs) Preparation and Approval" which requires that the PRDs be prepared and approved prior to the Pre-Construction meeting; and 3) Section 29.6 "SWPPP Implementation" which allows the Engineer to suspend construction operations if the Contractor fails to implement the approved SWPPP and any amendments thereto.

- 6.2 <u>Sanitation</u> Sewage flows shall not be interrupted. Should the Contractor disrupt existing sewer facilities, sewage shall be conveyed in closed conduits and disposed of in a sanitary sewer system. If pumping is required it shall be done at the expense of the Contractor. A backup pumping system with equal capacity shall be provided at all times. Sewage shall not be permitted to flow in trenches or be covered by backfill.
- 6.3 <u>Confined Space Compliance</u> The Contractor shall comply with all Cal/OSHA safety regulations including regulations concerning confined space and for maintaining a safe working environment for Contractor and District employees on the site. The Contractor shall develop and maintain a confined space procedure specific to this contract that complies with the requirements contained in California Code of Regulations, Title 8, Section 5158, Other Confined Space Operations and the District Confined Space Procedure, SOM-18. A copy of SOM-18 can be obtained from the District office, 1995 Market Street, Riverside upon request.

Within five days after the award of the contract, the Contractor shall submit three (3) copies of the procedure to the Engineer for review and approval. The Contractor shall allow five (5) working days for the Engineer to review the procedure. If revisions are required as determined by the Engineer, the Contractor shall revise and resubmit the procedure within three (3) working days of receipt of the Engineer's comments and shall allow four (4) working days for the Engineer to review the revisions. The Contractor shall submit three (3) copies of the approved procedure to the Engineer prior to pre-construction meeting. The Contractor must submit an approved procedure prior to the Pre-Construction meeting.

The procedure shall provide for recording of data to develop a history of acceptable atmosphere within the confined space. That history will include:

- 1. Daily calibration of a direct reading confined space meter by trained personnel.
- 2. Daily monitoring and recording of the confined space atmosphere with a calibrated direct reading confined space meter.
- 3. Records of Items 1 and 2 shall be maintained onsite and copies given to the Engineer.
- 4. The records shall indicate if readings are of natural or mechanically enhanced ventilation.

In addition, the procedure shall include daily tours of the job site with the Engineer to ensure inlets to the confined space are free of obstruction or substances that might affect the atmosphere of the confined space.

The Contractor will be required to keep a direct reading confined space meter onsite for the duration of the contract. The meter shall be calibrated daily and shall be made available for the Engineer's use upon request.

- 6.4 <u>Heavy Equipment Working Hours</u> Use of heavy construction equipment will not be allowed before 7:00 a.m. or after 5:00 p.m. each normal working day, unless otherwise approved by the Engineer.
- 6.5 <u>Encroachment Permits</u> The Contractor is required to obtain an encroachment permit and road closure permit from the City of Jurupa Valley for work within City right of way. The District will reimburse the Contractor for fees paid for the encroachment permit and road closure permit. A copy of the encroachment permit and road closure permit shall be provided to the Engineer prior to commencement of work.
- 6.6 <u>Toxic Material Disposal</u> Toxic materials including oil, fuel oil, gasoline, coolant, fluid filters and other contaminants shall not be discharged within the project site. All such materials shall be transported offsite and disposed of at a County approved facility.
- 6.7 <u>Survey Crew</u> The Contractor shall notify the Engineer in writing at least 48 hours prior to new construction staking.

Survey Crews will be available Monday through Thursday from 7:00 a.m. to 3:30 p.m., with a half-hour off for lunch. If the Contractor requires the Survey Crew to work beyond the specified time mentioned above, it shall be considered as overtime and shall be paid by the Contractor at 1.5 times the Survey Crew's hourly rates.

- 6.8 <u>Survey Monuments</u> The Contractor shall salvage and give to the District all survey monuments and wells removed during construction. The District will reset monuments after construction.
- 6.9 <u>Job Trailer Site</u> The Contractor is required to provide a site and install an office trailer for District personnel. This trailer shall be in good condition and located in a place acceptable to the District. The trailer shall be for the sole use of the District and shall not be used by the Contractor for any activity, including storage. The Contractor shall make provisions for the privacy and security of the office, and provide air conditioning, drinking water and electrical service. The Contractor shall also provide two office chairs and a desk suitable for reviewing plans. The Contractor shall pay the monthly billings for these services. The trailer shall be fully operational and available to District personnel on the first day of work. Should the trailer or office not be available and in working condition, it is agreed by both parties at the time of entering this contract that damages in the amount of \$3,000 per month shall be assessed. It is agreed that this amount may be prorated and shall be deducted from the first contract payment and any successive payments covering any period that the facilities are unavailable.

6.10 <u>Construction Tolerances</u> – Variation in alignment, grade and dimensions of the structures and structural components from the established alignment, grade and dimensions shown on the drawings shall be within the tolerances specified in the following:

Table A – Tolerances for Grading Unlined Channels, Levees and Access Roads		
Departure from established alignment		2 inches on tangents 4 inches on curves
Departure from established profile grade	Channel bottoms, channel sideslopes in cut and fill, levee and access road sideslopes in cut	Zero <u>above</u> and 3 inches <u>below</u> the specified grade
	Top surfaces of levees and access roads in both cut and fill, levee and access road sideslopes in fill	Zero below and 3 inches above the specified grade

Regardless of the construction tolerances specified, the excavation and grading shall be performed so that the finished surfaces are in uniform planes with no abrupt breaks in the surface.

Table B - Tolerances for Trapezo	oidal Concrete	Lined Channels and Levees
Departure from established alignment		2 inches on tangents
		4 inches on curves
Departure from established profile grade		1 inch
Variation in thickness of lining,		5 percent of specified thickness
sideslopes and invert	· .	provided average thickness is
		maintained
Variation from specified width of section		0.0025 times specified width W plus
at any height		1 inch.
		0.0025W + 1 inch
Variation from specified height of lining		0.005 times specified height H plus
		1 inch.
		0.005H + 1 inch
Variation in surfaces (gradual)	Invert	1/4 inch in 10 feet
	Sideslopes	½ inch in 10 feet
Variation in surfaces (abrupt)		¼ inch

Gradual Variation tolerance shall be measured by placing a 10-foot straightedge anywhere on the finished concrete structure within 72 hours after concrete placement. The gap at any point between the straightedge and the concrete shall not exceed the specified amount.

Table C - Tolerances for	Formed, Cast-in-Place Conci	ete Structures
Departure from established alignment		1 inch on tangents 2 inches on curves
Departure from established profile grade		1 inch
Inside dimensions		0.005 times specified dimension
Variation from the plumb or the specified batter in the lines and surfaces of walls, piers and in arises	Exposed, in 10 feet Backfilled, in 10 feet	½ inch 1 inch
Variation in cross-sectional dimensions		Minus ¼ inch Plus ½ inch
Variation in surfaces (gradual)	Invert Soffits, Walls, Sideslopes	1/4 inch in 10 feet 1/2 inch in 10 feet
Variation in surfaces (abrupt)		¼ inch

Table D - Tolerances for Reinforcing Steel Placement		
Variance from indicated position	Spacing between adjacent bars and one bar diameter nor the distance between layers of bars more than one inch	
Concrete cover measured		¹ / ₄ inch
perpendicular to steel in the		
direction of tolerance		

- 6.11 <u>Surplus Excavated Material</u> Any stockpiling, grading or disposal of material outside of the project limits is not covered under the District's permits and is the sole responsibility of the Contractor. Regulatory permits that may be required include, but are not limited to, Federal Clean Water Act (Sections 401 and 404), California Fish and Game Code (Section 1602) and Federal/State Endangered Species Acts. All costs to obtain these Regulatory Permits shall be borne by the Contractor.
- 6.12 <u>Pipe Order Notification</u> The Contractor shall submit to the District the invoice from the pipe company stating, (1) pipe order date, (2) pipe quantity, and (3) estimated date of pipe delivery within 5 calendar days of the award of the contract.
- 6.13 <u>Project Signs</u> Supplementing Section 8.07 of the General Provisions, the Contractor shall be required to provide two new project signs. The Contractor shall install and maintain the project signs at locations specified by the Engineer, with painting and lettering as shown in Appendix "B" of these Special Provisions. The signs shall be installed as directed by the Engineer within five (5) days after District issuance of the Notice to Proceed. Upon completion of construction, the signs shall be removed.
- 6.14 <u>Liability Insurance</u> The Contractor's attention is directed to Section 8.02, Insurance Hold Harmless, of the General Provisions.

6.15 Accidental Discovery — In the event that any hazardous materials, historical, archaeological, or paleontological resources are accidentally discovered within project limits, the Contractor shall immediately cease all construction or ground disturbance activity in the vicinity of find and notify the Engineer. District will provide the appropriate professional to assess the significance of the discovery and, if necessary, develop appropriate management and treatment measures. The Contractor shall not resume construction in the affected area without Engineer's approval.

Should any of the above mentioned discoveries result in delays to the Contractor's work schedule, the Contractor shall be entitled <u>only</u> to an equivalent extension of time for the completion of the contract, and shall not be entitled to damages due to down-time and idle equipment or additional payments over and above the agreed upon contract prices.

SECTION 7 - SOILS REPORT

In conjunction with the soils investigation report prepared by Aragon Geotechnical, Inc., dated June 17, 2010, the Contractor's attention is directed to Article 8.08 of the General Provisions. The logs of the soil borings for this report are included for the convenience of the bidders, in conformance with Section 8.08 of the General Provisions, as Appendix "C" of these specifications. The soils report is on file in the District office, 1995 Market Street, Riverside and is available for review upon request.

SECTION 8 - NOT USED

SECTION 9 - PAYMENT

The contract prices shall include full compensation for all costs incurred under these Special Provisions and Detailed Specifications.

DETAILED SPECIFICATIONS

SECTION 10 - MOBILIZATION

- 10.1 <u>Description</u> The contract item Mobilization shall consist of expenditures for all preparatory work and operations, including but not limited to, those costs necessary for the movement of personnel, equipment, supplies and incidentals to the project site; for the establishment of all offices, buildings, construction yards and other facilities necessary for work on the project; and for all other work and operations which must be performed or costs incurred prior to beginning work on the various contract items on the project site as well as the related demobilization costs anticipated at the completion of the project.
- 10.2 <u>Payment</u> The amount credited for Mobilization on each monthly progress payment shall be equal to the total of the amounts credited for work on all the other contract items for that monthly progress payment, up to a cumulative limit of eighty percent (80%) of the lump sum price bid for Mobilization. The remaining twenty percent (20%) of the lump sum price bid for Mobilization will be paid with the final payment.

Payment of the lump sum contract price for Mobilization shall constitute full compensation for all labor, materials, equipment, and all other items necessary and incidental to completion of this item of work.

The deletion of work or the addition of extra work as provided for herein shall not affect the price paid for Mobilization.

SECTION 11 - WATER CONTROL

- 11.1 <u>Description</u> This section covers the contract item Water Control. Watersheds and/or urban runoff areas are tributary to the project site at various locations, but do not necessarily follow the alignment of the project under current conditions. Surface water in varying quantities can be expected at any time of the year, and substantial runoff can be expected during periods of rainfall. Groundwater was not indicated at the time of the soils investigation for this project. All bidders shall make their own determination regarding what the surface and/or groundwater conditions will be at the time of construction, and their impact on the bidder's operations and construction phasing.
- 11.2 <u>Water Control</u> The contract item Water Control includes the control and/or diversion of surface runoff as well as groundwater within the work area as required to complete the work. All work shall be carried on in areas free of water. Care should be exercised so that runoff or diversion flows do not erode, undermine or otherwise damage either facilities which have been constructed or adjacent private properties. The responsibility for the protection of all existing and proposed improvements lies with the Contractor.
- 11.3 <u>Measurement and Payment</u> The methods of controlling both surface and groundwater will be the responsibility of the Contractor. The contract lump sum price paid for Water Control shall include full compensation for all direct and indirect costs incurred under this section, and

for doing all the work involved in controlling surface runoff and groundwater within the construction area, as specified in these Detailed Specifications, and as directed by the Engineer.

Payment will be made on a basis of the percentage of the work completed on the entire project.

SECTION 12 - TRAFFIC CONTROL

- 12.1 <u>Description</u> The contract item Traffic Control shall include labor, flagmen, lights, barricades, signs, materials, temporary bridges and equipment necessary to ensure that the vehicular and pedestrian traffic conforms to requirements as set forth in this section and as shown on the drawings.
- 12.2 <u>Notification of Agencies</u> The Contractor shall notify the following agencies a minimum of 48 hours in advance of start of any street work and inform them of the proposed construction schedule and provide any additional pertinent information they may request:

AT&T (Randy Boring)	714.666.5674
Charter Communications (George Alvarez)	626.945.6252
City of Jurupa Valley (Roy Stephenson)	714.431.4100
Corona-Norco Unified School District	951.736.5000
Riverside County Fire Department	951.940.6910
Riverside County Sheriff's Department	951.955.2400
Santa Ana River Water Company (Arnold Rodriguez)	951.685.6503
Southern California Edison (Catherine Walker)	909.930.8439
The Gas Company (Teresa Roblero)	909.335.7776
Underground Service Alert	800.227.2600
United States Postal Service (Mira Loma)	951.685.1071
Waste Management	951.280.5400

The Contractor is not relieved of his responsibility of notifying the various departments and agencies mentioned above, even if their telephone numbers may have changed without notice.

The above agencies shall also be advised by the Contractor of any major change in the construction schedule that could restrict pedestrian or vehicular traffic.

12.3 <u>Public Convenience and Access</u> - The Contractor shall comply with the requirements of Section X of the General Provisions and shall provide continuous access to all private property. Additional provisions shall be made as necessary to protect the public and accommodate traffic with a minimum of inconvenience.

Closures or partial closures of the traveled way implemented by the Contractor shall be related to actual work being performed at the time. Closures shall not be maintained if work is not being performed. If the existing closure is not essential to the type of work being performed at the time, the traveled way shall immediately be restored to a safe condition for public use.

The Contractor shall provide temporary bridge crossings for all driveway entrances to be closed to vehicular access for any period exceeding 4 hours.

Temporary bridges shall have a minimum width of 12 feet for residential driveways and 24 feet for business driveways, and shall be designed for an AASHTO H20 truck loading. Steel plates placed over the trench shall have a minimum thickness of 1.25" and the surface shall be roughened or coated to provide a non-skid surface. For spans greater than 4 feet, a structural design shall be prepared by a Registered Civil Engineer and submitted to the District for review and approval.

The Contractor shall notify each resident in writing 3 days in advance of excavating past the affected driveway entrance. Such notice shall contain the expected day and period of time (not to exceed 4 hours) that the driveway is to be out of service. A copy of each letter shall be submitted to the Engineer.

- 12.4 <u>Construction Signs and Traffic Control Plans</u> All construction signs, barricades, delineators, etc., shall conform with the U.S. Department of Transportation, Federal Highway Administration, "Manual on Uniform Traffic Control Devices for Streets and Highways (MUTCD), Part 6, latest edition", and the MUTCD California Supplement, Part 6 along with the Uniform Sign Chart as shown on the drawing.
- 12.5 <u>Flaggers</u> All personnel utilized as flaggers must be trained in the proper fundamentals of flagging and signaling.
- 12.6 <u>Striping and Pavement Marking</u> Temporary and permanent striping shall be performed by the Contractor at his expense as directed by the Engineer. The Contractor shall restore the permanent striping immediately after resurfacing of the streets is completed. The Contractor shall notify the City of Jurupa Valley, Telephone: 714.431.4100 at least 48 hours prior to restriping.

All temporary traffic striping and pavement markings shall conform to Section 84 of the State Standard Specifications and shall be acceptable to the Riverside County Transportation Department.

All pavement markings such as arrows, "STOP", "ONLY", reflectors, etc., shall be replaced by the Contractor using thermoplastic. Thermoplastic crosswalk, traffic stripes and pavement markings shall conform to the provisions in Section 84-1, "General" and 84-2, "Thermoplastic Traffic Stripes and Pavement Markings" of the State Standard Specifications and these Detailed Specifications.

12.7 <u>Payment</u> - The contract prices paid for Traffic Control shall include full compensation for all material and labor costs incurred under this section. Contractor is advised that traffic plans as shown on the drawings may be modified as field conditions require. No additional payment shall be made for modifications to the traffic plan.

This payment will be made on a basis of the percentage of work completed on the entire project.

SECTION 13 - CLEARING AND MISCELLANEOUS WORK

- 13.1 <u>Description</u> This section covers the contract item Clearing and Miscellaneous Work as required for construction of the work. All objectionable materials shall be removed and disposed of outside of the limits of the construction easements and permanent rights of way.
- 13.2 <u>Clearing and Miscellaneous Work</u> The contract item Clearing and Miscellaneous Work includes the removal and disposal of all vegetation, trees, roots, stumps, fences, pipes, culverts, rocks, structures, concrete and asphalt excluding those items defined specifically as excavation in the appropriate section.

Included in this item are the following:

- 1. The Contractor shall leave all improved parkways undisturbed where possible. When this is impractical he shall returf in kind, areas disturbed in the parkways including removing and replacing interfering portions of sprinkler systems. Sod shall be used to restore disturbed grass. All work is to be done to the satisfaction of the Engineer.
- 2. The temporary relocation of signs and mailboxes, and their reinstallation. Work involving mailboxes shall be coordinated with the Postal Service.
- 3. The stenciling and signage on top of all catch basins and drop inlets. Stenciling and signage will be provided by the District.
- 4. Removal of existing 18" RCP as shown on Sheet 2 of the drawings.
- 5. Removal of sump structure as shown on Sheet 6 of the drawings.

Finally, included in this item are those types of work as shown on the drawings not specified for pay under any other individual contract item.

13.3 <u>Payment</u> - The contract price paid for Clearing and Miscellaneous Work shall be full compensation for all costs incurred under this section.

This payment will be made on a basis of the percentage of work completed on the entire project.

SECTION 14 - EARTHWORK

14.1 <u>Description</u> - This section covers the contract items Excavation; Roadway Excavation; Backfill; Slurry Cement Backfill; Controlled Low Strength Material (CLSM); and Filter Material.

14.2 <u>General Excavation Requirements</u> - Pipe Excavation shall be in conformance with Section 306 of the Standard Specifications. Channel Excavation shall be in conformance with Section 300-7. Structure Excavation shall be in conformance with Section 300-3 of the Standard Specifications and Basin Excavation shall be in conformance with Section 300-6 of the Standard Specifications. Access to trenches shall be in conformance with Section 306-1.1.4 and the manner of bracing excavations shall be in conformance with Section 306-1.1.6 of the Standard Specifications.

Excavation shall be kept to the minimum widths required for efficient placing of the pipe or structure and the construction of the various other concrete structures. However, for pipe placement the minimum width of trench shall be 24 inches greater than the outside diameter of the pipe. The maximum length of open trench shall be in conformance with Section 306-1.1.2 of the Standard Specifications.

In excavating for surfaces against which concrete is to be placed, care shall be exercised in removing the final lift. Upon completion of excavation for structures and pipe, surfaces against which concrete is to be placed shall be free of debris, mud or ponded water.

The foundation for all concrete structures including concrete channels and sideslopes will be inspected and tested after excavation. The subgrade shall be compacted to ninety percent (90%) relative compaction prior to the placement of concrete.

Material which will not provide a suitable foundation shall be removed and replaced with compacted select material as directed by the Engineer.

Any overexcavation shall be filled with select material compacted to ninety percent (90%) relative compaction and meeting the material requirements for backfill.

The Contractor shall remove slides and materials eroding into the work, and the slopes and grades refinished to original grades as specified.

The Contractor shall dispose of all surplus excavated material outside of the limits of the construction easements and permanent rights of way.

The removal of rock material from within the excavation paylines which requires the use of blasting or equipment beyond that normally necessary to accomplish the excavation (as determined by the Engineer) shall be paid for in accordance with Section VII, Article 7.03 of the General Provisions. The cost of removal and disposal (including trucking) of rock away from the jobsite will be paid for under the contract item Excavation and no additional compensation will be allowed.

Blasting, when necessary, as approved by the Engineer shall be in accordance with Section 19-2.03 of the State Standard Specifications.

The Contractor's attention is directed to the General Provisions, Section V, Article 5.09 on the use of explosives and Article 5.11 in regard to unforeseen difficulties.

- 14.3 Excavation The contract item Excavation covers the removal of all material including asphalt, aggregate base, abandoned pipelines and concrete from within the excavation paylines as specified and as required for the construction and installation of the reinforced concrete box, junction structures, headwalls, manholes, transitions and pipe as shown on M815 of the standard drawings, and the disposal of all surplus material. All A.C. and P.C.C. shall be sawcut unless otherwise specified.
- 14.4 <u>Roadway Excavation</u> The contract item Roadway Excavation covers the header cut, the sawcutting, excavation and removal of all materials including asphalt concrete, aggregate base and native material to the depths and dimensions as specified and as shown on the drawings and the disposal of all surplus material.

Exclusive of this contract item is the asphalt concrete and aggregate base excavation within the storm drain trench excavation limits which will be measured and paid by the contract item Excavation.

Included in this contract item is the recompaction of the existing Aggregate Base to 95% relative compaction after removal of existing asphalt concrete.

The final cut shall result in a uniform surface conforming to the typical cross sections. The outside lines of the planed area shall be neat and uniform. The road surfacing to remain in place shall not be damaged in any way.

The material planed from the roadway surface, including material deposited in existing gutters or on the adjacent traveled way, shall be immediately removed from the work site and disposed of outside the right of way. The removal crew shall follow within 50 feet of the planer unless otherwise directed by the Engineer.

14.5 <u>General Backfill Requirements</u> - Whenever fill is specified or required (except for pipe backfill) the work shall be performed as set forth in Sections 300-4.1 to 300-4.8 of the Standard Specifications. Backfill for pipe shall conform to Section 306-1.3 of the Standard Specifications.

No backfill materials shall be placed against the outside walls of cast-in-place concrete structures until the concrete has developed eighty percent (80%) of its design strength. No fill or traffic will be permitted on the top of any cast-in-place concrete structure until the concrete in the structure has attained its design strength. Compressive strength will be determined by test cylinders taken by the Engineer.

Regardless of the method of densification, backfill material shall not be placed against any reinforced concrete structure until the structure has been inspected and approved for backfilling by the Engineer.

Densification of backfill will be accomplished by either mechanical methods or water densification methods as described in (1) and (2) below. All relative compaction tests will be made by the Engineer in conformance with California Test 216. Whenever relative compaction is specified to be determined by California Test 216, the in-place density may be determined by California Test 231. The wet weight or dry weight basis and English units of measurement may be used at the option of the Engineer.

(1) <u>Mechanical Compaction</u> - Backfill shall be mechanically compacted by means of tamping rollers or other mechanical tampers. Impact-type pavement breakers (stompers) will not be permitted unless otherwise approved by the Engineer.

All backfill material for structures shall be placed in uniform layers and shall be brought up uniformly on each side of the structure. The thickness of each layer of backfill shall not exceed 8 inches before compaction unless otherwise approved by the Engineer. For hand directed mechanical compactors, the thickness of each layer shall not exceed 4 inches before compaction.

- (2) <u>Water Densification</u> Water Densification of bedding and backfill shall be by jetting and shall be used when approved by the Engineer. Jetting for bedding and backfill shall conform to Section 306-1.3.3 of the Standard Specifications except as modified as follows:
 - a. Jetting may be allowed for bedding, when approved by the Engineer, in conditions where soils of the trench walls have a sand equivalent less than 15, provided the Contractor takes appropriate action to drain the water.
 - b. Undensified lifts shall not exceed 4 feet.
 - c. Suitable backfill material to be jetted shall have a sand equivalent of 30 or greater.
 - d. If cast-in-place concrete pipe is used, jetting will not be permitted.
 - e. Jetting of the top 4 feet of backfill measured from the subgrade plane will not be permitted in roadway areas.

The work shall be performed in such a manner that water will not be impounded. Backfill shall be brought up uniformly on each side of the structure. Jetting methods shall be supplemented by the use of vibratory or other compaction equipment when necessary to obtain the required compaction.

Approval to use specific methods and compaction equipment shall not be construed as guaranteeing or implying that the use of such methods and equipment will not result in damage to adjacent ground, existing improvements or improvements installed under the contract, nor shall it be construed as guaranteeing proper compaction. The Contractor shall make his own determination in this regard.

All backfill and bedding around structures and pipe shall be compacted to not less than ninety percent (90%) relative compaction. Where such material is placed under existing or proposed paved roadways, the top 3 feet, measured from the subgrade plane, shall be compacted to ninety-five percent (95%) and shall be compacted by Method (1).

Trench bottoms for structures and pipe shall be graded to provide firm and uniform bearing throughout the entire length of the structures and pipe.

Pipe bedding shall consist of well graded granular material having a sand equivalent value of not less than 30 and be capable of being readily consolidated by jetting and vibrating. Jetting shall be as described by Method (2) Water Densification and the jet pipe shall be inserted at intervals of three (3) feet maximum continuous along each side of the pipe. Gravel of crushed aggregate shall not be used for bedding materials. Pipe bedding shall be placed to one foot above the top of the reinforced concrete pipe as shown on the drawings. The Contractor may use onsite material for pipe bedding subject to the approval of the Engineer and provided it meets the requirements as set forth above.

Based on the Soils Report, the onsite material is not suitable for pipe bedding. The Contractor will thus be required to import suitable material. The cost of importing suitable bedding material shall be included in the unit price for the contract item Backfill.

Backfill material placed above the bedding shall consist of either select material from the excavation or imported material, as approved by the Engineer.

Controlled Low Strength Material (CLSM) shall be used for pipe bedding and shall consist of Portland cement, aggregate, water and fly ash. CLSM shall be placed to 12" above the top of the reinforced concrete pipe or as shown on the drawings.

Backfill material placed above the CLSM shall consist of either select material from the excavation or imported material, as approved by the Engineer.

- 14.6 <u>Testing</u> District personnel shall perform compaction tests as described below. These tests represent the minimum required. Additional tests may be taken at the Engineer's direction.
 - 1. Mainline Trenches A complete series of compaction tests will be taken for each 4-foot thickness of backfill placed. Each series will consist of tests taken at approximate maximum intervals of 300 feet. Each series will begin at the top of the bedding zone.
 - 2. Any failed test will result in a retest.

When water densification is requested, sand equivalent tests representing foundation soils and proposed backfill material shall be obtained at approximate maximum intervals of 1,000 feet. Additional tests may be necessary to define limits of suitable backfill material.

- 14.7 <u>Backfill</u> The contract item Backfill includes all backfill and pipe bedding material compacted as specified around the various concrete structures and pipe within the paylines as shown on M815 of the standard drawings.
- 14.8 <u>Slurry Cement Backfill</u> The contract item Slurry Cement Backfill shall be the placement of slurry backfill as specified around the pipe or structure or as directed by the Engineer.

Slurry Cement Backfill shall be in conformance with Section 19-3.062 of the State Standard Specifications.

A minimum of two (2) sacks of cement shall be used for each cubic yard of Slurry Cement Backfill produced.

Slurry Cement Backfill shall have a minimum 28-day compressive strength of 2,000 psi.

14.9 <u>Controlled Low Strength Material (CLSM)</u> – The contract item Controlled Low Strength Material (CLSM) covers the placement of CLSM backfill around the pipe or structure as directed by the Engineer.

CLSM shall be in conformance with Section 201-6 of the Standard Specifications.

CLSM shall be hand excavatable, a minimum of two (2) sacks of cement shall be used for each cubic yard of CLSM produced.

CLSM shall have a 28-day compressive strength between 200 to 300 psi.

14.10 <u>Filter Material</u> - The contract item Filter Material includes all filter material to be placed below the reinforced concrete pipe and various other structures but exclusive of connector pipes and catch basins.

The Contractor should note that the placing of filter material will be determined from field conditions as directed by the Engineer.

The materials for filter material shall conform to Sections 90-2.02 and 90-3.01 of the State Standard Specifications. Grading shall meet the requirements for 1" x No. 4 coarse aggregate as per Section 90-3.02 of the State Standard Specifications. The filter material shall be consolidated and the surface trimmed to final grade as directed by the Engineer.

14.11 <u>Measurement</u> - Excavation; Roadway Excavation; Backfill; Slurry Cement Backfill; Controlled Low Strength Material (CLSM); and Filter Material beyond the limits established by the drawings, unless ordered in writing by the Engineer, will not be measured for payment.

The excavated material shall be measured from the ground surface existing at the start of excavation, as determined from surveyed cross sections taken by the District, to the lines, grades and dimensions shown on the drawings. Longitudinal limits of the excavations as shown on the

profile drawings terminate at a vertical plane at the limits of the structure, measured along the longitudinal axis of the various structures.

Measurement for payment for the contract item Excavation will be the number of cubic yards of material excavated as shown on the drawings. Longitudinal limits of the excavations terminate at a vertical plane at the limits of pipe or structures, measured along the longitudinal axis of the pipe or structure.

Measurement for payment for the contract item Roadway Excavation will be the number of cubic yards of material excavated as shown on the drawings or as directed by the Engineer.

Measurement for payment for the contract item Backfill will be the number of cubic yards of material placed in final position as specified and within the limits of the payment lines shown on the drawings. The longitudinal limits shall terminate at a vertical plane at the limits of the pipe or structure, measured along the longitudinal axis of the various pipe or structures. Volumes occupied by structures, aggregate base, asphalt concrete and other features for which a separate payment is made will be deducted from the gross volume.

Measurement for payment for the contract item Slurry Cement Backfill will be the number of cubic yards of material placed in final position as specified and within the limits of the payment lines for bedding to 4 inches above top of pipe only and noted on Sheets 2, 3 and 5 of the drawings. The longitudinal limits for Slurry Cement Backfill shall terminate at a vertical plane at the limits of the pipe or structure, measured along the longitudinal axis of the various pipe or structures. Volume occupied by structures, aggregate base, asphalt concrete and other features for which a separate payment is made will be deducted from the gross volume.

Measurement for payment for the contract item Controlled Low Strength Material (CLSM) will be the number of cubic yards of material placed in final position as specified and within the limits of the payment lines for bedding only, as shown on the Standard Drawing M815 and noted on Sheet 4 of the drawings or as directed by Engineer. The longitudinal limits for CLSM shall terminate at a vertical plane at the limits of the pipe or structure, measured along the longitudinal axis of the various pipe or structures. Volume occupied by structures, aggregate base, asphalt concrete and other features for which a separate payment is made will be deducted from the gross volume.

Measurement for payment for the contract item Filter Material will be the number of cubic yards of material placed in final position as specified to the lines, grades and dimensions as shown on the drawings or as directed by the Engineer.

14.12 <u>Payment</u> - The contract prices paid for Excavation; Roadway Excavation; Backfill; Slurry Cement Backfill; Controlled Low Strength Material (CLSM) and Filter Material shall include full compensation for all costs incurred under this section.

SECTION 15 - TRENCH SAFETY SYSTEM

- 15.1 <u>Description</u> This section covers the contract item Trench Safety System. This item is defined as a method of protecting employees from cave-ins, from material that could fall or roll from an excavation face or into an excavation, or from the collapse of adjacent structures. Trench safety systems include support systems, sloping and benching systems, shield systems and other systems that will provide necessary protection. The item includes the furnishing and implementation of the safety system as required by Section 306-1.1.6 of the Standard Specifications or as directed by the Engineer.
- 15.2 <u>Trench Safety System</u> Excavation for any trench five (5) feet or more in depth shall not begin until the Contractor has provided to the Engineer, a detailed plan for worker protection from the hazards of caving ground during the excavation of the trench. The plan shall show the details of the design of shoring, bracing, sloping or other provisions to be made for worker protection including any design calculations done in the preparation of the plan. No such plan shall allow the use of shoring, sloping or a protective system less effective than that required by the Construction Safety Orders of the California Department of Industrial Relations, Division of Occupational Safety and Health Administration (Cal-OSHA). The plan shall be prepared and signed by an engineer who is registered as a civil engineer in the State of California, and the plan and design calculations shall be submitted for review at least two (2) weeks before the Contractor intends to begin trenching operations.

All safety plans shall reflect surcharge loadings imparted to the side of the trench by equipment and stored materials. Surcharge loads shall be monitored to verify that such loads do not exceed the design assumptions for the system.

The Contractor should not assume that only one type of trench safety system such as a shield or "trench box" will be adequate for all trenching situations encountered on a given project. The Contractor should be prepared with alternative safety system designs (such as solid sheeting) should construction circumstances dictate the use of such.

Trench safety system designs for support systems, shield systems or other protective systems whether drawn from manufacturers' data, other tabulated data or designed for this particular project must be signed by a civil engineer registered in the State of California prior to submittal to the District for review. A shoring plan for the specific use of a shield shall be prepared. Catalogs or engineering data for a product should be identified in the plan as supporting data. All specific items or applicable conditions must be outlined on the submittal.

The State of California Department of Transportation "Trenching and Shoring Manual" will be used as a guide for plan review and approval.

Also included in this item is the fencing and barricading of the open trench as required for the safety of pedestrians and vehicular traffic as directed by the Engineer.

15.3 <u>Measurement and Payment</u> - The contract price paid for the item Trench Safety System shall include full compensation for all costs incurred under this section.

This payment will be made on a basis of the percentage of the work completed on the items related to trenching operations.

SECTION 16 - CONCRETE CONSTRUCTION

- 16.1 <u>Description</u> This section includes the contract items Reinforcing Steel and the various classes of Concrete.
- 16.2 <u>General Requirements</u> Concrete for all purposes shall be composed of Portland Cement, aggregates and water of the quantities and qualities herein specified, and in the required proportions. The ingredients are to be well mixed and brought to the proper consistency and to have a compressive strength at the age of 28 days of not less than the amount shown in the following tabulation for each type of work listed:

CONCRETE CLASS	MINIMUM SACKS CEMENT/C.Y.	TYPE OF WORK	POUNDS PER SQUARE INCH	
A	6	Transition Structure No. 3, Concrete Bulkhead	4000*	
A	6	Slope Paving, Catch Basins, Drop Inlets, Cross Gutters, Manholes, Concrete Collars and Headwalls	3250*	
В	5	Local Depressions, Concrete Pads, Encasements, Curb and Gutter, Driveways, Sidewalk and Miscellaneous Concrete not otherwise specified	3000*	
E	2	Slurry Cement Backfill	2000	
E	2	Controlled Low Strength Materia	1 200-300 Maximum	

*Note: Concrete for use in structures constructed from State of California, Department of Transportation Standard Plans shall have compressive strengths as called for on those plans.

16.3 <u>Material and Methods</u> - All concrete materials, methods, forms and proportioning shall conform to Sections 51 and 90, and additionally, curb construction shall conform to Section 73 of the State Standard Specifications. Concrete test specimens will be made in accordance with ASTM Designation C-31 and C172. Test for concrete compressive strengths will be performed in accordance with ASTM Designation C-39. Combined aggregate grading for all concrete shall

be in conformance with Section 90-3.04 of the State Standard Specifications and the following tabulation for each type of work listed:

TYPE OF WORK COMBINED AGGREGATE GRADING

The inverts of: Transition Structures and Manholes

1-1/2" Maximum

Catch Basins, Cross Gutters, Local Depressions, Curb and Gutter, Driveways, Sidewalk, Cutoff Walls, Bulkheads, Collars, Encasements and other Miscellaneous Concrete not otherwise specified. All other concrete structures 1" Maximum

Controlled Low Strength Material (CLSM)

3/8" Maximum

Fly Ash, Class F may be substituted for cement, up to a maximum of 15 percent by weight for all concrete. Fly Ash shall meet the standards of ASTM Designation: C-618. Water reducing agents meeting ASTM Designation: C-494 will be permitted in amounts recommended by the supplier and approved by the Engineer in writing.

No other admixture shall be used in any class of concrete without written permission from the Engineer.

Supplementing Section 90-1.01 of the State Standard Specifications, prior to placement of any concrete the Contractor shall submit mix designs, for all types of concrete to be placed, to the Engineer for approval. Supplementing Section 90-6.03 of the State Standard Specifications, concrete delivered to the job site shall be accompanied by a ticket containing the weight of each of the individual ingredients in the mix.

- 16.4 General Reinforcing Steel Requirements Reinforcing steel for all reinforced concrete structures shall be Grade 60 Low-Alloy or Grade 60 Billet-Steel. The reinforcing steel for use in structures constructed from State of California, Department of Transportation Standard Plans shall be of Grade 60 or as called for on those plans. Cleaning, bending, placing and spacing of reinforcement shall conform to the applicable provisions of Section 52 of the State Standard Specifications and to the drawings. The Contractor shall furnish a "Certificate of Compliance" with the specification of ASTM Designation: A-706/A or A-615/A. All splices shall conform to the requirements of A.C.I. Manual, Standard 318, latest edition. Splices requested by the Contractor for his convenience shall be subject to approval by the Engineer. Longitudinal lap shall be 16 inches minimum for #4 bars and 19 inches minimum for #5 bars.
- 16.5 <u>Consistency</u> The consistency of the concrete shall be such as to allow it to be worked into place without segregation. Unless otherwise specified, the slump shall be 3 inches plus or minus 1 inch for all concrete, except the concrete for the cast-in-place concrete pipe which shall have a slump of 2 inches plus or minus 1 inch.

CLSM flow characteristics shall be determined by the producer to meet job site conditions and shall be approved by the Engineer.

The slump test shall be performed in accordance with the requirements of ASTM Designation: C-143. Slumps greater than those specified may be cause for rejection of the concrete by the Engineer.

16.6 <u>Placing</u> - Supplementing Section 51-1.09 of the State Standard Specifications, concrete shall not be placed except in the presence of the Engineer. The Contractor shall give reasonable notice to the Engineer each time he intends to place concrete. Such notice shall be far enough in advance to give the Engineer adequate time to inspect the subgrade, forms, steel reinforcement and other preparations for compliance with the specifications before concrete is delivered for placing.

Formed concrete shall be placed in horizontal layers in lifts of not more than 20 inches. Hoppers and chutes, pipes and "elephant trunks" shall be used as necessary to prevent segregation of the concrete.

16.7 <u>Form Removal and Finish</u> - Forms shall be removed only when the Engineer has given his approval. Forms shall be removed in such a way as to prevent damage to the concrete. Supports shall be removed in a manner that will permit the concrete to take stresses due to its own weight uniformly.

Forms shall not be removed sooner than the following minimum time or strength after the concrete is placed. These times represent cumulative number of days and fractions of days, not necessarily consecutive, during which the temperature of the air adjacent to the concrete is above 50 degrees F. If the temperature falls below 50 degrees Fahrenheit at any time after the concrete is placed in the forms, the Engineer will advise the Contractor of additional time required before forms can be removed.

<u>Element</u> <u>Strength or Time</u>

All structures 16 hours

The finish on all exposed formed surfaces shall conform to Section 51-1.18B Class 1 Surface Finish of the State Standard Specifications. A tight wood float finish will be required on the surface of trapezoidal channels and bridge decks and excessive surface working will not be permitted. The exposed concrete surfaces shall be broomed in a transverse direction with a fine textured hair push broom to produce a uniform surface and eliminate float marks. Brooming shall be done when the surface is sufficiently set to prevent deep scarring. If directed by the Engineer, a fine spray of water shall be applied to the surface immediately in advance of brooming.

Exposed corners of all concrete structures shall be finished with a 3/4" chamfer.

Concrete flatwork shall match adjacent surfaces. The concrete shall be struck off and tamped or vibrated until a layer of mortar has been brought to the surface. The top surface and face of curbs, gutters, catch basins and sidewalks shall be finished to match adjacent surfaces.

16.8 <u>Curing</u> - All concrete shall be prevented from drying for a curing period of at least seven (7) days after it is placed. Surfaces exposed to air during the curing process shall be kept continuously moist for the entire period or until curing compound is applied.

Formed surfaces shall be thoroughly wetted immediately after forms are removed and shall be kept wet until patching and repairs are completed. Water or covering shall be applied in such a way that the concrete surface is not eroded or otherwise damaged. Water for curing shall be clean and free from any substances that will cause discoloration of the concrete.

Concrete may be coated with curing compound in lieu of the continued application of moisture. The curing compound shall comply with the requirements of Section 90-7.01B of the State Standard Specifications. The curing compound shall be No. 5 White Pigmented Curing Compound conforming to the requirements of ASTM Designation: C-309, Type 2, Class B for all concrete surfaces other than for flatwork which shall be coated with a clear or translucent curing compound containing a red fugitive dye.

The curing compound shall be sprayed on the moist concrete surfaces as soon as free water has disappeared, but shall not be applied to any surface until patching, repairs and finishing of that surface are completed. The curing compound shall be thoroughly mixed immediately before applying, and shall be applied at a uniform rate of not less than one gallon per 150 square feet of surface. No separate payment will be made for the curing compound or its application.

16.9 <u>Joints</u> - Joints shall be made at the locations shown on the drawings, or as approved by the Engineer.

Construction joints, when required, shall be located between the transverse joints and, unless otherwise specified on the plans, shall utilize 1/2 inch diameter deformed bars 30 inches long, spaced at 18-inch centers as tie bars. The construction joints shall be straight and finished in a workmanlike manner.

Surfaces of construction joints shall be cleaned as set forth in Section 51-1.13 of the State Standard Specifications.

- 16.10 <u>Class "A" Concrete, Minor Structures</u> The contract item Class "A" Concrete, Minor Structures includes the complete construction of the catch basins, collars, cross gutters, and drop inlets. Included in the pay item is all earthwork and reinforcing steel required for these structures, but exclusive of the required miscellaneous iron and steel.
- 16.11 <u>Class "B" Concrete, Miscellaneous</u> The contract item Class "B" Concrete, Miscellaneous includes the complete construction of the curb and gutters, sidewalks, driveways, local depressions, pipe plugs, sewer encasements, manhole concrete pads and any other concrete

not specified. Included in the pay item is all earthwork and reinforcing steel required. The subgrade for cross gutters and driveways shall be recompacted to ninety-five percent (95%) relative compaction prior to the placement of concrete.

- 16.12 <u>Transition Structures</u> The contract item Transition Structure No. 3 covers the complete construction of these structures, including reinforcing steel, but exclusive of earthwork.
- 16.13 <u>Manholes</u> The contract item Manhole No. 1 covers the complete construction of standard and modified structures, including reinforcing steel, exclusive of earthwork and the miscellaneous iron and steel.

The manhole rings are required and shall conform to ASTM Designation: C-478, and the drawings. The rings shall be laid up, using Type II modified cement with a 1:2 mix mortar and with 1/2-inch minimum thickness pointed joints. On completion, vertical wall section shall not be out of plumb by more than 1/2-inch in 10 feet of vertical height. The manhole rings shall also be accurately aligned. The cast iron manhole frame and cover shall be installed, with frame accurately set to finished grade of pavement, in mortar well tamped around the perimeter of frame to ensure full bearing.

16.14 <u>Measurement</u> - Measurement for payment for the contract items Class "A" Concrete, Minor Structures and Class "B" Concrete, Miscellaneous will be the number of cubic yards placed as specified, measured to the neat lines as shown on the drawings.

Measurement for payment for the contract items Transition Structure No. 3 and Manhole No. 1 will be the number of each type constructed as specified.

No measurement or payment will be made for dowels, tie bars, tie wires, blocks, chairs and other accessories.

16.15 <u>Payment</u> - The contract prices paid for the various Concrete items shall include full compensation for all costs incurred under this section.

SECTION 17 - CONCRETE PIPE

- 17.1 <u>Description</u> This section covers the contract item Reinforced Concrete Pipe of the various sizes as required for the work.
- 17.2 <u>General Pipe Requirement</u> Pipe materials, manufacture and quality, shall conform to ASTM Designation: C-76 or C-655. The Engineer shall be furnished a "Certificate of Compliance" signed by the manufacturer of the pipe certifying that the pipe conforms to the ASTM requirements. All pipe and pipe material supplied by the Contractor shall be new.

The District will also require the D-load bearing strength test conforming to ASTM C-497 for new pipe 48" or greater, in conformance with Sections 207-2.9.1(1) and 207-2.9.2 of the Standard Specifications as a basis for acceptance of the pipe. The test shall be performed in the presence of the Engineer.

Pipe shall be laid in a trench free of ponded water in conformance with Section 306-1.2.2, with joints in conformance with Section 306-1.2.4 of the Standard Specifications.

Pipe ends shall be cleaned and moistened prior to making up joint.

- 17.3 <u>Reinforced Concrete Pipe</u> The contract items for the various Reinforced Concrete Pipe include the furnishing and installing of the various pipe as specified, exclusive of earthwork.
- 17.4 <u>Pipe on Curves</u> Unsymmetrical closure of pipe joints shall not exceed 1 inch pull on the outside of the curve when pull is measured at the springline on the inside of the pipe. Mortar joints on curves shall conform in strength, texture of mortar finish and tightness to the joints for straight ended pipe.

When beveled pipe is used the maximum deflection angle shall not exceed 6 degrees unless shown on the plans or approved by the Engineer.

- 17.5 <u>Video Inspection</u> All concrete pipe (cast-in-place and reinforced) with inside diameters of 30 inches or less shall be videotaped prior to final inspection. Copies of the videotapes shall be provided to the Engineer. For pipe placed within roadway area, video inspection shall be performed and the results approved by the Engineer prior to paving.
- 17.6 <u>Measurement</u> Measurement for payment of the contract items Reinforced Concrete Pipe of the various sizes and classes will be the number of lineal feet of each class installed as specified measured along the centerline of the pipe in place including curves.
- 17.7 <u>Payment</u> The contract prices paid for the Reinforced Concrete Pipe shall include full compensation for all costs incurred under this section.

SECTION 18 - NOT USED

SECTION 19 - ASPHALT CONCRETE CONSTRUCTION

- 19.1 <u>Description</u> This section covers the contract items Aggregate Base, Class 2; Asphalt Concrete Type "B"; and Temporary Resurfacing.
- 19.2 Aggregate Base, Class 2 The contract item Aggregate Base, Class 2 includes furnishing and placing such material as indicated on the drawings. Aggregate Base, Class 2 shall be clean and free from roots, vegetable matter and other deleterious substances, and be of such character that when wet it will compact to form a firm stable base. Material and placing shall be in accordance with Section 26 of the State Standard Specifications using 3/4-inch maximum size.

The aggregate base shall also have a sand equivalent value of not less than 35 when tested in conformance with California Test Method 217.

The aggregate base material shall be spread as specified in Sections 26-1.035 and 26-1.04 of the State Standard Specifications. The aggregate base material shall be compacted as specified in Section 26-1.05 of the State Standard Specifications.

19.3 <u>Asphalt Concrete, Type "B"</u> - The contract item Asphalt Concrete, Type "B" covers the asphalt concrete necessary for the repair and resurfacing of streets damaged or removed due to construction operations.

The Contractor shall not pave any or start paving asphalt concrete until all compaction on the aggregate base are tested and approved by the Engineer.

The Asphalt Concrete shall be Type "B" and shall be proportioned, mixed, spread and compacted in accordance with the applicable provisions in Section 39 of the State Standard Specifications and these Detailed Specifications. The gradation of the mineral aggregate shall be one-half inch (1/2-inch) maximum, medium for final course and three-quarter inch (3/4-inch) maximum, coarse for base course.

The Contractor shall furnish and place the asphalt concrete with all asphaltic emulsions required. The asphalt binder to be mixed with aggregate shall conform to these Detailed Specifications and shall be of the Performance Grade (PG) designated below or as determined by the Engineer:

• Grade PG 64-10 (Inland Valleys)

The amount of asphalt binder to be mixed with the mineral aggregate shall be between three percent (3%) and seven percent (7%) by weight, of the dry mineral aggregate. The exact amount of asphalt binder to be mixed with the mineral aggregate will be determined by a special mix design.

Liquid asphalt for prime coat shall conform to the provisions in Section 93, "Liquid Asphalts", of the State Standard Specifications and shall be Grade PG 64-10.

Asphalt emulsion for paint binder (tack coat) shall conform to the provisions in Section 94, "Asphaltic Emulsions", of the State Standard Specifications for the rapid-setting or slow-setting type and shall be grade PG 64-10.

Asphalt shall consists of refined petroleum or a mixture of refined liquid asphalt and refined solid asphalt, prepared from crude petroleum. Asphalt shall be:

- A. Free from residues caused by the artificial distillation of coal, coal tar or paraffin.
- B. Free from water.
- C. Homogeneous.

The Contractor shall furnish asphalt in conformance with the State of California Department of Transportation's "Certification Program for Suppliers of Asphalt". The

Department maintains the program requirements, procedures, and a list of approved suppliers at: http://www.dot.ca.gov/hq/esc/Translab/ofpm/fpmcoc.htm.

The Contractor shall ensure the safe transportation, storage, use and disposal of asphalt.

The Contractor shall prevent the formation of carbonized particles caused by overheating asphalt during manufacturing or construction.

Performance grade paving asphalt shall conform to the testing requirements in the table below:

Performance Graded Asphalt Binder

Property	AASHTO Test Method	phalt Binder Specification Grade							
		PG	PG	PG					
		64-10	64-16	70-10					
Original Binder									
Flash Point, Minimum °C	T48	230	230	230					
Solubility, Minimum %	T44 99		99	99					
Viscosity at 135°C,									
Maximum, Pa's	T316	3.0	3.0	3.0					
Dynamic Shear,	T315								
Test Temp. at 10 rad/s, °C		64	64	70					
Minimum G*/sin(Delta), kPa		1.00	1.00	1.00					
Rolling Thin Film Oven (RTFO)	T240								
Test, or ASTMD2827									
Mass Loss, Maximum, %		1.00	1.00	1.00					
	RTFO Test Aged E	Binder							
Dynamic Shear,	T315								
Test Temp. at 10 rad/s, °C		64	64	70					
Minimum G*/sin(delta), kPa		2.20	2.20	2.20					
Ductility at 25°C	T51								
Minimum, cm		75	75	75					
Pressurized Aging Vessel (PAV)	R28								
Aging,									
Temperature, °C		100	100	110					
RTF	O Test and PAV Ag	ged Binder							
Dynamic Shear,	T315								
Test Temp. at 10 rad/s, °C		31	28	34					
Minimum G*sin(delta), kPa		5000	5000	5000					
Creep Stiffness,	T313								
Test Temperature, °C		0	-6	0					
Maximum S-value, MPa		300	300	300					
Minimum M-value		0.300	0.300	0.300					

Certificates of compliance shall be furnished to the Engineer certifying that the asphaltic emulsions and paving asphalts conform to the referenced standard specifications.

In lieu of the table of Section 39-6.01, asphalt concrete shall be spread and compacted in the number of layers as outlined in the table below:

Total Thickness Shown on Plans	Minimum No. of	Top Layer Thickness		Next Lower Layer Thickness		All Other Lower Layer Thickness	
1.12	Layers	Min.	Max.	Min.	Max.	Min.	Max.
0.23' or less	1	_	•	-	_	•	-
0.24' through 0.44'	2	0.10'	0.21'	0.14'	0.23'	-	-
0.45' or more	3 or more	0.10'	0.20'	0.15'	0.23'	0.20'	0.23'

Finished surfaces shall conform to the straightedge provisions in Section 39-6.03, "Compacting", of the Standard Specifications.

Areas of the top surface of the uppermost layer of asphalt concrete pavement that do not meet the specified surface tolerances shall be brought within tolerance by abrasive grinding. Areas which have been subjected to abrasive grinding shall receive a seal coat. Areas which cannot be brought into specified tolerance by abrasive grinding shall be corrected by removal and replacement.

19.4 <u>Temporary Resurfacing</u> - The contract item Temporary Resurfacing is required for short reaches of the mainline and connector pipe trenches whenever excavation is made through pavement on which traffic must be allowed immediately after backfilling, only as directed by the Engineer. Otherwise the leveling course of the asphalt concrete paving may be used to open the work area to traffic until the final paving is completed. Measurement and payment of the leveling course will be made as an Asphalt Concrete item, not Temporary Resurfacing.

Temporary resurfacing shall be 2" (0.17') and in conformance with Section 306-1.5 of the Standard Specifications.

19.5 <u>Measurement</u> - Measurement for payment of the contract item Aggregate Base, Class 2 will be the number of cubic yards placed to the lines, grades and dimensions shown on the drawings. No allowance will be made for aggregate base placed outside said dimensions unless otherwise ordered by the Engineer.

Measurement for payment of the contract item Asphalt Concrete, Type "B" will be the number of tons placed to the lines, grades and dimensions shown on the drawings. The Asphalt Concrete pay quantity shall be determined by using a conversion factor of 144 pounds per cubic foot for all asphalt concrete placed within standard paylines. No measurement will be made for paint binder required for this portion of the work. All charges for asphalt emulsions are included in the price paid for Asphalt Concrete. No allowance will be made for asphalt concrete placed outside said dimensions unless otherwise ordered by the Engineer.

Measurement for payment of the contract item Temporary Resurfacing will be the number of tons placed as specified in Section 19.4 and as directed by the Engineer.

19.6 <u>Payment</u> - The contract prices paid for Aggregate Base, Class 2; Asphalt Concrete, Type "B"; and Temporary Resurfacing shall include full compensation for all costs incurred under this section.

SECTION 20 - NOT USED

SECTION 21 - MISCELLANEOUS

- 21.1 <u>Description</u> This section covers the contract items Miscellaneous Iron and Steel; Delineators; and Remodel 1-Inch Water Service Connection.
- 21.2 <u>Miscellaneous Iron and Steel</u> The contract item Miscellaneous Iron and Steel covers all ferrous metal used in the various hydraulic structures. Materials, parts and fittings shall conform with the following:
 - (a) Manhole Frames and Covers Per ASTM Designation: A-48, Class 35B. Manhole frames and covers shall be minimum weight as shown on the plans, and the weight of each frame and cover shall be indicated thereon in white paint. Style and markings shall be approved by the Engineer. The castings shall be free from cracks, blowholes or other imperfections, straight, true to pattern and have a uniform finish. The castings for manholes in streets shall be thoroughly cleaned and coated with asphaltum paint of approved composition; all other castings for frames and covers shall be cleaned and galvanized. The cover shall fit firmly into the frame without rocking, with the frame accurately placed so that cover is flush with finish paving.
 - (b) All other Miscellaneous Metal Per ASTM Designation: A-36.
 - (c) Galvanizing Except for manhole frames and covers described above, all exposed ferrous metal shall be galvanized per Section 210.3 of the Standard Specifications.
- 21.3 <u>Delineators</u> The contract item Delineators includes the material, equipment and labor necessary to install each delineator as shown on the drawings.

The delineators shall be in accordance with State of California, Department of Transportation Standard Plan A73-C, Class 1, Flexible Post and shall conform to Section 82 of the State Standard Specifications.

21.4 <u>Remodel 1-Inch Water Service Connection</u> – The contract item Remodel 1-Inch Water Service Connection pertains to the adjusting of interfering portions of service connections and if necessary replacing with new pipe and any mainline modifications required. The remodeling shall be done in accordance with Santa Ana River Water Company Standard Drawing No. D-1,

including excavation, backfill and any concrete encasement but excluding asphalt concrete or aggregate base in this item of work.

21.5 <u>Measurement</u> - Measurement for payment for the contract item Miscellaneous Iron and Steel will be the number of pounds used in the work as specified. Should manhole frames and covers exceed the minimum weights as shown on the drawings by more than two percent (2%) that weight in excess of the allowable two percent (2%) increase will not be measured for payment. Manhole frames and covers to be salvaged and reused will not be measured for payment.

Measurement for payment for the contract item Delineators will be for each installation.

Measurement for payment for the contract item Remodel 1-Inch Water Service Connection will be each remodel performed.

21.6 <u>Payment</u> - The contract prices paid for Miscellaneous Iron and Steel; Delineators; and Remodel 1-Inch Water Service Connection shall include full compensation for all costs incurred under this section.

SECTION 22 THROUGH SECTION 26 - NOT USED

SECTION 27 - DUST ABATEMENT

- 27.1 <u>Description</u> This section covers the implementation of dust control measures necessary to prevent harm and nuisance from dust. Supplementing Section 8.06 of the General Provisions, the Contractor shall comply with all the provisions of the South Coast Air Quality Management District (SCAQMD) Rule 403 as described in Appendix "A".
- 27.2 <u>Dust Abatement</u> The contract item Dust Abatement includes the action necessary to prevent, reduce or control dust within the work area as required to complete the work. The Contractor shall carry out proper and efficient measures to prevent his operations from producing dust in amounts damaging to property or causing a nuisance, or harm to persons living nearby or occupying buildings in the vicinity of the work. The methods to be used for controlling dust in the construction area and along haul roads shall be approved by the Engineer prior to starting any work included in this contract. The Rule 403 Implementation Handbook published by the SCAQMD contains a detailed listing of reasonably available dust control measures and is available for inspection at the District office.
- 27.3 <u>Payment</u> The contract lump sum price paid for Dust Abatement shall include full compensation for all direct and indirect costs incurred under this section.

This payment will be made on a basis of the percentage of work completed on the entire project.

SECTION 28 – NOT USED

SECTION 29 - STORMWATER AND NON-STORMWATER POLLUTION CONTROL

29.1 <u>Description</u> – This section covers the contract items Stormwater and Non-Stormwater Pollution Control; and Non-Stormwater Discharge or Dewatering. The contract item Stormwater and Non-Stormwater Pollution Control shall include preparing, obtaining approval of, amending and implementing the Permit Registration Documents (PRDs) as required by the State Water Resources Control Board (SWRCB) and the California Regional Water Quality Control Board (CRWQCB) - Santa Ana Region. The contract item Non-Stormwater Discharge or Dewatering shall include compliance with Santa Ana Regional Water Quality Board Order No. R8-2009-0003.

For the convenience of the Contractor and to expedite the Stormwater Pollution Prevention Plan (SWPPP) preparation and approval, a "90%" SWPPP Template has been prepared by the District. This SWPPP Template has been tailored to the referenced project and can be downloaded at http://rcflood.org/Documents/SWPPP_Template_2000274.pdf or obtained from the District in CD form. The Contractor shall review and amend this SWPPP Template based on the requirements of the General Construction Permit and per the construction schedule and work plan proposed by the Contractor. The Contractor shall then submit a SWPPP (certified by the Contractor's Qualified SWPPP Developer) which conforms to Section 29.2 for District review and approval.

29.2 <u>General Requirements</u> – All activities performed by the Contractor for this project shall conform to the requirements of the State-wide National Pollutant Discharge Elimination System (NPDES) General Permit (Board Order No. 2009-0009-DWQ, NPDES No. CAS000002 as amended by Board Order No. 2010-0014-DWQ) for Stormwater Discharges Associated with Construction and Land Disturbance Activities, hereafter referred to as the "General Permit", issued by the SWRCB. This General Permit regulates both stormwater and non-stormwater discharges associated with Contractor's construction activities. This General Permit can be downloaded at http://www.swrcb.ca.gov/water issues/programs/stormwater/constpermits.shtml.

The PRDs mentioned above consist of:

- 1. Risk Assessment (Section VIII of the General Permit)
- 2. Site Map
- 3. Stormwater Pollution Prevention Plan (Section XIV of General Permit)
- 4. Signed Certification Statement

<u>Risk Assessment</u> – Using the methodology in Appendix 1 of the General Permit, District has calculated the preliminary Risk Level to be 1.

<u>Site Map</u> – The Contractor shall provide a site map of the project area. Site Map shall conform to requirements of General Permit Attachment B, Section J.

<u>Stormwater Pollution Prevention Plan (SWPPP)</u> – The Contractor shall amend and finalize the 90% complete SWPPP Template referenced above or shall prepare a new SWPPP. If

the former option is selected, the Contractor shall, at a minimum, provide and/or prepare the following:

- 1. Name and contact information for the Contractor's Qualified SWPPP Practitioner (QSP) and Qualified SWPPP Developer (QSD)
- 2. Contractor name and contact information
- 3. Contractor site contact person and emergency contact person information
- 4. Verification of disturbance area due to construction
- 5. Construction commencement date
- 6. Anticipated construction completion date
- 7. Construction Activity Schedule/BMP Installation Schedule
- 8. Name and contact information for personnel responsible for pre-storm, post-storm and storm event BMP inspections this should be the project QSP
- 9. Name of the lab responsible for testing any stormwater samples for non-visible pollutants
- 10. Verification of project risk level and permit type (LUP or Traditional)
- 11. List of all subcontractors' that will be working on the project
- 12. Review and finalize water pollution control drawings

Regardless of which option is selected, the SWPPP shall be certified by the Contractor's Qualified SWPPP Developer (QSD) and implemented by the Contractor's Qualified SWPPP Practitioner (QSP). The SWPPP shall be developed using the format outlined in the CASQA SWPPP Template located in the CASQA BMP Handbook Portal. The portal can be found on the CASQA Website: www.casqa.org. The SWPPP shall identify site specific Best Management Practices (BMPs) to be implemented during and after construction to minimize the potential pollution of stormwater runoff and downstream receiving waters. The identified BMPs shall be practices designed to minimize or eliminate the discharge of pollutants from the construction site and Contractor's construction activities, including, but not limited to:

- 1. Good housekeeping practices for solid and sanitary/septic waste management, vehicle and equipment cleaning/maintenance, and material handling and storage.
- 2. Construction procedures such as stabilized construction access points, scheduling/phasing to minimize areas of soil disturbance, soil stabilization and erosion/sediment control.

The SWPPP shall also stipulate an ongoing program for monitoring and maintenance of all BMPs.

The SWPPP shall be designed to address the following objectives:

1. All pollutants and their sources, including sources of sediment associated with construction, construction site erosion and all other activities associated with construction activity are controlled:

- 2. Where not otherwise required to be under a Regional Water Board permit, all non-stormwater discharges are identified and either eliminated, controlled, or treated;
- 3. Site BMPs are effective and result in the reduction or elimination of pollutants in stormwater discharges and authorized non-stormwater discharges from construction activity to the Best Available Technology/Best Conventional Technology (BAT/BCT) standard;
- 4. Calculations and design details as well as BMP controls for site run-on are complete and correct; and
- 5. Stabilization BMPs, installed to reduce or eliminate pollutants after construction, are completed.

To demonstrate compliance with requirements of the General Permit, the Qualified SWPPP Developer (QSD) shall include information in the SWPPP that supports the conclusions, selections, use, and maintenance of BMPs.

The Contractor shall make the SWPPP available at the construction site during working hours while construction is occurring and shall be made available upon request by a State or Regional Board inspector. When the original SWPPP is retained by a crewmember in a construction vehicle and is not currently at the construction site, current copies of the BMPs and map/drawing will be left with the field crew and the original SWPPP shall be made available via a request by radio/telephone.

<u>Signed Certification Statement</u> – The Contractor's QSD shall submit a signed certification certifying the SWPPP is a true, accurate and complete representation of the proposed project and mitigation measures.

In the event the District incurs any Administrative Civil Liability or Mandatory Minimum (fine) imposed by the CRWQCB - Santa Ana Region, as a result of Contractor's failure to fully implement the provisions of this section and permit requirements, "Stormwater and Non-Stormwater Pollution Control", the Engineer may, in the exercise of his sole judgment and discretion, withhold from payments otherwise due Contractor a sufficient amount to cover the Civil Liability. Liability for "Negligent Violations" may be in an amount up to \$50,000 per day per deemed occurrence while "Knowing Violations" can result in fines as high as \$250,000 and imprisonment.

Stormwater and Non-Stormwater Pollution Control work shall conform to the requirements in the latest version of the California Stormwater Quality Association (CASQA) Handbook, entitled "California Stormwater BMP Handbook – Construction" updated November 2009. A copy of the "California Stormwater BMP Handbook – Construction", updated November 2009, hereafter referred to as the "CASQA Handbook", may be obtained from CASQA, Post Office Box 2105, Menlo Park, California 94026-2105. Telephone: 650.366.1042. Copies of the CASQA Handbook can also be downloaded from the CASQA Construction Handbook Portal.

The Contractor shall be responsible for all costs and for any liability imposed by law as a result of the Contractor's failure to comply with the requirements set forth in this section, "Stormwater and Non-Stormwater Pollution Control", including but not limited to, compliance with the applicable provisions of the CASQA Handbook, General Permit, General De Minimus Permit, Federal, State and local regulations. For the purpose of this paragraph, costs and liabilities include, but are not limited to, fines, penalties and damages whether assessed against the District or the Contractor, including those levied under the Federal Clean Water Act and the State Porter-Cologne Water Quality Act.

The Contractor shall become fully informed of and comply with the applicable provisions of the CASQA Handbook, General Permit, General De Minimus Permit, and Federal, State and local regulations that govern the Contractor's activities and operation pertaining to both stormwater and non-stormwater discharges from both the project site and areas of disturbance outside the project limits during construction. The Contractor shall, at all times, keep copies of the General Permit, General De Minimus Permit, approved SWPPP and all amendments at the project site. The SWPPP shall be made available upon request of a representative of the SWRCB, CRWQCB, United States Environmental Protection Agency (USEPA) or local stormwater management agency. Requests by the public shall be directed to the Engineer.

The Contractor is solely and exclusively responsible for any arrangements made between the Contractor and other property owners or entities that result in disturbance of areas or construction activities being conducted outside limits of the designated rights-of-way and temporary construction easements as shown on the project drawings.

The Contractor shall, during work hours, allow authorized agents of the CRWQCB, SWRCB, USEPA or local stormwater management agency, upon the presentation of credentials and other documents as may be required by law, to:

- 1. Enter upon the construction site and the Contractor's facilities pertinent to the work;
- 2. Have access to and copy any records required to be kept as specified in the General Permit;
- 3. Inspect the construction site, including any offsite staging areas or material storage areas, and related soil stabilization practices and sediment control BMPs; and
- 4. Sample or monitor for the purpose of ensuring compliance with the General Permit.

The Contractor shall notify the Engineer immediately upon request from regulatory agencies to enter, inspect, sample, monitor or otherwise access the project site or the Contractor's records.

29.3 <u>Permit Registration Documents (PRDs) Preparation and Approval</u> - The Contractor shall prepare and obtain approval of the PRDs as part of the Stormwater and Non-Stormwater

Pollution Control work for this contract. The SWPPP shall include an appropriate Construction Site Monitoring Program (CSMP) as required by Section I, "Monitoring and Reporting Requirements" of Attachment C of the General Permit. A guidance document titled "Field Monitoring and Analysis Guidance" is available from the California Stormwater Quality Association internet site in their Construction BMP Handbook Portal. The Contractor shall prepare and implement the SWPPP in accordance with the CASQA Handbook and CSMP, the General Permit and these Detailed Specifications.

In case of conflict between the CASQA Handbook and these Detailed Specifications, the Detailed Specifications shall govern; in case of conflict between these Detailed Specifications and the General Permit, the latter shall govern.

Within five (5) working days after the award of the contract, the Contractor shall submit two (2) copies of the PRDs to the Engineer for review and approval. The Contractor shall allow ten (10) working days for the Engineer to review the PRDs. If revisions are required as determined by the Engineer, the Contractor shall revise and resubmit the PRDs within three (3) working days of receipt of the Engineer's comments and shall allow ten (10) working days for the Engineer to review the revisions. The Contractor shall submit four (4) copies of the approved SWPPP to the Engineer prior to the pre-construction meeting. The Contractor must have approved PRDs prior to the pre-construction meeting.

The SWPPP shall incorporate BMPs in each of the following categories:

- 1. Soil stabilization practices;
- 2. Sediment control practices;
- 3. Sediment tracking control practices;
- 4. Wind erosion control practices; and
- 5. Non-stormwater management, and waste management and disposal control practices.

Specific objectives and minimum requirements for each category of BMPs are described in the CASQA Handbook. The Contractor shall consider the objectives and minimum requirements presented in the CASQA Handbook for each of the above categories. When minimum requirements are listed for any category, the Contractor shall incorporate one or more of the listed minimum BMPs required into the SWPPP and implement them on the project to meet the pollution control objectives for the category. In addition, the Contractor shall consider other BMPs presented in the CASQA Handbook to supplement the minimum BMPs required when necessary to meet the objectives of the SWPPP and maintain compliance with the General Permit. The Contractor shall document the selection process in accordance with the procedure specified in the CASQA Handbook.

The Contractor should not assume that the minimum BMPs required for each category presented in the CASQA Handbook are adequate to meet the pollution control objectives. The Contractor may use other effective BMPs, as approved by the Engineer, in addition to the minimum as required in the CASQA Handbook to achieve the pollution control objectives.

The SWPPP shall include the following items as described in the CASQA Handbook, CSMP and General Permit:

Section 1 - SWPPP Requirements:

- 1.1 Introduction
- 1.2 Permit Registration Documents
- 1.3 SWPPP Availability and Implementation
- 1.4 SWPPP Amendments
- 1.5 Retention of Records
- 1.6 Required Non-Compliance Reporting
- 1.7 Annual Report
- 1.8 Changes to Permit Coverage
- 1.9 Notice of Termination

Section 2 - Project Information:

- 2.1 Project and Site Description
- 2.2 Permits and Governing Documents
- 2.3 Stormwater Run-On From Offsite Areas
- 2.4 Findings of the Construction Site Sediment and Receiving Water Risk Determination
- 2.5 Construction Schedule
- 2.6 Potential Construction Site Pollutant Sources
- 2.7 Identification of Non-Stormwater Discharges
- 2.8 Required Site Map Information

Section 3 - Best Management Practices:

- 3.1 Schedule for BMP Implementation
- 3.2 Erosion Control and Sediment Control
- 3.3 Non-Stormwater and Material Management
- 3.4 Post-Construction Stormwater Management Measures

Section 4 - BMP Inspection, Maintenance, and Rain Event Action Plans:

- 4.1 BMP Inspection and Maintenance
- 4.2 Rain Event Action Plans

Section 5 – Training

Section 6 - Responsible Parties and Operators:

- 6.1 Responsible Parties
- 6.2 Contractor List

Section 7 - Construction Site Monitoring Program:

- 7.1 Purpose
- 7.2 Applicability of Permit Requirements
- 7.3 Weather and Rain Event Tracking
- 7.4 Monitoring Locations
- 7.5 Safety and Monitoring Exemptions
- 7.6 Visual Monitoring (Inspections)
- 7.7 Water Quality Sampling and Analysis
- 7.8 Watershed Monitoring Option
- 7.9 Quality Assurance and Quality Control
- 7.10 Reporting Requirements and Records Retention

To ensure that the preparation, implementation, and oversight of the SWPPP is sufficient for effective pollution prevention, individuals responsible for creating, revising, overseeing, and implementing the SWPPP should participate in applicable training programs and document such training in the SWPPP. A copy of the SWPPP should be located at the construction site.

The following notes (or notes of substantially similar intent) that address pollution prevention to the Maximum Extent Practicable during the construction phase of a project on a year-round basis need to be placed on the Stormwater and Non-Stormwater Pollution Control Drawings:

- Erosion control BMPs shall be implemented and maintained to minimize and/or prevent the entrainment of soil in runoff from disturbed soil areas on construction sites.
- ♦ Sediment control BMPs shall be implemented and maintained to prevent and/or minimize the transport of soil from the construction site.
- Stockpiles of soil shall be properly contained to eliminate or reduce sediment transport from the site to streets, drainage facilities or adjacent properties via runoff, vehicle tracking or wind.
- Appropriate BMPs for construction-related materials, wastes, spills or residues shall be implemented to eliminate or reduce transport from the site to streets, drainage facilities or adjoining properties by wind or runoff.
- Runoff from equipment and vehicle washing shall be contained at construction sites and must not be discharged to receiving waters or the local storm drain system. Washwaters or rinsate from ready mix, concrete, or cement vehicles must be handled appropriately and may not be discharged to receiving waters or any storm drain system.
- All construction contractor and subcontractor personnel are to be made aware of the required best management practices and good housekeeping measures for the project site and any associated construction staging areas.
- At the end of each day of construction activity all construction debris and waste materials shall be collected and properly disposed in trash or recycle bins.

- Construction sites shall be maintained in such a condition that a storm does not carry wastes or pollutants off the site. Discharges other than stormwater (non-stormwater discharges) are prohibited, except as authorized by an individual NPDES permit or the State-wide General Permit for Storm Water Discharges Associated with Construction Activity. Potential pollutants include but are not limited to: solid or liquid chemical spills; wastes from paints, stains, sealants, solvents, detergents, glues, lime, pesticides, herbicides, fertilizers, wood preservatives and asbestos fibers; paint flakes or stucco fragments; fuels, oils, lubricants and hydraulic, radiator or battery fluids; concrete and related cutting or curing residues; floatable wastes; wastes from engine/equipment steam cleaning or chemical degreasing; wastes from street cleaning; and super-chlorinated potable water from line flushing and testing. During construction, disposal of such materials should occur in a specified and controlled temporary area onsite physically separated from potential stormwater runoff, with ultimate disposal in accordance with local, State and Federal requirements.
- ♦ Discharging contaminated groundwater produced by dewatering groundwater that has infiltrated into the construction site is prohibited. Discharging of contaminated soils via surface erosion is also prohibited.
- ♦ The Contractor is required to notify and obtain approval from the District ten (10) days prior to any non-stormwater discharge or dewatering associated with Contractor's construction activities.
- Construction sites shall be managed to minimize the exposure time of disturbed soil areas through phasing and scheduling of grading to the extent feasible and the use of temporary and permanent soil stabilization.
- ♦ BMPs shall be maintained at all times. In addition, BMPs shall be inspected prior to predicted storm events and following storm events.

Permit Registration Document (PRD) and Rain Event Action Plan (REAP) Amendments - If the scope or schedule of the project changes, the Contractor shall immediately notify the Engineer. The Engineer will determine if the Contractor will be required to recalculate the Risk Assessment. If it is determined by the Engineer that a new Risk Assessment is required, the Engineer will notify the Contractor to resubmit amended PRDs and in the case that the risk level increases, the Contractor shall comply with additional applicable requirements of the General Permit, including preparation and implementation of REAPs, Construction Site Monitoring Program (CSMP), Numeric Action Level (NAL) Exceedance Reports, and annual reporting requirements. The Contractor shall also prepare amendments to the PRDs, both graphically and in narrative form, whenever there is a change in Contractor's construction activities or operations which may result in the discharge of pollutants to surface waters, groundwaters, municipal storm drain systems, or as deemed necessary by the Engineer. The Contractor shall also amend the PRDs if they are in violation of any condition of the General Permit, or has not effectively achieved the objective of reducing pollutants in stormwater discharges. Amendments shall show additional BMPs, revised Contractor's construction activities or operations, including those in areas not shown in the initially approved SWPPP, which are required on the project to effectively control water pollution.

Amendments to the PRDs shall be submitted for review and approval by the Engineer in the same manner specified for the initial approval of the PRDs. The Contractor shall date and attach all approved amendments to any of the PRDs. Upon approval of the amendment, the Contractor shall implement the approved changes, revised construction activities or operations.

29.5 <u>Non-Compliance Reporting</u> - If the project is in non-compliance at any time, the Contractor shall make a written report to the Engineer within two (2) calendar days of identification of non-compliance activities.

29.6 <u>SWPPP Implementation</u> - Upon approval of the SWPPP, the Contractor shall be responsible throughout the duration of the project for placing, installing, constructing, inspecting and maintaining the BMPs as well as conducting the Construction Site Monitoring Program as included in the SWPPP and any amendments thereto, and for removing and disposing of temporary BMPs. All SWPPP implementation shall be performed or supervised by a Qualified SWPPP Practitioner (QSP). Unless otherwise directed by the Engineer or specified in these Detailed Specifications, the Contractor's responsibility for SWPPP implementation shall continue throughout any temporary suspension of work ordered in accordance with Section 6.05, "TEMPORARY SUSPENSION OF THE WORK", of the General Provisions. Requirements for installation, construction, inspection, maintenance, removal and disposal of BMPs are specified in the CASQA Construction BMP Handbook Portal and these Detailed Specifications.

The Engineer may order the suspension of construction operations if the Contractor fails to comply with the requirements of this section, "Stormwater and Non-Stormwater Pollution Control", as determined by the Engineer.

The Contractor will not be compensated for sampling and analysis work because of the Contractor's failure to properly implement, inspect, maintain and repair BMPs in the approved SWPPP and any amendments thereto, or for failing to store construction materials or wastes in watertight containers.

(a) Stormwater Pollution Control - The Contractor shall implement soil stabilization practices and sediment control BMPs, including minimum requirements as presented in the CASQA Construction BMP Handbook Portal, on all disturbed areas of the project site throughout the duration of the project.

Implementation of soil stabilization practices and sediment control BMPs for soil-disturbed areas, including but not limited to, rough graded access roads, slopes, channel inverts, operational inlets and outlets of the project shall be completed prior to soil disturbance. The General Construction Permit requires BMPs to be deployed throughout the duration of the project.

The Engineer may require the Contractor, on a case-by-case basis, to reduce the active, soil-disturbed area limit of the project. The Contractor shall demonstrate the ability and preparedness to fully deploy soil stabilization practices and sediment control BMPs to protect soil-disturbed areas of the project

site by maintaining an adequate quantity of soil stabilization and sediment control materials onsite to protect exposed, soil-disturbed areas and a detailed plan for the mobilization of sufficient labor and equipment to fully deploy the required BMPs prior to the onset of precipitation and for the duration of the project.

Throughout the duration of the project, soil-disturbed areas of the project site shall be considered to be inactive whenever soil disturbing activities are expected to be discontinued for a period of fourteen (14) calendar days or more. Areas that will become inactive shall be fully protected with soil stabilization practices such as covering with mulch, temporary seeding, fiber rolls, blankets, etc., within ten (10) calendar days of the discontinuance of soil disturbing activities or two (2) calendar days prior to the onset of precipitation, whichever is first to occur. Areas that will become inactive shall be fully protected with sediment control BMPs within ten (10) calendar days of the discontinuance of soil disturbing activities or two (2) calendar days prior to the onset of precipitation, whichever is first to occur.

Throughout the duration of the project of the project site shall be fully protected with soil stabilization practices and sediment control BMPs. The Contractor shall monitor the weather forecast on a daily basis. The National Weather Service forecast shall be used.

- (b) Non-Stormwater Pollution Control The Contractor shall implement, year-round and throughout the duration of the project, BMPs included in the SWPPP for sediment tracking, wind erosion, non-stormwater management, and waste management and disposal.
- (c) <u>Inspections and Reporting</u> The Contractor shall ensure that a QSP regularly inspect the construction site for BMPs identified in the SWPPP to ensure the proper implementation and functioning of BMPs. The QSP shall identify corrective actions and time frames to address any damaged BMPs or reinitiate any BMPs that have been discontinued. All repairs and design changes shall begin to be implemented within 72 hours of identification.

At a minimum, the Contractor shall inspect the construction site as follows:

- 1. Prior to a forecast storm;
- 2. After any precipitation which causes runoff capable of carrying sediment from the construction site;
- 3. At 24 hour intervals during extended precipitation events; and
- 4. At a regular interval of once every week.

The construction site inspection checklist provided in the CASQA SWPPP Template shall be used to ensure that the necessary BMPs are being properly implemented and are functioning adequately. The Contractor shall submit one copy of each site inspection record to the Engineer.

- (d) <u>Maintenance</u> The Contractor's QSP shall maintain construction site BMPs identified in the SWPPP to ensure the proper implementation and functioning of BMPs. If the QSP or the Engineer identifies a deficiency in the deployment or functioning of an identified BMP, the QSP shall begin implementing repairs or design changes within 72 hours of identification and complete as soon as possible. The correction of deficiencies shall be at no additional cost to the District.
- (e) <u>Training</u> The Contractor shall ensure that all persons responsible for implementing requirements of the General Permit shall be appropriately trained in accordance with Section VII "Training Qualifications and Certification Requirements" of the General Permit. Training should be both formal and informal, occur on an ongoing basis, and should include training offered by recognized governmental agencies or professional organizations. All training shall be documented and included in the SWPPP as an appendix.

The Contractor shall ensure that SWPPPs are written, amended and certified by a Qualified SWPPP Developer (QSD). The Contractor shall also ensure that all inspection, maintenance, repair and sampling activities shall be performed or supervised by a Qualified SWPPP Practitioner (QSP). A QSP is a person responsible for non-stormwater and stormwater visual observations, sampling and analysis.

29.7 Rain Event Action Plan (REAP) — The REAP is applicable to Risk Level 2 construction sites only. The Contractor shall ensure a QSP develop a REAP and submit a copy to the Engineer for review 48 hours prior to any likely precipitation event. The Contractor shall amend and implement the REAP as directed by the Engineer. If no comments are received prior to the precipitation event, the REAP shall be implemented as proposed. A likely precipitation event is any weather pattern that is forecast to have a 50% or greater probability of producing precipitation in the project area. The discharger shall ensure a QSP obtain a printed copy of precipitation forecast information from the National Weather Service Forecast Office (e.g., enter the zip code of the project's location at http://www.srh.noaa.gov/forecast).

The Contractor's QSP shall ensure that the REAP include, at a minimum, the following site information:

- a. Site Address
- b. Calculated Risk Level
- c. Site Storm Water Manager Information including the name, company and 24-hour emergency telephone number
- d. Erosion and Sediment Control Provider information including the name, company and 24-hour emergency telephone number

- e. Storm Water Sampling Agent information including the name, company and 24-hour emergency telephone number
- 29.8 <u>Water Quality Monitoring, Sampling and Analysis</u> The Water Quality Monitoring, Sampling and Analysis is applicable to Risk Level 2 construction sites only. The Contractor's QSD shall be responsible for preparing a Construction Site Monitoring Program (CSMP) and implementing the monitoring, sampling and analysis requirements as described in Attachment D of the General Permit. Records of all visual observations and sampling results required by the General Permit shall be kept using the forms contained in CSMP Attachment 3 of the CASQA Construction BMP Handbook Portal. Copies of the forms shall be maintained in the SWPPP and submitted to the Engineer within 24 hours of the visual observation or sampling event.
- 29.9 <u>Numeric Action Level (NAL) Exceedance Report</u> The NAL Exceedance Report is applicable to Risk Level 2 construction sites only. The Contractor shall be responsible for submitting a NAL Exceedance Report to the Engineer in the event that any effluent sample exceeds an applicable NAL.
 - a. The Contractor shall submit all storm event sampling results for each discharge point to the Engineer no later than 24 hours after the conclusion of the storm event.
 - b. The Contractor shall certify each NAL Exceedance Report in accordance with the Special Provisions for Construction Activity.
 - c. The Contractor shall retain an electronic or paper copy of each NAL Exceedance Report for a minimum of three years after the date the annual report is filed.
 - d. The Contractor shall include in the NAL Exceedance Report:
 - i. The analytical method(s), method reporting unit(s) and method detection limit(s) of each analytical parameter (analytical results that are less than the method detection limit shall be reported as "less than the method detection limit").
 - ii. The date, place, time of sampling, visual observation (inspections) and/or measurements, including precipitation.
 - iii. A description of the current BMPs associated with the effluent sample that exceeded the NAL and the proposed corrective actions taken.
- 29.10 Non-Stormwater Discharge or Dewatering Dewatering activity should only be considered after other methods have been determined to be inadequate for storm drain construction by the Engineer. If groundwater will be encountered during the project activities, the dewatering activity must be covered by the General Waste Discharge Requirements for Discharges to Surface Waters that Pose an Insignificant Threat to Water Quality (De Minimus

Permit), Santa Ana Regional Water Quality Control Board Order No. R8-2009-0003. The Contractor shall comply with this Order, and notify and obtain approval from the Engineer fifteen (15) days prior to any non-stormwater discharging of groundwater dewatering. If an emergency or unforeseen dewatering activity that will discharge to Waters of the United States occurs, the Contractor shall contact the Engineer immediately.

When discharging groundwater from dewatering activities to surface waters, the Contractor shall comply with and implement the Monitoring and Reporting Program required Order No. R8-2009-0003. This Order downloaded can be http://www.waterboards.ca.gov/santaana/board decisions/adopted orders/orders/2009 orders.sht ml. Under the Monitoring and Reporting Program, the Contractor shall prepare the monitoring report in accordance with the template included in Appendix "D". The Contractor must submit the Monitoring Reports to the Engineer by the 15th day of each month following the monitoring The District will submit the Monitoring Reports to the Santa Ana Regional Water Quality Control Board. The Monitoring Reports shall cover the previous month's monitoring activities.

If there is any other form of non-stormwater discharge from the project to surface waters, the Contractor shall immediately contact the Engineer to determine appropriate actions required for coverage under the De Minimus Permit.

Failure of the Contractor to fully comply with this requirement may result in the suspension of construction operations and liability for any associated monitoring, fines, penalties and remediation activities related to the discharge.

29.11 Reports -

- (a) Annual Report The Contractor shall be responsible for preparing an Annual Report to meet the requirements of Section XVI of the General Permit covering the preceding period of construction from July 1st to June 30th. The Annual Report shall be structured in accordance with the CASQA Construction BMP Handbook Portal Section 1.7. The Contractor shall submit two (2) copies of the Annual Report to the Engineer by July 15th of each year for review and approval. The Contractor shall allow ten (10) working days for the Engineer to review the Annual Report. If revisions are required as determined by the Engineer, the Contractor shall revise and resubmit the Annual Report within three (3) working days of receipt of the Engineer's comments. The Contractor shall submit four (4) copies of the approved Annual Report to the Engineer prior to August 15th of each year. The Contractor shall be responsible for providing an Annual Report to the Engineer for any construction occurring for part of the year after July 1st prior to receiving final payment on the project.
- (b) Monthly Report The Contractor shall prepare and submit to the Engineer a Monthly Report within five (5) working days of the end of the month including:
 - 1. All visual observation reports;

- 2. All sampling and analysis reports;
- 3. All NAL Exceedance Reports;
- 4. Summary of changes to the SWPPP and or REAP based on inspection results for the preceding month.

29.12 <u>Payment</u> - The contract lump sum price paid for Stormwater and Non-Stormwater Pollution Control work shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals for doing all the work involved in developing, preparing, obtaining approval of, revising and amending the PRDs, and installing, constructing, maintaining, removing and disposing of BMPs as shown in the SWPPP, as specified in the CASQA Handbooks and Sample Contractor's Water Quality CSMP, General Permit and these Detailed Specifications, and as directed by the Engineer.

The contract lump sum price paid for Non-Stormwater Discharge or Dewatering shall include full compensation for compliance of Section 29.10 "Non-Stormwater Discharge or Dewatering". Contractor shall not be paid any portion of the contract lump sum if discharge of groundwater from dewatering activities to surface waters is avoided.

Monthly payment will be made on a basis of the percentage of work completed on the entire project and subject to the submittal of a complete Monthly Report as specified in Section 29.11(b). Failure to complete or report required visual inspections, monitoring, sampling and analysis requirements, NAL Exceedance Reports, and/or other necessary follow-up actions to ensure that the project stays in compliance with the General Permit can be the basis for reducing monthly progress payments for the project. Monthly progress payments will be reduced by the amount of direct costs, overhead costs and engineering costs incurred by the Engineer to address compliance deficiencies, including costs to conduct inspections, monitoring, reporting and supplemental BMP implementation necessary to comply with the General Permit and costs incurred by the Engineer to address complaints, additional State inspections and violations and/or fines issued by the State or US EPA associated with failure to properly comply with the General Permit. Progress Payment reductions can exceed the monthly percentage or total contract lump sum price for Stormwater and Non-Stormwater Pollution Control work.

Payment will be made on a basis of the percentage of work completed on the entire project.

SECTION 30 AND SECTION 31 – NOT USED

APPENDIX "A"

SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT

RULE 403

(Adopted May 7, 1976) (Amended November 6, 1992) (Amended July 9, 1993) (Amended February 14, 1997) (Amended December 11, 1998)(Amended April 2, 2004) (Amended June 3, 2005)

RULE 403. FUGITIVE DUST

(a) Purpose

The purpose of this Rule is to reduce the amount of particulate matter entrained in the ambient air as a result of anthropogenic (man-made) fugitive dust sources by requiring actions to prevent, reduce or mitigate fugitive dust emissions.

(b) Applicability

The provisions of this Rule shall apply to any activity or man-made condition capable of generating fugitive dust.

(c) Definitions

- (1) ACTIVE OPERATIONS means any source capable of generating fugitive dust, including, but not limited to, earth-moving activities, construction/demolition activities, disturbed surface area, or heavy- and light-duty vehicular movement.
- (2) AGGREGATE-RELATED PLANTS are defined as facilities that produce and / or mix sand and gravel and crushed stone.
- (3) AGRICULTURAL HANDBOOK means the region-specific guidance document that has been approved by the Governing Board or hereafter approved by the Executive Officer and the U.S. EPA. For the South Coast Air Basin, the Board-approved region-specific guidance document is the Rule 403 Agricultural Handbook dated December 1998. For the Coachella Valley, the Board-approved region-specific guidance document is the Rule 403 Coachella Valley Agricultural Handbook dated April 2, 2004.
- (4) ANEMOMETERS are devices used to measure wind speed and direction in accordance with the performance standards, and maintenance and calibration criteria as contained in the most recent Rule 403 Implementation Handbook.
- (5) BEST AVAILABLE CONTROL MEASURES means fugitive dust control actions that are set forth in Table 1 of this Rule.

- (6) BULK MATERIAL is sand, gravel, soil, aggregate material less than two inches in length or diameter, and other organic or inorganic particulate matter.
- (7) CEMENT MANUFACTURING FACILITY is any facility that has a cement kiln at the facility.
- (8) CHEMICAL STABILIZERS are any non-toxic chemical dust suppressant which must not be used if prohibited for use by the Regional Water Quality Control Boards, the California Air Resources Board, the U.S. Environmental Protection Agency (U.S. EPA), or any applicable law, rule or regulation. The chemical stabilizers shall meet any specifications, criteria, or tests required by any federal, state, or local water agency. Unless otherwise indicated, the use of a non-toxic chemical stabilizer shall be of sufficient concentration and application frequency to maintain a stabilized surface.
- (9) COMMERCIAL POULTRY RANCH means any building, structure, enclosure, or premises where more than 100 fowl are kept or maintained for the primary purpose of producing eggs or meat for sale or other distribution.
- (10) CONFINED ANIMAL FACILITY means a source or group of sources of air pollution at an agricultural source for the raising of 3,360 or more fowl or 50 or more animals, including but not limited to, any structure, building, installation, farm, corral, coop, feed storage area, milking parlor, or system for the collection, storage, or distribution of solid and liquid manure; if domesticated animals, including horses, sheep, goats, swine, beef cattle, rabbits, chickens, turkeys, or ducks are corralled, penned, or otherwise caused to remain in restricted areas for commercial agricultural purposes and feeding is by means other than grazing.
- (11) CONSTRUCTION/DEMOLITION ACTIVITIES means any on-site mechanical activities conducted in preparation of, or related to, the building, alteration, rehabilitation, demolition or improvement of property, including, but not limited to the following activities: grading, excavation, loading, crushing, cutting, planing, shaping or ground breaking.
- (12) CONTRACTOR means any person who has a contractual arrangement to conduct an active operation for another person.
- (13) DAIRY FARM is an operation on a property, or set of properties that are contiguous or separated only by a public right-of-way, that raises cows or

- produces milk from cows for the purpose of making a profit or for a livelihood. Heifer and calf farms are dairy farms.
- (14) DISTURBED SURFACE AREA means a portion of the earth's surface which has been physically moved, uncovered, destabilized, or otherwise modified from its undisturbed natural soil condition, thereby increasing the potential for emission of fugitive dust. This definition excludes those areas which have:
 - (A) been restored to a natural state, such that the vegetative ground cover and soil characteristics are similar to adjacent or nearby natural conditions;
 - (B) been paved or otherwise covered by a permanent structure; or
 - (C) sustained a vegetative ground cover of at least 70 percent of the native cover for a particular area for at least 30 days.
- (15) DUST SUPPRESSANTS are water, hygroscopic materials, or non-toxic chemical stabilizers used as a treatment material to reduce fugitive dust emissions.
- (16) EARTH-MOVING ACTIVITIES means the use of any equipment for any activity where soil is being moved or uncovered, and shall include, but not be limited to the following: grading, earth cutting and filling operations, loading or unloading of dirt or bulk materials, adding to or removing from open storage piles of bulk materials, landfill operations, weed abatement through disking, and soil mulching.
- (17) DUST CONTROL SUPERVISOR means a person with the authority to expeditiously employ sufficient dust mitigation measures to ensure compliance with all Rule 403 requirements at an active operation.
- (18) FUGITIVE DUST means any solid particulate matter that becomes airborne, other than that emitted from an exhaust stack, directly or indirectly as a result of the activities of any person.
- (19) HIGH WIND CONDITIONS means that instantaneous wind speeds exceed 25 miles per hour.
- (20) INACTIVE DISTURBED SURFACE AREA means any disturbed surface area upon which active operations have not occurred or are not expected to occur for a period of 20 consecutive days.
- (21) LARGE OPERATIONS means any active operations on property which contains 50 or more acres of disturbed surface area; or any earth-moving operation with a daily earth-moving or throughput volume of 3,850 cubic

- meters (5,000 cubic yards) or more three times during the most recent 365-day period.
- (22) OPEN STORAGE PILE is any accumulation of bulk material, which is not fully enclosed, covered or chemically stabilized, and which attains a height of three feet or more and a total surface area of 150 or more square feet.
- (23) PARTICULATE MATTER means any material, except uncombined water, which exists in a finely divided form as a liquid or solid at standard conditions.
- PAVED ROAD means a public or private improved street, highway, alley, public way, or easement that is covered by typical roadway materials, but excluding access roadways that connect a facility with a public paved roadway and are not open to through traffic. Public paved roads are those open to public access and that are owned by any federal, state, county, municipal or any other governmental or quasi-governmental agencies. Private paved roads are any paved roads not defined as public.
- (25) PM₁₀ means particulate matter with an aerodynamic diameter smaller than or equal to 10 microns as measured by the applicable State and Federal reference test methods.
- (26) PROPERTY LINE means the boundaries of an area in which either a person causing the emission or a person allowing the emission has the legal use or possession of the property. Where such property is divided into one or more sub-tenancies, the property line(s) shall refer to the boundaries dividing the areas of all sub-tenancies.
- (27) RULE 403 IMPLEMENTATION HANDBOOK means a guidance document that has been approved by the Governing Board on April 2, 2004 or hereafter approved by the Executive Officer and the U.S. EPA.
- (28) SERVICE ROADS are paved or unpaved roads that are used by one or more public agencies for inspection or maintenance of infrastructure and which are not typically used for construction-related activity.
- (29) SIMULTANEOUS SAMPLING means the operation of two PM₁₀ samplers in such a manner that one sampler is started within five minutes of the other, and each sampler is operated for a consecutive period which must be not less than 290 minutes and not more than 310 minutes.
- (30) SOUTH COAST AIR BASIN means the non-desert portions of Los Angeles, Riverside, and San Bernardino counties and all of Orange

- County as defined in California Code of Regulations, Title 17, Section 60104. The area is bounded on the west by the Pacific Ocean, on the north and east by the San Gabriel, San Bernardino, and San Jacinto Mountains, and on the south by the San Diego county line.
- (31) STABILIZED SURFACE means any previously disturbed surface area or open storage pile which, through the application of dust suppressants, shows visual or other evidence of surface crusting and is resistant to wind-driven fugitive dust and is demonstrated to be stabilized. Stabilization can be demonstrated by one or more of the applicable test methods contained in the Rule 403 Implementation Handbook.
- (32) TRACK-OUT means any bulk material that adheres to and agglomerates on the exterior surface of motor vehicles, haul trucks, and equipment (including tires) that have been released onto a paved road and can be removed by a vacuum sweeper or a broom sweeper under normal operating conditions.
- (33) TYPICAL ROADWAY MATERIALS means concrete, asphaltic concrete, recycled asphalt, asphalt, or any other material of equivalent performance as determined by the Executive Officer, and the U.S. EPA.
- (34) UNPAVED ROADS means any unsealed or unpaved roads, equipment paths, or travel ways that are not covered by typical roadway materials. Public unpaved roads are any unpaved roadway owned by federal, state, county, municipal or other governmental or quasi-governmental agencies. Private unpaved roads are all other unpaved roadways not defined as public.
- (35) VISIBLE ROADWAY DUST means any sand, soil, dirt, or other solid particulate matter which is visible upon paved road surfaces and which can be removed by a vacuum sweeper or a broom sweeper under normal operating conditions.
- (36) WIND-DRIVEN FUGITIVE DUST means visible emissions from any disturbed surface area which is generated by wind action alone.
- (37) WIND GUST is the maximum instantaneous wind speed as measured by an anemometer.

(d) Requirements

(1) No person shall cause or allow the emissions of fugitive dust from any active operation, open storage pile, or disturbed surface area such that:

- (A) the dust remains visible in the atmosphere beyond the property line of the emission source; or
- (B) the dust emission exceeds 20 percent opacity (as determined by the appropriate test method included in the Rule 403 Implementation Handbook), if the dust emission is the result of movement of a motorized vehicle.
- (2) No person shall conduct active operations without utilizing the applicable best available control measures included in Table 1 of this Rule to minimize fugitive dust emissions from each fugitive dust source type within the active operation.
- (3) No person shall cause or allow PM₁₀ levels to exceed 50 micrograms per cubic meter when determined, by simultaneous sampling, as the difference between upwind and downwind samples collected on high-volume particulate matter samplers or other U.S. EPA-approved equivalent method for PM₁₀ monitoring. If sampling is conducted, samplers shall be:
 - (A) Operated, maintained, and calibrated in accordance with 40 Code of Federal Regulations (CFR), Part 50, Appendix J, or appropriate U.S. EPA-published documents for U.S. EPA-approved equivalent method(s) for PM₁₀.
 - (B) Reasonably placed upwind and downwind of key activity areas and as close to the property line as feasible, such that other sources of fugitive dust between the sampler and the property line are minimized.
- (4) No person shall allow track-out to extend 25 feet or more in cumulative length from the point of origin from an active operation. Notwithstanding the preceding, all track-out from an active operation shall be removed at the conclusion of each workday or evening shift.
- (5) No person shall conduct an active operation with a disturbed surface area of five or more acres, or with a daily import or export of 100 cubic yards or more of bulk material without utilizing at least one of the measures listed in subparagraphs (d)(5)(A) through (d)(5)(E) at each vehicle egress from the site to a paved public road.
 - (A) Install a pad consisting of washed gravel (minimum-size: one inch) maintained in a clean condition to a depth of at least six inches and extending at least 30 feet wide and at least 50 feet long.

- (B) Pave the surface extending at least 100 feet and at least 20 feet wide.
- (C) Utilize a wheel shaker/wheel spreading device consisting of raised dividers (rails, pipe, or grates) at least 24 feet long and 10 feet wide to remove bulk material from tires and vehicle undercarriages before vehicles exit the site.
- (D) Install and utilize a wheel washing system to remove bulk material from tires and vehicle undercarriages before vehicles exit the site.
- (E) Any other control measures approved by the Executive Officer and the U.S. EPA as equivalent to the actions specified in subparagraphs (d)(5)(A) through (d)(5)(D).
- (6) Beginning January 1, 2006, any person who operates or authorizes the operation of a confined animal facility subject to this Rule shall implement the applicable conservation management practices specified in Table 4 of this Rule.

(e) Additional Requirements for Large Operations

- (1) Any person who conducts or authorizes the conducting of a large operation subject to this Rule shall implement the applicable actions specified in Table 2 of this Rule at all times and shall implement the applicable actions specified in Table 3 of this Rule when the applicable performance standards can not be met through use of Table 2 actions; and shall:
 - submit a fully executed Large Operation Notification (Form 403
 to the Executive Officer within 7 days of qualifying as a large operation;
 - (B) include, as part of the notification, the name(s), address(es), and phone number(s) of the person(s) responsible for the submittal, and a description of the operation(s), including a map depicting the location of the site;
 - (C) maintain daily records to document the specific dust control actions taken, maintain such records for a period of not less than three years; and make such records available to the Executive Officer upon request;

- (D) install and maintain project signage with project contact signage that meets the minimum standards of the Rule 403 Implementation Handbook, prior to initiating any earthmoving activities;
- (E) identify a dust control supervisor that:
 - (i) is employed by or contracted with the property owner or developer;
 - (ii) is on the site or available on-site within 30 minutes during working hours;
 - (iii) has the authority to expeditiously employ sufficient dust mitigation measures to ensure compliance with all Rule requirements;
 - (iv) has completed the AQMD Fugitive Dust Control Class and has been issued a valid Certificate of Completion for the class; and
- (F) notify the Executive Officer in writing within 30 days after the site no longer qualifies as a large operation as defined by paragraph (c)(18).
- (2) Any Large Operation Notification submitted to the Executive Officer or AQMD-approved dust control plan shall be valid for a period of one year from the date of written acceptance by the Executive Officer. Any Large Operation Notification accepted pursuant to paragraph (e)(1), excluding those submitted by aggregate-related plants and cement manufacturing facilities must be resubmitted annually by the person who conducts or authorizes the conducting of a large operation, at least 30 days prior to the expiration date, or the submittal shall no longer be valid as of the expiration date. If all fugitive dust sources and corresponding control measures or special circumstances remain identical to those identified in the previously accepted submittal or in an AQMD-approved dust control plan, the resubmittal may be a simple statement of no-change (Form 403NC).

(f) Compliance Schedule

The newly amended provisions of this Rule shall become effective upon adoption. Pursuant to subdivision (e), any existing site that qualifies as a large operation will have 60 days from the date of Rule adoption to comply with the notification and recordkeeping requirements for large operations. Any Large Operation

Notification or AQMD-approved dust control plan which has been accepted prior to the date of adoption of these amendments shall remain in effect and the Large Operation Notification or AQMD-approved dust control plan annual resubmittal date shall be one year from adoption of this Rule amendment.

(g) Exemptions

- (1) The provisions of this Rule shall not apply to:
 - (A) Dairy farms.
 - (B) Confined animal facilities provided that the combined disturbed surface area within one continuous property line is one acre or less.
 - (C) Agricultural vegetative crop operations provided that the combined disturbed surface area within one continuous property line and not separated by a paved public road is 10 acres or less.
 - (D) Agricultural vegetative crop operations within the South Coast Air Basin, whose combined disturbed surface area includes more than 10 acres provided that the person responsible for such operations:
 - (i) voluntarily implements the conservation management practices contained in the Rule 403 Agricultural Handbook;
 - (ii) completes and maintains the self-monitoring form documenting sufficient conservation management practices, as described in the Rule 403 Agricultural Handbook; and
 - (iii) makes the completed self-monitoring form available to the Executive Officer upon request.
 - (E) Agricultural vegetative crop operations outside the South Coast Air Basin whose combined disturbed surface area includes more than 10 acres provided that the person responsible for such operations:
 - (i) voluntarily implements the conservation management practices contained in the Rule 403 Coachella Valley Agricultural Handbook; and
 - (ii) completes and maintains the self-monitoring form documenting sufficient conservation management practices, as described in the Rule 403 Coachella Valley Agricultural Handbook; and
 - (iii) makes the completed self-monitoring form available to the Executive Officer upon request.

- (F) Active operations conducted during emergency life-threatening situations, or in conjunction with any officially declared disaster or state of emergency.
- (G) Active operations conducted by essential service utilities to provide electricity, natural gas, telephone, water and sewer during periods of service outages and emergency disruptions.
- (H) Any contractor subsequent to the time the contract ends, provided that such contractor implemented the required control measures during the contractual period.
- (I) Any grading contractor, for a phase of active operations, subsequent to the contractual completion of that phase of earthmoving activities, provided that the required control measures have been implemented during the entire phase of earth-moving activities, through and including five days after the final grading inspection.
- (J) Weed abatement operations ordered by a county agricultural commissioner or any state, county, or municipal fire department, provided that:
 - mowing, cutting or other similar process is used which maintains weed stubble at least three inches above the soil;
 and
 - (ii) any discing or similar operation which cuts into and disturbs the soil, where watering is used prior to initiation of these activities, and a determination is made by the agency issuing the weed abatement order that, due to fire hazard conditions, rocks, or other physical obstructions, it is not practical to meet the conditions specified in clause (g)(1)(H)(i). The provisions this clause shall not exempt the owner of any property from stabilizing, in accordance with paragraph (d)(2), disturbed surface areas which have been created as a result of the weed abatement actions.
- (K) sandblasting operations.
- (2) The provisions of paragraphs (d)(1) and (d)(3) shall not apply:
 - (A) When wind gusts exceed 25 miles per hour, provided that:

- (i) The required Table 3 contingency measures in this Rule are implemented for each applicable fugitive dust source type, and;
- (ii) records are maintained in accordance with subparagraph (e)(1)(C).
- (B) To unpaved roads, provided such roads:
 - (i) are used solely for the maintenance of wind-generating equipment; or
 - (ii) are unpaved public alleys as defined in Rule 1186; or
 - (iii) are service roads that meet all of the following criteria:
 - (a) are less than 50 feet in width at all points along the road;
 - (b) are within 25 feet of the property line; and
 - (c) have a traffic volume less than 20 vehicle-trips per day.
- (C) To any active operation, open storage pile, or disturbed surface area for which necessary fugitive dust preventive or mitigative actions are in conflict with the federal Endangered Species Act, as determined in writing by the State or federal agency responsible for making such determinations.
- (3) The provisions of (d)(2) shall not apply to any aggregate-related plant or cement manufacturing facility that implements the applicable actions specified in Table 2 of this Rule at all times and shall implement the applicable actions specified in Table 3 of this Rule when the applicable performance standards of paragraphs (d)(1) and (d)(3) can not be met through use of Table 2 actions.
- (4) The provisions of paragraphs (d)(1), (d)(2), and (d)(3) shall not apply to:
 - (A) Blasting operations which have been permitted by the California Division of Industrial Safety; and
 - (B) Motion picture, television, and video production activities when dust emissions are required for visual effects. In order to obtain this exemption, the Executive Officer must receive notification in writing at least 72 hours in advance of any such activity and no nuisance results from such activity.
- (5) The provisions of paragraph (d)(3) shall not apply if the dust control actions, as specified in Table 2, are implemented on a routine basis for

- each applicable fugitive dust source type. To qualify for this exemption, a person must maintain records in accordance with subparagraph (e)(1)(C).
- (6) The provisions of paragraph (d)(4) shall not apply to earth coverings of public paved roadways where such coverings are approved by a local government agency for the protection of the roadway, and where such coverings are used as roadway crossings for haul vehicles provided that such roadway is closed to through traffic and visible roadway dust is removed within one day following the cessation of activities.
- (7) The provisions of subdivision (e) shall not apply to:
 - (A) officially-designated public parks and recreational areas, including national parks, national monuments, national forests, state parks, state recreational areas, and county regional parks.
 - (B) any large operation which is required to submit a dust control plan to any city or county government which has adopted a District-approved dust control ordinance.
 - (C) any large operation subject to Rule 1158, which has an approved dust control plan pursuant to Rule 1158, provided that all sources of fugitive dust are included in the Rule 1158 plan.
- (8) The provisions of subparagraph (e)(1)(A) through (e)(1)(C) shall not apply to any large operation with an AQMD-approved fugitive dust control plan provided that there is no change to the sources and controls as identified in the AQMD-approved fugitive dust control plan.
- (h) Fees

Any person conducting active operations for which the Executive Officer conducts upwind/downwind monitoring for PM_{10} pursuant to paragraph (d)(3) shall be assessed applicable Ambient Air Analysis Fees pursuant to Rule 304.1. Applicable fees shall be waived for any facility which is exempted from paragraph (d)(3) or meets the requirements of paragraph (d)(3).

Source Category		Control Measure		Guidance
Backfilling	01-1	Stabilize backfill material when not actively handling; and	>>	Mix backfill soil with water prior to moving Dedicate water truck or high capacity hose to
	01-2	Stabilize backfill material during handling; and Stabilize soil at completion of activity.	>	backfilling equipment Empty loader bucket slowly so that no dust
			>	plumes are generated Minimize drop height from loader bucket
Clearing and grubbing	02-1	Maintain stability of soil through pre-watering of site prior to clearing and grubbing; and	>	 Maintain live perennial vegetation where possible
	02-2	Stabilize soil during clearing and grubbing	>	Apply water in sufficient quantity to prevent
	02-3	Stabilize soil immediately after clearing and grubbing activities.		generation of dust plumes
Clearing forms	03-1	Use water spray to clear forms; or Use sweeping and water spray to clear forms; or	>	 Use of high pressure air to clear forms may cause exceedance of Rule requirements
	03-3	Use vacuum system to clear forms.		
Crushing	04-1	Stabilize surface soils prior to operation of	> >	Follow permit conditions for crushing equipment
	04-2	Support equipment, and Stabilize material after crushing.	>	Fie-water material prior to toaung into crusner Monitor crusher emissions opacity
			>	Apply water to crushed material to prevent dust

Source Category		Control Measure		Guidance
Cut and fill	05-1	Pre-water soils prior to cut and fill activities; and	> >	For large sites, pre-water with sprinklers or water tricks and allow time for nenetration
	05-2	Stabilize soil during and after cut and fill activities.	> >	Use water trucks/pulls to water soils to depth of cut prior to subsequent cuts
Demolition – mechanical/manual	06-1	Stabilize wind erodible surfaces to reduce dust; and	∀	Apply water in sufficient quantities to prevent the generation of visible dust plumes
	06-2	Stabilize surface soil where support equipment and vehicles will operate: and	<u> </u>	
	06-3	Stabilize loose soil and demolition debris; and Comply with AQMD Rule 1403.		
Disturbed soil	07-1	Stabilize disturbed soil throughout the construction	>	Limit vehicular traffic and disturbances on
	07-2	site; and Stabilize disturbed soil between structures	~ `	sous where possible If interior block walls are planned, install as
			>	early as possible Apply water or a stabilizing agent in
				sufficient quantities to prevent the generation of visible dust plumes
	100	Day seemly versebra to density of mental sectors		
Earth-moving activities	08-2	Re-apply water as necessary to maintain soils in a	<u> </u>	Grade each project phase separately, timed to coincide with construction phase
		damp condition and to ensure that visible emissions	<u> </u>	Upwind fencing can prevent material
	08-3	Stabilize soils once earth-moving activities are	>	movement on site Apply water or a stabilizing agent in
		complete.	() (d)	sufficient quantities to prevent the generation of visible dust plumes

1			I
Guidance	 Use tarps or other suitable enclosures on haul trucks Check belly-dump truck seals regularly and remove any trapped rocks to prevent spillage Comply with track-out prevention/mitigation requirements Provide water while loading and unloading to reduce visible dust plumes 	 Apply water to materials to stabilize Maintain materials in a crusted condition Maintain effective cover over materials Stabilize sloping surfaces using soil binders until vegetation or ground cover can effectively stabilize the slopes Hydroseed prior to rain season 	 Installation of curbing and/or paving of road shoulders can reduce recurring maintenance costs Use of chemical dust suppressants can inhibit vegetation growth and reduce future road shoulder maintenance costs
	e «		
Control Measure	Stabilize material while loading to reduce fugitive dust emissions; and Maintain at least six inches of freeboard on haul vehicles; and Stabilize material while transporting to reduce fugitive dust emissions; and Stabilize material while unloading to reduce fugitive dust emissions; and Comply with Vehicle Code Section 23114.	Stabilize soils, materials, slopes	Apply water to unpaved shoulders prior to clearing; and Apply chemical dust suppressants and/or washed gravel to maintain a stabilized surface after completing road shoulder maintenance.
	09-1 09-2 09-3 09-4	10-1	11-1
Source Category	Importing/exporting of bulk materials	Landscaping	Road shoulder maintenance

Source Category		Control Measure	Guidance
Screening	12-1 12-2 12-3	 12-1 Pre-water material prior to screening; and 12-2 Limit fugitive dust emissions to opacity and plume length standards; and 12-3 Stabilize material immediately after screening. 	 Dedicate water truck or high capacity hose to screening operation Drop material through the screen slowly and minimize drop height Install wind barrier with a porosity of no more than 50% upwind of screen to the height of the drop point
Staging areas	13-1 13-2	13-1 Stabilize staging areas during use; and13-2 Stabilize staging area soils at project completion.	 Limit size of staging area Limit vehicle speeds to 15 miles per hour Limit number and size of staging area entrances/exists
Stockpiles/ Bulk Material Handling	14-1 14-2	Stabilize stockpiled materials. Stockpiles within 100 yards of off-site occupied buildings must not be greater than eight feet in height; or must have a road bladed to the top to allow water truck access or must have an operational water irrigation system that is capable of complete stockpile coverage.	 Add or remove material from the downwind portion of the storage pile Maintain storage piles to avoid steep sides or faces

Rule 403 (cont.)

(Amended June 3, 2005)

Source Category		Control Measure	Guidance
Traffic areas for construction activities	15-1 15-2 15-3	Stabilize all off-road traffic and parking areas; and Stabilize all haul routes; and Direct construction traffic over established haul routes.	 Apply gravel/paving to all haul routes as soon as possible to all future roadway areas Barriers can be used to ensure vehicles are only used on established parking areas/haul routes
Trenching	16-1	Stabilize surface soils where trencher or excavator and support equipment will operate; and Stabilize soils at the completion of trenching activities.	 Pre-watering of soils prior to trenching is an effective preventive measure. For deep trenching activities, pre-trench to 18 inches soak soils via the pre-trench and resuming trenching Washing mud and soils from equipment at the conclusion of trenching activities can prevent crusting and drying of soil on equipment
Truck loading	17-1	Pre-water material prior to loading; and Ensure that freeboard exceeds six inches (CVC 23114)	 Empty loader bucket such that no visible dust plumes are created Ensure that the loader bucket is close to the truck to minimize drop height while loading
Turf Overseeding	18-1	Apply sufficient water immediately prior to conducting turf vacuuming activities to meet opacity and plume length standards; and Cover haul vehicles prior to exiting the site.	 Haul waste material immediately off-site

	established g lots can	SI	
Guidance	 Restricting vehicular access to established unpaved travel paths and parking lots can 	reduce stabilization requirements	
Control Measure	19-1 Stabilize soils to meet the applicable performance standards; and	19-2 Limit vehicular travel to established unpaved roads (haul routes) and unpaved parking lots.	20-1 In instances where vacant lots are 0.10 acre or larger and have a cumulative area of 500 square feet or more that are driven over and/or used by motor vehicles and/or off-road vehicles, prevent motor vehicle and/or off-road vehicle trespassing, parking and/or access by installing barriers, curbs, fences, gates, posts, signs, shrubs, trees or other effective control measures.
	19-1	19-2	20-1
Source Category	Unpaved roads/parking lots		Vacant land

Table 2
DUST CONTROL MEASURES FOR LARGE OPERATIONS

FUGITIVE DUST SOURCE CATEGORY		CONTROL ACTIONS
Earth-moving (except construction cutting and filling areas, and mining operations)	(1a)	Maintain soil moisture content at a minimum of 12 percent, as determined by ASTM method D-2216, or other equivalent method approved by the Executive Officer, the California Air Resources Board, and the U.S. EPA. Two soil moisture evaluations must be conducted during the first three hours of active operations during a calendar day, and two such evaluations each subsequent four-hour period of active operations; OR
	(1a-1)	For any earth-moving which is more than 100 feet from all property lines, conduct watering as necessary to prevent visible dust emissions from exceeding 100 feet in length in any direction.
Earth-moving: Construction fill areas:	(1b)	Maintain soil moisture content at a minimum of 12 percent, as determined by ASTM method D-2216, or other equivalent method approved by the Executive Officer, the California Air Resources Board, and the U.S. EPA. For areas which have an optimum moisture content for compaction of less than 12 percent, as determined by ASTM Method 1557 or other equivalent method approved by the Executive Officer and the California Air Resources Board and the U.S. EPA, complete the compaction process as expeditiously as possible after achieving at least 70 percent of the optimum soil moisture content. Two soil moisture evaluations must be conducted during the first three hours of active operations during a calendar day, and two such evaluations during each subsequent four-hour period of active operations.

Table 2 (Continued)

	1	able 2 (Continued)
FUGITIVE DUST SOURCE CATEGORY		CONTROL ACTIONS
Earth-moving: Construction cut areas and mining operations:	(1c)	Conduct watering as necessary to prevent visible emissions from extending more than 100 feet beyond the active cut or mining area unless the area is inaccessible to watering vehicles due to slope conditions or other safety factors.
Disturbed surface areas (except completed grading areas)	(2a/b)	Apply dust suppression in sufficient quantity and frequency to maintain a stabilized surface. Any areas which cannot be stabilized, as evidenced by wind driven fugitive dust must have an application of water at least twice per day to at least 80 percent of the unstabilized area.
Disturbed surface areas: Completed grading areas	(2c)	Apply chemical stabilizers within five working days of grading completion; OR
	(2d)	Take actions (3a) or (3c) specified for inactive disturbed surface areas.
Inactive disturbed surface areas	(3a)	Apply water to at least 80 percent of all inactive disturbed surface areas on a daily basis when there is evidence of wind driven fugitive dust, excluding any areas which are inaccessible to watering vehicles due to excessive slope or other safety conditions; OR
	(3b)	Apply dust suppressants in sufficient quantity and frequency to maintain a stabilized surface; OR
	(3c)	Establish a vegetative ground cover within 21 days after active operations have ceased. Ground cover must be of sufficient density to expose less than 30 percent of unstabilized ground within 90 days of planting, and at all times thereafter; OR
	(3d)	Utilize any combination of control actions (3a), (3b), and (3c) such that, in total, these actions apply to all inactive disturbed surface areas.

Table 2 (Continued)

	1 21	ble 2 (Continued)
FUGITIVE DUST SOURCE CATEGORY		CONTROL ACTIONS
Unpaved Roads	(4a)	Water all roads used for any vehicular traffic at least once per every two hours of active operations [3 times per normal 8 hour work day]; OR
	(4b)	Water all roads used for any vehicular traffic once daily and restrict vehicle speeds to 15 miles per hour; OR
	(4c)	Apply a chemical stabilizer to all unpaved road surfaces in sufficient quantity and frequency to maintain a stabilized surface.
Open storage piles	(5a)	Apply chemical stabilizers; OR
	(5b)	Apply water to at least 80 percent of the surface area of all open storage piles on a daily basis when there is evidence of wind driven fugitive dust; OR
	(5c)	Install temporary coverings; OR
	(5d)	Install a three-sided enclosure with walls with no more than 50 percent porosity which extend, at a minimum, to the top of the pile. This option may only be used at aggregate-related plants or at cement manufacturing facilities.
All Categories	(6a)	Any other control measures approved by the Executive Officer and the U.S. EPA as equivalent to the methods specified in Table 2 may be used.

TABLE 3
CONTINGENCY CONTROL MEASURES FOR LARGE OPERATIONS

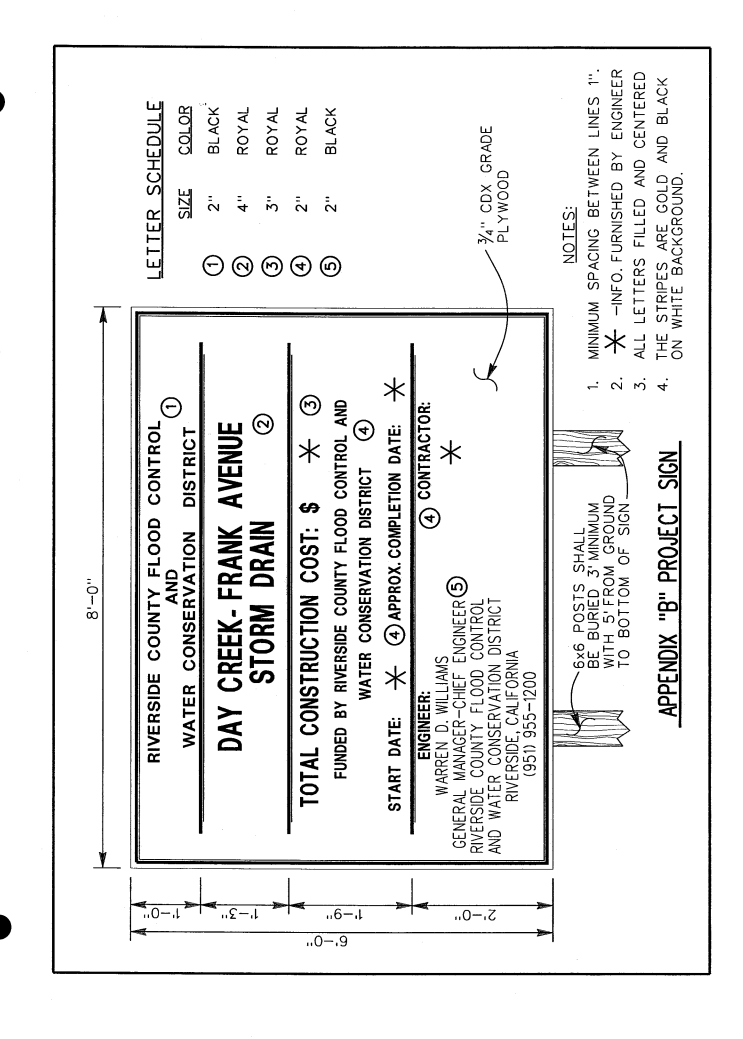
CONTINUENCE	ONTIN	OL MEASURES FOR LARGE OPERATIONS
FUGITIVE DUST SOURCE CATEGORY		CONTROL MEASURES
Earth-moving	(1A)	Cease all active operations; OR
	(2A)	Apply water to soil not more than 15 minutes prior to moving such soil.
Disturbed surface areas	(0B)	On the last day of active operations prior to a weekend, holiday, or any other period when active operations will not occur for not more than four consecutive days: apply water with a mixture of chemical stabilizer diluted to not less than 1/20 of the concentration required to maintain a stabilized surface for a period of six months; OR
	(1B) (2B)	Apply chemical stabilizers prior to wind event; OR Apply water to all unstabilized disturbed areas 3 times per day. If there is any evidence of wind driven fugitive dust, watering frequency is increased to a minimum of four times per day; OR
	(3B) (4B)	Take the actions specified in Table 2, Item (3c); OR Utilize any combination of control actions (1B), (2B), and (3B) such that, in total, these actions apply to all disturbed surface areas.
Unpaved roads	(1C) (2C)	Apply chemical stabilizers prior to wind event; OR Apply water twice per hour during active operation; OR
	(3C)	Stop all vehicular traffic.
Open storage piles	(1D) (2D)	Apply water twice per hour; OR Install temporary coverings.
Paved road track-out	(1E)	Cover all haul vehicles; OR
	(2E)	Comply with the vehicle freeboard requirements of Section 23114 of the California Vehicle Code for both public and private roads.
All Categories	(1F)	Any other control measures approved by the Executive Officer and the U.S. EPA as equivalent to the methods specified in Table 3 may be used.

Table 4
(Conservation Management Practices for Confined Animal Facilities)

(Conservation	Man	agement Practices for Confined Animal Facilities)
SOURCE CATEGORY		CONSERVATION MANAGEMENT PRACTICES
Manure Handling	(la) (lb)	Cover manure prior to removing material off-site; AND Spread the manure before 11:00 AM and when wind conditions are less than 25 miles per hour; AND
(Only applicable to Commercial Poultry Ranches)	(1c)	Utilize coning and drying manure management by removing manure at laying hen houses at least twice per year and maintain a base of no less than 6 inches of dry manure after clean out; or in lieu of complying with conservation management practice (1c), comply with conservation management practice (1d). Utilize frequent manure removal by removing the manure from
Feedstock	(2a)	laying hen houses at least every seven days and immediately thin bed dry the material. Utilize a sock or boot on the feed truck auger when filling feed
Handling Disturbed Surfaces	(3a) (3b)	storage bins. Maintain at least 70 percent vegetative cover on vacant portions of the facility; OR Utilize conservation tillage practices to manage the amount,
	(3c)	orientation and distribution of crop and other plant residues on the soil surface year-round, while growing crops (if applicable) in narrow slots or tilled strips; OR Apply dust suppressants in sufficient concentrations and
Unpaved Roads	(4a)	Restrict access to private unpaved roads either through signage or physical access restrictions and control vehicular speeds to no more than 15 miles per hour through worker notifications, signage, or any other necessary means; OR Cover frequently traveled unpaved roads with low silt content material (i.e., asphalt, concrete, recycled road base, or gravel to
	(4c)	a minimum depth of four inches); OR Treat unpaved roads with water, mulch, chemical dust suppressants or other cover to maintain a stabilized surface.
Equipment Parking Areas	(5a) (5b)	Apply dust suppressants in sufficient quantity and frequency to maintain a stabilized surface; OR Apply material with low silt content (i.e., asphalt, concrete, recycled road base, or gravel to a depth of four inches).

APPENDIX "B"

PROJECT SIGNS



APPENDIX "C"

LOG OF SOIL BORINGS



FIELD LOG OF BORING B - 1

Sheet 1 of 1

Project:

RCFCWCD DAY CREEK - FRANK AVE. STORM DRAIN

Location:

MIRA LOMA, CALIF.

Project No. 4025-SF

Dates(s) Drilled:

Drilled By:

6/7/10

GP Drilling

Rig Make/Model:

Mobile B-61

Drilling Method: Hole Diameter:

Hollow-stem Auger 8 In.

Logged By:

Total Depth:

Hammer Type:

Hammer Weight/Drop: Surface Elevation:

16.5 Ft. **Automatic trip**

M. Doerschlag

140 Lb./30 In.

659.0 Ft. per plans

Comments: Soil boring on pipe centerline at Sta. 11+00.

			·····9			e at Sta. 11+00.				
DEPTH (Ft.)	ELEVATION (MSL DATUM)	BULK DRIVE TYPE "N"	VALS	GRAPHIC LOG	USCS	GEOTECHNICAL DESCRIPTION	DRY DENSITY (Pcf)	MOISTURE CONTENT (%)	WELL COMPLETION	OTHER TESTS
0 -	- 655	RIN 29 50/	5"		SM ML/SM	Silty Sand: Brown; medium dense; dry; fine to coarse grained, with around 20% coarse rock fragments. [Fill] Sandy Silt: Yellowish brown; hard; slightly moist; subequal proportions of silt and finegrained sand near top; massive; non-plastic and not visibly porous. Common diffuse veils and clots of carbonate. Cohesive. [Older alluvium]	119.9	12.5		PP >4.5 tsf
5 -	- -	33 50/4 RIN 28 50/5	4" IG		ML/SM ML	 Sandy silt, as above, with trace of clay. Silt with sand, becomes moist, not visibly porous, continued massive and featureless except for common fine MnO spotting. 	122.4	12.7		PP >4.5 tsf PP >4.5 tsf
10 —	650 	RIN 22 44 44	G (88)		SM	Gradational contact. Silty Sand: Light olive brown; dense; moist; generally fine-grained in upper zones with ~35-40% silty fines. Weakly carbonate-cemented. [Older alluvium] — Silty sand, as above, massive.	118.5	14.6		
15	- - 645	RIN 23 26 28	G (54)		SM SW-SM	Silty sand, becomes fine to coarse with 20% weathered f-c gravel and ∼15% fines.	120.3	4.1		

Bottom of boring at 16.5 ft. No groundwater encountered. Boring backfilled with soil cuttings.



FIELD LOG OF BORING B - 2

Sheet 1 of 1

Project:

RCFCWCD DAY CREEK - FRANK AVE. STORM DRAIN

Location:

MIRA LOMA, CALIF.

Project No. 4025-SF

Dates(s) Drilled:

6/7/10

Drilled By:

GP Drilling

Rig Make/Model:

Mobile B-61

Drilling Method: Hole Diameter:

Hollow-stem Auger 8 ln.

Logged By:

Total Depth:

M. Doerschlag

16.0 Ft.

Hammer Type:

Automatic trip

Hammer Weight/Drop: Surface Elevation:

140 Lb./30 In. 663.5 Ft. per plans

Comments: Soil boring on pipe centerline at Sta 16+15

	Comments: Soil boring on pipe centerline at Sta. 16+15.									
DEPTH (Ft.)	ELEVATION (MSL DATUM)	BULK DRIVE TYPE, "N"	/ALS	GRAPHIC LOG	nscs	GEOTECHNICAL DESCRIPTION	DRY DENSITY (Pcf)	MOISTURE CONTENT (%)	WELL	OTHER TESTS
-	- 660	RING 37 50/5			SM/ML	Silty Sand: Brown; loose; dry; fine to medium grained with scattered coarse rock fragments. [Fill] Silty Sand: Yellowish brown; very dense; slightly moist; very fine-grained sand and very silty near top of unit, grading less fines with depth; massive; cemented; not visibly porous; common carbonate veils and	116.5	10.6		BULK: MAX, SIEVE, SE, EI, SULFATE, CHLORIDE, pH, RESISTIVITY
5 -	_	*50/6	5"		SM	fracture fills. Cohesive. [Older alluvium] ← Silty sand, with ~35-40% fines, becomes fine to medium-grained. Not visibly porous.	111.5	12.0		
	- 655	RINC 41 50/5'	3		SM	Silty sand, with ~15-20% fines and few MnO spots, not visibly porous, uncemented.	111.8	7.6		SHEAR
10 -	- -	RING 32 50/5"	ŀ		SM/ML	← Silty sand, becomes moist and much siltier than above, continued massive and not visibly porous.	110.3	14.2		
15 –	- 650	RING 20 50/6"	 		ML	Sandy Silt: Yellowish brown; hard; moist; estimated 30-40% fine sand; massive; common fine MnO spots. [Older alluvium]	105.2	21.0		

Bottom of boring at 16.0 ft. No groundwater encountered. Boring backfilled with soil cuttings.



FIELD LOG OF BORING B - 3

Sheet 1 of 1

Project:

RCFCWCD DAY CREEK - FRANK AVE. STORM DRAIN

Location:

MIRA LOMA, CALIF.

Project No. 4025-SF

Dates(s) Drilled:

6/7/10

Drilled By:

GP Drilling

Rig Make/Model:

Mobile B-61

Drilling Method:

Hollow-stem Auger

Hole Diameter:

8 In.

Logged By:

Total Depth:

Hammer Type:

16.0 Ft. **Automatic trip**

Hammer Weight/Drop:

140 Lb./30 In.

M. Doerschlag

Surface Elevation:

662.0 Ft. per plans

Comments: Soil boring on pipe centerline at Sta. 20+44.

		 	on pipo						
DEPTH (Ft.)	ELEVATION (MSL DATUM)	DRIVE TYPE, "N" or (Blows/ft.)	7 7	nscs	GEOTECHNICAL DESCRIPTION	DRY DENSITY (Pcf)	MOISTURE CONTENT (%)	WELL COMPLETION	OTHER TESTS
-	- 660	RING *50/4"		SM SM/ML	Asphaltic Concrete Pavement: 2.7 inches over native soils. Silty Sand: Dark yellowish brown becoming light yellowish brown; very dense; moist, abruptly becoming slightly moist @ 2'; finegrained, with trace of clay; cemented and cohesive. [Older alluvium] Gradational contact.	105.1	11.0		BULK: SE PP >4.5 tsf
5 -	_	RING 41 50/5"		ML	Sandy Silt: Yellowish brown; hard; slightly moist; averages around 40% very fine-grained sand; massive; non-plastic; mildly cemented; not visibly porous. [Older alluvium]	114.8	11.6		PP >4.5 tsf
10 —	655 	RING 25 50/6"		ML	← Sandy silt, as above, not visibly porous.	110.5	16.3		PP >4.5 tsf
	- 650 -	RING 28 50/5"		ML/SM	← Sandy silt, near-equal fines + sand proportions.	118.9	12.3		
15	.	RING 22 50/5"		ML SM	Olive-brown moist sandy silt grades to f-m grained silty sand in shoe.	123.4	7.5		

Bottom of boring at 16.0 ft. No groundwater encountered. Boring backfilled with soil cuttings.

APPENDIX "D"

MONITORING REPORT TEMPLATE FOR ORDER NO. R8-2009-0003 (DE MINIMUS PERMIT)

MONITORING REPORT FOR ORDER NO. R8-2009-0003 GENERAL WASTE DISCHARGE REQUIREMENTS FOR DISCHARGES TO SURFACE WATERS THAT POSE AN INSIGNIFICANT THREAT TO WATER QUALITY (DE MINIMUS PERMIT)

PROJECT NAME PROJECT ADDRESS

Submitted to:
California Regional Water Quality Control Board
Santa Ana Region
3737 Main Street, Suite 500
Riverside, California 92501-3348

Prepared by:
Contractor's Name
Contractor's Address
Contractor's Address
Contractor's Contact Person
Contractor's Contact Phone Number

Prepared for:
Riverside County Flood Control and Water Conservation District
1995 Market Street
Riverside, California 92501
Contact Person
Contact Phone Number

CONTRACTOR'S CERTIFICATION

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations" [40 CFR Section 122.22(d)].

Contractor's Name	Contractor's Title	
Name:	Title:	
Signature:	Date:	

OWNER'S CERTIFICATION

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations" [40 CFR Section 122.22(d)].

Signed:_____

Jason E. Uhley Chief of Watershed Protection Division Riverside County Flood Control and Water Conservation District

MONITORING RESULTS:

Monitoring results are reported at the intervals specified in the Monitoring and Reporting Program of the De Minimus Permit. Seven days prior to discharging, contact your contract manager at the District, so they can call the RWQCB with the following information:

- 1. Specific type of the proposed wastewater discharge
- 2. The estimated average and maximum daily flow rates
- 3. The frequency and duration of the discharge
- 4. The affected receiving water
- 5. A description of the path from the point of the initial discharge to the ultimate location of discharge (fax map if possible)

The Discharger is required to conduct monitoring of the permitted discharges in order to evaluate compliance with permit conditions and to allow ongoing characterization of discharges to determine potential adverse impacts and to determine continued suitability for coverage under the General Permit.

Contractor conducting work for the District must be familiar with the De Minimus Permit and its monitoring requirements and comply with them. Please be aware that there are different Monitoring Reporting Requirements which are dependent on the amount of flow that is being discharged per day.

Calculations for all limitations, which require averaging of measurements, utilize an arithmetic mean unless otherwise specified in the De Minimus Permit.

Contractor, acknowledge that samples and measurements taken for the purpose of monitoring shall be representative of the monitored activity [40 CFR §122.41(j)(1)]. Also, Monitoring results must be conducted according to test procedures under 40 CFR Part 136 or, in the case of sludge use or disposal, approved under 40 CFR Part 136 unless otherwise specified in 40 CFR Part 503 unless other test procedures have been specified in the General Permit [40 CFR §122.41(j)(4)] [40 CFR §122.44(i)(1)(iv). You also acknowledge that records shall be retained for a period of at least five years. Sample results are hereby reported per the requirements of the General Permit.

SUMMARY OF MONITORING RESULTS:

Samples are collected for the following constituents and measured against the following maximum limits. All laboratory analyses are performed in accordance with test procedures under 40 CFR 136 (revised April 11, 2007) "Guidelines Establishing Test Procedures for the Analysis of Pollutants", promulgated by the United States Environmental Protection Agency. In the case of sludge use or disposal, will have used test procedures approved under 40 CFR Part 136 unless otherwise specified in 40 CFR Part 503 unless other test procedures have been specified in this Order [40 CFR §122.41(j)(4)] [40 CFR §122.44(i)(l)(iv)].

Chemical, bacteriological, and bioassay analyses are conducted at a laboratory certified for such analyses by the California Department of Public Health in accordance with the provision of Water Code Section 13176, or conducted at a laboratory certified for such analyses by the EPA or at laboratories approved by the Regional Water Board's Executive Officer.

In conformance with federal regulations 40 CFR 122.45(c), analyses to determine compliance with the effluent limitations for metals are conducted using the total recoverable method. For Chromium (VI), the dissolved method in conformance with 40 CFR 136 may be used to measure compliance with the Chromium (VI) limitation.

Organic pollutants are analyzed using EPA Method 8260, as appropriate, and results are reported with ML or PQL and MDL. A chain of custody and sample information record are included in Appendix B of this report. The complete monitoring results are included in Appendix C of this report. Monitoring results are summarized in attached Tables.

Monitoring results are reported at the intervals specified in the Monitoring and Reporting Program (MRP).

Results are reported of analytical determinations for the presence of chemical constituents in a sample using the following reporting protocols:

- Must use ML minimum levels for sample results as specified in Attachment H of the General Permit. Sample results greater than or equal to the reported ML shall be reported as measured by the laboratory (i.e., the measured chemical concentration in the sample).
- Sample results less than the reported ML, but greater than or equal to the laboratory's current Method Detection Limit (MDL)4, shall be reported as "Detected, but Not Quantified," or "DNQ." The estimated chemical concentration of the sample shall also be reported.
- Sample results not detected above the laboratory's MDL shall be reported as "not detected" or "ND."

For every item of monitoring data where the requirements are not met, this monitoring report shall include a statement discussing the reasons for noncompliance, the actions undertaken or proposed that will bring the discharge into full compliance with requirements at the earliest time, and an estimate of the date when you will be in compliance. The Contractor shall notify the Regional Water Board by letter when compliance with the time schedule has been achieved.

Effluent Limitations and Discharge Specifications

The Contractor will maintain compliance with the following effluent limitations at approved compliance point monitoring locations:

Table 1 - Effluent Limitations Applicable to All Receiving Waters

Constituent	Maximum Daily Concentration Limit in milligrams per liter (mg/L)
Total Dissolved Solids (TDS)	See Sections 4 and 5 below
Total Inorganic Nitrogen (TIN)	See Sections 4 and 5 below
Total Petroleum Hydrocarbons	0.1 mg/L
Total Residual Chlorine	0.1 mg/L
(If chlorine is used for treatment or disinfection of wastes)	
Suspended Solids	75 mg/L
Sulfides	0.4 mg/L
Oil and Grease	15 mg/L

- 1. The pH of the discharge shall be within 6.5 and 8.5 pH units (see also Receiving Water Limitations B.2.g.).
- 2. There shall be no visible oil and grease in the discharge.
- 3. The discharge of decanted filter backwash wastewater and/or sludge dewatering filtrate water from water treatment facilities shall not contain a total suspended solids maximum daily concentration in excess of 30 mg/L.
- 4. For discharges to surface waters where groundwater will not be affected by the discharge, the TDS and/or TIN of the effluent shall not exceed the water quality objectives for the receiving surface water where the effluent is discharged, as specified in Table 4-1 of the Basin Plan for the Santa Ana Region.
- 5. For discharges to surface waters where the groundwater will be affected by the discharge, the TDS and/or TIN concentrations of the effluent shall not exceed the water quality objectives for the surface water where the effluent is discharged nor the affected groundwater management zone, as specified in Table 4-1 of the Basin Plan for the Santa Ana Region. The more restrictive water quality objectives shall govern. However, treated effluent exceeding the groundwater management zone water quality objectives may be returned to the same management zone from which it was extracted without reduction of the TDS or TIN concentrations so long as the concentrations of those constituents are no greater than when the groundwater was first extracted. Incidental increases in the TDS and TIN concentrations (such as may occur during air stripping) of treated effluent will not be considered increases for the purposes of determining compliance with this discharge specification.

- 6. Should any of the weekly, bi-monthly, monthly, quarterly or annual monitoring for a specific constituent show effluent concentrations above the effluent limit, the frequency of monitoring for that constituent shall be increased to weekly or as directed by the Executive Officer. To return to the monitoring frequency specified, the Discharger shall request and receive approval from the Regional Water Board's Executive Officer or designee. (See also Provision VII.C.6.a. of the Order regarding conditions that necessitate termination of the discharge.)
- 7. Should the annual monitoring for a specific constituent show effluent concentrations above the values specified in Attachment I, the monitoring frequency for that constituent shall be increased to weekly for one quarter or as directed by the Executive Officer. To return to the monitoring frequency specified, the Discharger shall request and receive approval from the Regional Water Board's Executive Officer or designee. (See also Provision VII.C.6.a. of the Order regarding conditions that necessitate termination of the discharge.)
- 8. Should two consecutive annual monitoring results for all the constituents specified in Attachment I show values below those listed in Attachment "I", the Discharger may stop monitoring for the pollutants listed in Attachment I.
- 9. If the discharge does not last for more than a day, one composite sample shall be taken for the duration of the discharge and shall be analyzed.

Records of monitoring information shall include:

- a. The date, exact place, and time of sampling or measurements;
- b. The individual(s) who performed the sampling or measurements;
- c. The date(s) analyses were performed;
- d. The laboratory and individual(s) who performed the analyses;
- e. The analytical techniques or methods used, including any modification(s) to analytical techniques or methods used;
- f. The results of such analyses, including measurement used and the minimum level for the analysis, results less than the reporting level but above the method detection limit (MDL), data qualifiers and a description of the qualifiers, quality control test results (and a written copy of the laboratory quality assurance plan), dilution factors, if used, and sample matrix type; and
- g. Other requirements as specified in the De Minimus Order's Monitoring and Reporting Program.

Monitoring results must be reported on a Discharge Monitoring Report (DMR) or forms provided or specified by your District Contract Manager for reporting results of monitoring of sludge use or disposal practices.

Noncompliance Reporting

The discharger shall report any noncompliance that may endanger health or the environment. Any information shall be provided to the Executive Officer (951.782.4130) and the Office of Emergency Services (1.800.852.7550) orally within 24 hours from the time the discharger becomes aware of the circumstances. A written submission shall also be provided within 5 days of the time the discharger becomes aware of the circumstances. The written submission shall contain a description of the noncompliance and its cause, the period of noncompliance, including exact dates and times and, if the noncompliance has not been corrected, the anticipated time it is expected to continue, and steps taken or planned to reduce, eliminate, and prevent reoccurrence of the noncompliance.

Any unanticipated bypass that exceeds effluent limitations, or any upset that exceeds any effluent limitation, or any violation of a maximum daily discharge limitation for any of the pollutants listed in the General Permit shall be reported within 24 hours to the RWQCB.

PROJECT INFORMATION:

Type of discharge (place check):

Construction Groundwater Dewatering Other Non-stormwater Dewatering
Date of initial discharge(s):
Duration/Frequency of discharge(s) (for example daily during working hours):
Estimated maximum daily flow:
Estimated average daily flow:
Sampling Point Location(s): (Identify on exhibit in Appendix A)
Receiving Water:
Summary of the month's activities including a report detailing compliance or noncompliance with the task for the specific schedule date:

Treatment System (if a constituent exceeded an allowable maximum describe additional BMPs that will be deployed to mitigate contaminant and the dates the BMPs are expected to be operational). BMPs used to mitigate discharged pollutants, if applicable: Description, as applicable

	Repo	rt	for	(month, year)	:
--	------	----	-----	---------------	---

The Contractor shall collect samples within 30 minutes of the initiation of a discharge to determine potential constituents. The Contractor will then sample once a month for reporting purposes for the duration of the discharge.

I his is the first report for this project
This is the report for this project
This is the final report for this project
If no discharge occurs during the monthly monitoring period, the contractor shall check the line below.
There was no discharge during this reporting period

SUMMARY OF FLOW DATA AND VOLUME OF DISCHARGE

SAMPLE STATION #_

	Date	Flow rate (gpd)	Volume of Daily Discharge
1			
2			
3			
4			
5			
6			
7			
8			
9			
10			
11			
12			
13			
14			
15			
16			
17			
18	·		
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
29			
30			
31			

gpd = gallons per day

SUMMARY OF MONITORING RESULTS

A. For intermittent (less than daily) discharge flow of less than 25,000 gallons per day (gpd), effluent monitoring is as follows:

Date and Time of Sample	e:

Parameter	Unit	Sample Type	Minimum Sampling Frequency	Required Analytical Test Method and Minimum Level, Units, Respectively	Sample Results
Flow	GPD	Measured	Each discharge event	See Section I.A.2. of the MRP	
Total Petroleum Hydrocarbons	μg/L	Grab	Once monthly or as directed by the Executive Officer thereafter; see also Section IV.A.3.	EPA Method 8015 Modified	
Oil and Grease	mg/L	Grab	Once monthly or as directed by the Executive Officer thereafter; see also Section IV.A.3.	See Section I.A.2. of the MRP	
Total Residual Chlorine (unless it is known that chlorine is not in the discharge)	mg/L	Grab	Once monthly or as directed by the Executive Officer thereafter; see also Section IV.A.3.	See Section I.A.2. of the MRP	
Total Suspended Solids (not applicable if all wastewater will percolate prior to reaching receiving waters)	mg/L	Grab	Once monthly or as directed by the Executive Officer thereafter; see also Section IV.A.3.	See Section I.A.2. of the MRP	
Total Inorganic Nitrogen (TIN)	mg/L	Grab	Once monthly or as directed by the Executive Officer thereafter; see also Section IV.A.3.	See Section I.A.2. of the MRP	
Sulfate	mg/L	Grab	Once monthly or as directed by the Executive Officer thereafter; see also Section IV.A.3.	See Section I.A.2. of the MRP	
рН	Std. Units	Grab	Once monthly or as directed by the Executive Officer thereafter; see also Section IV.A.3.	See Section I.A.2. of the MRP	
Total Dissolved Solids	Mg/L	Grab	Annually see also Section IV.A.3.	See Section I.A.2. of the MRP	
Hardness	μg/L	Grab	Annually see also Section IV.A.3.	See Section I.A.2. of the MRP	

For discharge flow of less than 25,000 gpd the following pollutants also were sampled:

Date and Time of Sample:

CONSTITUENT	SAMPLE RESULT (ug/L)
Antimony	
Arsenic	
Cadmium	
Chromium III (only necessary to sample if the discharge is going to freshwater that is not designated at MUN)	
Chromium VI	
Copper	
Lead	
Mercury	
Nickel	
Selenium	
Silver	
Thallium	
Zinc	
Cyanide	
1,1,2-Trichloroethane	
1,1-Dichloroethane	
1,1-Dichloroethylene	
1,2-Dichloroethane	
1,2-Dichloroethylene(cis)	
1,2-Dichloroethylene(trans)	
1,4-Dioxane	
Benzene	

CONSTITUENT	SAMPLE RESULT (ug/L)
Carbon Tetrachloride	
Dibromochloropropane (DBCP)	
Dichlorobromomethane	
Ethylbenzene	
Methyl Isobutyl Ketone	
Methyl Tertiary Butyl Ether	
(MTBE)	
Naphthalene	
Perchlorate	
Tert Butyl Alcohol (TBA)	
Tetratchloroethylene (PCE)	
Toluene	
Trichloroethylene (TCE)	
Vinyl Chloride	
1,2,3-Trichloropropane (1,2,3-	
TCP)	.
1,3-Dichloropropylene	
1,1,2,2-Tetratchloroethane	
1,2-Dichlorobenzene 600	
1,4-Dichlorobenzene	
1,2,4 -Trichlorobenzene	

B. For discharge flow of 25,000 gpd or more, effluent monitoring is as follows:

Date and Time of Sample:

Parameter	Unit	Sample Type	Minimum Sampling Frequency	Required Analytical Test Method and Minimum Level, Units, Respectively	Sample Results
Flow	GPD	Measured	Daily	See Section I.A.3. of the MRP	
Total Petroleum Hydrocarbons	μg/L	Grab	During the first 30 minutes of the discharge, then monthly see also Section IV.A.3.	EPA Method 8015 Modified	
Oil and Grease	mg/L	Grab	During the first 30 minutes of the discharge, then monthly see also Section IV.A.3.	See Section I.A.3. of the MRP	
Total Residual Chlorine (unless it is known that chlorine is not in the discharge)	mg/L	Grab	During the first 30 minutes of the discharge, then monthly see also Section IV.A.3.	See Section I.A.3. of the MRP	
Total Suspended Solids (not applicable if all wastewater will percolate prior to reaching receiving waters)	mg/L	Grab	During the first 30 minutes of the discharge, then monthly see also Section IV.A.3.	See Section I.A.3. of the MRP	
Total Inorganic Nitrogen (TIN)	mg/L	Grab	During the first 30 minutes of the discharge, then monthly see also Section IV.A.3.	See Section I.A.3. of the MRP	
Sulfate	mg/L	Grab	During the first 30 minutes of the discharge, then monthly see also Section IV.A.3.	See Section I.A.3. of the MRP	
pH	Std. Units	Grab	During the first 30 minutes of the discharge, then monthly see also Section IV.A.3.	See Section I.A.3. of the MRP	
Temperature	Degrees F	Grab	During the first 30 minutes of the discharge, then monthly see also Section IV.A.3.	See Section I.A.3. of the MRP	
Total Dissolved Solids	Mg/L	Grab	During the first 30 minutes of the discharge, then monthly see also Section IV.A.3.	See Section I.A.3. of the MRP	
Hardness	μg/L	Grab	During the first 30 minutes of the discharge, then monthly see also Section IV.A.3.	See Section I.A.3. of the MRP	

For discharge flow of 25,000 gpd or more, the following pollutants also were sampled:

Date and Time of	Sample:	
------------------	---------	--

CONSTITUENT	SAMPLE RESULT (ug/L)
Antimony	
Arsenic	
Cadmium	
Chromium III (only necessary to sample if the discharge is going to freshwater that is not designated at MUN)	
Chromium VI	
Copper	
Lead	
Mercury	
Nickel	
Selenium	
Silver	
Thallium	
Zinc	
Cyanide	
1,1,2-Trichloroethane	
1,1-Dichloroethane	
1,1-Dichloroethylene	
1,2-Dichloroethane	
1,2-Dichloroethylene(cis)	
1,2-Dichloroethylene(trans)	
1,4-Dioxane	
Benzene	
Lead Mercury Nickel Selenium Silver Thallium Zinc Cyanide 1,1,2-Trichloroethane 1,1-Dichloroethane 1,1-Dichloroethylene 1,2-Dichloroethylene(cis) 1,2-Dichloroethylene(trans) 1,4-Dioxane	

CONSTITUENT	SAMPLE RESULT (ug/L)
Carbon Tetrachloride	
Dibromochloropropane (DBCP)	
Dichlorobromomethane	
Ethylbenzene	
Methyl Isobutyl Ketone	
Methyl Tertiary Butyl Ether	
(MTBE)	
Naphthalene	
Perchlorate	
Tert Butyl Alcohol (TBA)	
Tetratchloroethylene (PCE)	
Toluene	
Trichloroethylene (TCE)	
Vinyl Chloride	
1,2,3-Trichloropropane (1,2,3-	
TCP)	
1,3-Dichloropropylene	
1,1,2,2-Tetratchloroethane	
1,2-Dichlorobenzene 600	
1,4-Dichlorobenzene	
1,2,4 -Trichlorobenzene	

C. The following shall constitute the effluent monitoring program for discharges from water treatment plants of decant filter backwash wastewater and/or sludge dewatering filtrate water:

Date and Time of Sample:_____

Parameter Unit Sample	Туре	Minimum Sampling	Frequency	Required Analytical Test	
Flow	gpd	Measured	Daily	See Section I.A.3. above, of MRP	
Total Residual Chlorine (unless it is known that chlorine is not in the discharge)	mg/L	Grab	During the first 30 minutes of each discharge event	See Section I.A.3. above, of MRP	
Total Suspended Solids (not applicable if all wastewater will percolate prior to reaching receiving waters)	mg/L	Grab	During the first 30 minutes of each discharge event	See Section I.A.3. above, of MRP	
Aluminum	μg/L	Grab	During the first 30 minutes of each discharge event	See Section I.A. 3. above, of this MRP; RL is 50 µg/L	
Iron	μg/L	Grab	During the first 30 minutes of each discharge event	See Section I.A.3. above, of this MRP; RL is 100 µg/L	
Manganese	μg/L	Grab	During the first 30 minutes of each discharge event	See Section I.A.3. above, of this MRP; RL is 20 µg/L	

D. For Dischargers discharging at a volume equal to or greater than 150,000 gallons per day, the Discharger shall submit semi-annual reports that tabulate all measured flows and measured parameters within the most recent six month period. Where discharges associated with these projects last less than 6 months, a report covering the period of discharges shall be submitted.

Copies of these monitoring reports shall be submitted to the Regional Water Board and to the Water Quality Director of the Orange County Water District at Post Office Box 8300, Fountain Valley, CA 92728-8300.

OTHER PERTINENT INFORMATION:

Project Name

APPENDIX A

PROJECT MAP

Project Map shall include the following:

- Sampling point location;
- Initial discharge point;
- Ultimate discharge location;
- Path from the point of initial discharge to the ultimate receiving water;
- Treatment system location (as applicable); and
- Any other pertinent information.

Please try to limit your maps to a size of 8.5" x 11".

APPENDIX B

CHAIN OF CUSTODY AND SAMPLE INFORMATION RECORD

APPENDIX C MONITORING DATA

APPENDIX D

NOTICE OF INTENT TO ACCOMPANY INITIAL MONITORING REPORT



CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD SANTA ANA REGION

NOTICE OF INTENT TO COMPLY WITH THE TERMS AND CONDITIONS OF THE

☐ Riverside County MS4 Permit	☐ San Bernardino County MS4 Permit
ORDER NO. R8-2010-0033	ORDER NO.R8-2010-0036
NPDES NO. CAS 618033	NPDES NO. CAS618036

GENERAL WASTE DISCHARGE REQUIREMENTS FOR DISCHARGE TO SURFACE WATERS

7	THAT POSE INSIGNIFICANT (D	E MINII	MUS) THREAT TO WATER QUALITY
I.	PERMITTEE (Person/Agency Respons	sible for tl	ne Discharge)
	gency/Company		
	ame:		
Αc	ldress/Street		
Cit	tyState	ZIP	Contact Person:
	none: (; Email		
II.	FACILITY		
Na	ame:		
Ad	Idress/Street		
			Contact Person:
	one: (; Email		
	Projected Flow Rate (gpd):Receiving Water (identify):		
III.	. INDICATE EXISTING PERMIT NUME	3ER: (<i>if a</i>	pplicable)
			NPDES No
	General Permit Order No. R8-2010-0		
	Others (specify)		

IV. CERTIFICATION:

I certify under penalty of law that I am an authorized representative of the permittee and that I have personally examined and am familiar with the information submitted in this application and all attachments and that, based on my inquiry of those persons immediately responsible for obtaining the information contained in the application, I believe the information is true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment. In addition, I certify that the permittee will comply with the terms and conditions stipulated in Orders No. R8-2009-0003 and (R8-2010-0033 or R8-2010-0036, as applicable) including the monitoring and reporting program issued by the Executive Officer of the Regional Board.

Name:	Title:	
(type or print)		_
Signature:	Date:	
Email:	·	

Remarks: If changes to facility ownership and/or treatment processes were made after the issuance of the existing permit, please provide a description of such changes on another sheet and submit it with this Notice of Intent.

V. OTHER REQUIRED INFORMATION - FOR NEW DISCHARGERS AND FOR NEW DISCHARGES AND LOCATIONS NOT PREVIOUSLY REPORTED BY EXISTING DISCHARGERS.

Please provide a COMPLETE characterization of your discharge. A complete characterization includes, but is not limited to:

- a. A list of constituents and the discharge concentration of each constituent;
- b. The estimated average and maximum daily flow rates at unit of gallons per day(gpd); the frequency and duration of the discharge and the date(s) when discharge will start;
- c. The proposed discharge location(s) as latitude and longitude for each discharge point;
- d. A description of the proposed treatment system (if appropriate);
- e. The affected receiving water; the receiving water(s) shall be
 - 1) receiving storm drain/creek, and/or
 - 2) the ultimate receiving water, such as Santa Ana River, San Jacinto River, Lake Elsinore, Prado Park Lake, etc.;
- f. A map showing the path from the point of initial discharge to the ultimate receiving water. Please try to limit your maps to size of 8.5" x 11".
- g. A list of known or suspected leaking underground tanks and other facilities or operations that have, or may have impacted the quality of the underlying groundwater within 200 feet of the site property lines for projects with expected discharge flow rates of less than 100,000 gallons per day and within 500 feet of the site property lines for projects with expected discharge flow rates of greater than 100,000 gallons per day.
- h. Any other information deemed necessary by the Executive Officer.

VI. OTHER

Attach additional sheets to explain any responses which need clarification. List attachments with titles and dates below:

You will be notified by a representative of the RWQCB within 30 days of receipt of your application. The notice will state if your application is complete or if there is additional information you must submit to complete your application, pursuant to Division 7, Section 13260 of the California Water Code.

De Minimus Permit Discharge Characterization Summary Construction Groundwater Dewatering Projects

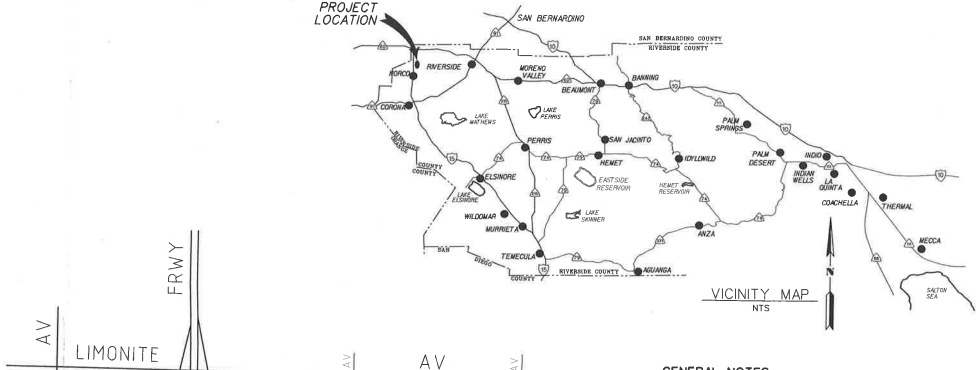
) :					
a.	A list of constituents and the dis	scharge concentration	of each constituent;		
	Source of water (groundwater,	potable water, raw wa	ter):		
	Is the project discharging groundwater that is known to be contaminated (y/n): If yes, what pollutants are contaminating the water:				
	within 200 feet of rising grounds	water that will be disch	storage tank, or other facilities or operation narged? nese facilities and/or operations?		
	Are there any other pollutants the	hat may be discharged	d?		
	For each identified pollutost	lloot a aroundinater -	amala and attack in the control of t		
	Template Guidance Documen	requirements of the nation of	ample and attach monitoring results for to nonitoring section of the District's De Mini d dewatering activity has occurred, this but the data. The data shall be provided		
) .	Template Guidance Documen Minimus NOI should be submit follow up report as soon as post	requirements of the rate. If an unexpected ted immediately with a sible.	nonitoring section of the District's De Minid dewatering activity has occurred, this but the data. The data shall be provided at unit of gallons per day(gpd): the frequent		
) .	The estimated average and marand duration of the discharge Start Date:	requirements of the rit. If an unexpected ted immediately without sible. ximum daily flow rates and the date(s) when displayed.	nonitoring section of the District's De Minid dewatering activity has occurred, this but the data. The data shall be provided at unit of gallons per day(gpd): the frequent		
D .	The estimated average and marand duration of the discharge are Discharge Flow Rate (gpd): Maximum Flow Rate (gpd):	requirements of the rit. If an unexpected ted immediately without sible. ximum daily flow rates and the date(s) when discontinuous date.	nonitoring section of the District's De Minid dewatering activity has occurred, this but the data. The data shall be provided at unit of gallons per day(gpd): the frequent		
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	The estimated average and marand duration of the discharge ard Discharge Flow Rate (gpd): Maximum Flow Rate (gpd): Frequency and Duration of Discontrol Discontrol Discontrol Discontrol Discontrol Discontrol Discontrol	requirements of the rit. If an unexpected ted immediately without sible. Eximum daily flow rates and the date(s) when decharge:	nonitoring section of the District's De Minid dewatering activity has occurred, this but the data. The data shall be provided at unit of gallons per day(gpd); the freque ischarge will start;		
.	The estimated average and marand duration of the discharge ard Discharge Flow Rate (gpd): Maximum Flow Rate (gpd): Frequency and Duration of Discontrol Discontrol Discontrol Discontrol Discontrol Discontrol Discontrol	requirements of the rit. If an unexpected ted immediately without sible. Eximum daily flow rates and the date(s) when decharge:	nonitoring section of the District's De Minid dewatering activity has occurred, this but the data. The data shall be provided at unit of gallons per day(gpd); the freque ischarge will start;		

De Minimus Permit Discharge Characterization Summary Construction Groundwater Dewatering Projects

District	Project Name:				
District	Project No:				
Date:	<u> </u>				
e.	The affected receiving water;				
	Direct receiving storm drain/creek:	·····			
	2) Circle the ultimate receiving water, (Reach 3	of Santa Ana River, Lake Elsinore);			
f.	Please attach a map showing the path from the point of initial discharge to the ultimate receiving water. Please try to limit your maps to size of 8.5" X 11".				
g.	A list of known or suspected leaking underground tanks and other facilities or operations that have, or may have impacted the quality of the underlying groundwater within 200 feet of the site property lines for projects with expected discharge flow rates of less than 100,000 gallons per day and within 500 feet of the site property lines for projects with expected discharge flow rates of greater than 100,000 gallons per day.				
	Tank / Facility or Operation within 200/500 feet of the project, as appropriate	Approximate location relative to the discharge point (project station, address, other) and relative distance to dewatering activity.			
		<u> </u>			

h. Any other information deemed necessary by the Executive Officer.

RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT



GENERAL NOTES

- 1. BEDDING AND PAYLINES ARE SHOWN ON RCFC STANDARD DRAWING MB15 UNLESS SHOWN OTHERWISE ON THESE PLANS.
- 2. ALL STATIONING REFERS TO CENTERLINE OF CONSTRUCTION.
- 3. ALL CHANNEL/STORM DRAIN REFERENCES AND CROSS SECTIONS ARE TAKEN LOOKING DOWNSTREAM.
- 4. TOPOGRAPHY BY DIGITAL PHOTOGRAMMETRIC METHODS. AERIAL PHOTOGRAPHS TAKEN AT AN ALTITUDE NOT TO EXCEED A FLYING HEIGHT TO CONTOUR INTERVAL RATIO OF 1800. PHOTOGRAPHY DATED 09-09-09 UNLESS OTHERWISE NOTED.
- 5. THE VERTICAL DATUM IS DERIVED FROM NAVD 88. THE HORIZONTAL DATUM IS DERIVED FROM NAD 83.
- 6. STANDARD DRAWINGS CALLED FOR ON THE PLAN & PROFILE SHALL CONFORM TO RCFC & WCD STD DRAWINGS, UNLESS OTHERWISE
- 7. ELEVATIONS AND LOCATIONS OF UTILITIES WERE OBTAINED FROM AVAILABLE INFORMATION AND ARE SHOWN APPROXIMATELY ON THESE PLANS. 48 HOURS BEFORE EXCAVATION CALL UNDERGROUND SERVICE ALERT AT 1-800-227-2600. ALL UTILITIES SHALL BE PROTECTED IN PLACE EXCEPT AS NOTED ON PLANS AND SPECIFICATIONS.
- 8. THE CONTRACTOR IS REQUIRED TO CONTACT ALL UTILITY AGENCIES REGARDING TEMPORARY SUPPORT AND SHORING REQUIREMENTS FOR THE VARIOUS UTILITY LINES SHOWN ON THESE PLANS.
- 9, ALL OPENINGS RESULTING FROM CUTTING OR PARTIAL REMOVAL OF EXIST. CULVERTS, PIPES, OR SIMILAR STRUCTURES TO BE ABANDONED, SHALL BE SEALED AT BOTH ENDS WITH 6" MIN CLASS "B" CONCRETE.
- 10. ALL PAVEMENT DELINEATION, CURBS, SIDEWALKS AND OTHER IMPROVEMENTS ARE TO BE RECONSTRUCTED IN KIND AT THE SAME LOCATIONS AND ELEVATIONS AS THE EXISTING IMPROVEMENTS, UNLESS OTHERWISE NOTED.
- 11. INDICATES APPROX. SOIL BORING LOCATION PER SOILS REPORT DATED

INDEX SHEET NO.: TITLE SHEET PLAN & PROFILE 2-5 MISCELLANEOUS DETAILS PAVING PLANS 7-8 TRAFFIC CONTROL PLANS 9-10

R.C.F.C. & W.C.D. STANDARD DRAWINGS

CATCH BASIN REINFORCEMENT CB 109 CB 110 MH 251 SPECIAL CONNECTIONS TO CATCH BASIN CONCRETE DROP INLET MANHOLE NO. 1 STANDARD DROP STEP 24-INCH MANHOLE FRAME AND COVER. TRANSITION STRUCTURE NO. 3 TS 303 CONCRETE COLLAR BEDDING AND PAY LINES

RIVERSIDE COUNTY STANDARD DRAWINGS

NO. 204 TYPE "D" CURB NO. 209 CROSS GUTTER

CALTRANS STANDARD DRAWINGS

DELINEATORS, CHANNELIZERS AND BARRICADES

SANTA ANA RIVER WATER COMPANY STANDARD DRAWINGS

3/4" WATER SERVICE DETAIL



COUNTY OF RIVERSIDE

CHERRY

68TH

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RD

SCHLEISMAN

Don't Dia...Until You Call U.S.A. Toll Free | BENCH MARK 1-800-227-2600

63RD

4TH

END

PROJECT

SI

INDEX MAP NTS

BEGIN

PROJECT

3.M. NO. Z-13966

- LURUPA

D. 1" IP W/LS 4131 TAG FLUSH AT THE INTERSECTION OF 65TH STREET AND WINEVILLE AVENUE. REVISIONS ESIGNED BY: H. TAKANO DRAWN BY: MARK UPTON TATE DRAWN: FEBRUARY 201

RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT DATE: 2/28/11 DATE: 27-201

DAY CREEK - FRANK AVE STORM DRAIN

2-0-00274 DRAWING NO. 2-423 SHEET NO.

PROJECT NO.

TITLE SHEET

11/8/2011 1 OF 10

