

COUNTY OF LOS ANGELES DEPARTMENT OF PUBLIC WORKS

"To Enrich Lives Through Effective and Caring Service"

900 SOUTH FREMONT AVENUE ALHAMBRA, CALIFORNIA 91803-1331

http://dpw.lacounty.gov

ADDRESS ALL CORRESPONDENCE TO: P.O. BOX 1460 ALHAMBRA, CALIFORNIA 91802-1460

November 18, 2014

The Honorable Board of Supervisors County of Los Angeles 383 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, California 90012

Dear Supervisors:

ADOPTED

BOARD OF SUPERVISORS COUNTY OF LOS ANGELES

45 November 18, 2014

SACHI A. HAMAI EXECUTIVE OFFICER

AWARD OF CONTRACTS FOR
GRAFFITI REMOVAL SERVICES AT SOUTH AREA AND WEST AREA
FLOOD CONTROL FACILITIES
(ALL SUPERVISORIAL DISTRICTS)
(3 VOTES)

SUBJECT

This action is to award two contracts for graffiti removal services at the South Area and West Area flood control facilities throughout the County of Los Angeles.

IT IS RECOMMENDED THAT THE BOARD:

- 1. Find that the contract work is categorically exempt from the provisions of the California Environmental Quality Act.
- 2. Find that these services can be more economically performed by an independent contractor than by County employees.
- 3. Award the contracts for graffiti removal at the South Area flood control facilities in the annual sum of \$325,000 and West Area flood control facilities in the annual sum of \$325,000 to Urban Graffiti Enterprises, Inc., and direct the Chairman to execute these contracts. These contracts will be for a period of 1 year commencing on January 1, 2015, or upon the Board's approval, whichever occurs last, with four 1-year renewal options and a month-to-month extension up to 6 months for a maximum potential contract term of 66 months with a maximum potential sum of \$1,787,500 for the South Area and \$1,787,500 for the West Area contracts, respectively.
- 4. Authorize the Director of Public Works or her designee to annually increase the contracts amount

up to an additional 10 percent of the annual contracts sum for unforeseen, additional work within the scope of the contracts, if required.

5. Authorize the Director of Public Works or her designee to renew the contracts for each additional renewal option and extension periods if, in the opinion of the Director of Public Works or her designee, Urban Graffiti Enterprises, Inc., has successfully performed during the previous contract period and the services are still required; to approve and execute amendments to incorporate necessary changes within the scope of work; and to suspend work if, in the opinion of the Director of Public Works or her designee, it is in the best interest of the County of Los Angeles to do so.

PURPOSE/JUSTIFICATION OF RECOMMENDED ACTION

The purpose of the recommended action is to provide graffiti removal services at various Los Angeles County Flood Control District facilities. The work to be performed will consist of removing graffiti and paint-out projects, which is designed to eliminate graffiti as quickly and as often as necessary to keep the areas free from graffiti. The Department of Public Works has contracted for these services since 2001.

Implementation of Strategic Plan Goals

The Countywide Strategic Plan directs the provision of Operational Effectiveness/Fiscal Sustainability (Goal 1), Community Support and Responsiveness (Goal 2), and Integrated Services Delivery (Goal 3). The contractor who has the specialized expertise to provide these services accurately, efficiently, timely, and in a responsive and cost-effective manner will support Public Works in meeting these goals.

FISCAL IMPACT/FINANCING

There will be no impact to the County General Fund.

The South Area contract's annual amount is \$325,000 and the West Area contract's annual amount is also \$325,000 plus 10 percent of the annual contracts sum for unforeseen, additional work within the scope of the contracts. These amounts are based on Public Works' estimated annual requirements for the service at the monthly rates quoted by the contractor.

Funding for these services is included in the Internal Service Fund Fiscal Year 2014-15 Budget, which will be reimbursed by the Flood Control District Fund Budget. Funds to finance these contracts' renewal years and 10 percent additional funding for contingencies will be requested through the annual budget process.

FACTS AND PROVISIONS/LEGAL REQUIREMENTS

The recommended contractor for both contracts is Urban Graffiti Enterprises, Inc., located in Azusa, California. The contractor is certified by the County of Los Angeles as a Local Small Business Enterprise. These contracts will commence on January 1, 2015, for a period of 1 year. With the Board's delegated authority, the Director of Public Works or her designee may renew these contracts for four 1-year renewal options and a month-to-month extension up to 6 months for a maximum potential total contract term of 66 months.

The contracts have been executed by Urban Graffiti Enterprises, Inc., and approved as to form by

County Counsel (Enclosure A). The recommended contracts were solicited on an open-competitive basis and are in accordance with applicable Federal, State, and County requirements. The contractor is in compliance with the requirements of the Chief Executive Officer and the Board.

The award of these contracts will not result in unauthorized disclosure of confidential information and will be in full compliance with Federal, State, and County regulations. These contracts contain terms and conditions supporting the Board's ordinances, policies, and programs including, but not limited to: the County's Greater Avenues for Independence and General Relief Opportunities for Work Programs (GAIN and GROW), Board Policy No. 5.050; Contract Language to Assist in Placement of Displaced County Workers, Board Policy No. 5.110; Reporting of Improper Solicitations, Board Policy No. 5.060; Notice to Contract Employees of Newborn Abandonment Law (Safely Surrendered Baby Law), Board Policy No. 5.135; Contractor Employee Jury Service Program, Los Angeles County Code, Chapter 2.203; Notice to Employees Regarding the Federal Earned Income Credit (Federal Income Tax Law, Internal Revenue Service Notice 1015); Contractor Responsibility and Debarment, Los Angeles County Code, Chapter 2.202; the Los Angeles County's Child Support Compliance Program, Los Angeles County Code, Chapter 2.200; and Defaulted Property Tax Reduction Program Ordinance, Los Angeles County Code, Chapter 2.206; and the standard Board-directed clauses that provide for contract termination or renegotiation.

Data regarding the proposers' minority participation is on file with Public Works. The contractor was selected upon final analysis and consideration without regard to race, creed, gender, or color.

Proof of the required Comprehensive General and Automobile Liability insurance policies, naming the County as additional insured, and evidence of Workers' Compensation insurance will be obtained from the contractor before any work is assigned.

Pursuant to the applicable memorandum of understanding, the Request for Proposals (RFP) for these contracted services was submitted on June 23, 2014, to the appropriate union for review. The union has not asked to meet with Public Works regarding this solicitation.

This work is being contracted in accordance with procedures authorized under County Charter, Section 44.7, Part 3, and Chapter 2.121 (Contracting with Private Business) of the Los Angeles County Code. The mandatory requirements for contracting set forth in the Los Angeles County Code, Section 2.121.380, have been met.

The contractor has agreed to pay its full-time employees the current Living Wage Rate approved by the Board on February 6, 2007, and to comply with the County's Living Wage reporting requirements. The County's Proposition A and Living Wage Ordinance (LWO) provisions apply to the proposed contracts, as County employees can perform these contracted services. The contracts comply with all of the requirements of the Los Angeles County Code, Section 2.201. The contractor will pay its full-time employees the required minimum rates of \$11.84 per hour without health benefits, or \$9.64 per hour with health benefits of \$2.20 per hour, as specified in the LWO adopted by the Board and will comply with the County's Living Wage reporting requirements.

Using methodology approved by the Auditor-Controller, the Proposition A cost analysis indicates that the recommended contracted services can be performed more economically by the private sector.

These contracts do not allow for a cost-of-living adjustment for the optional years.

ENVIRONMENTAL DOCUMENTATION

These services are categorically exempt from the provisions of the California Environmental Quality Act (CEQA). These services are within a class of projects that has been determined not to have a significant effect on the environment in that it meets the criteria set forth in Section 15301 of CEQA.

CONTRACTING PROCESS

On June 24, 2014, Public Works solicited proposals from 186 independent contractors and community business enterprises to accomplish this work. Also, a notice of the RFP was placed on the County's "Doing Business With Us" website (Enclosure B), and an advertisement was placed in the Los Angeles Times.

On July 21, 2014, eight proposals were received (four proposals for the South Area and four proposals for the West Area). The proposals were first reviewed to ensure they met the minimum requirements in the RFP. All proposals having met these requirements were then evaluated by an evaluation committee consisting of Public Works staff. The committee's evaluation was based on criteria described in the RFP, which included the price, experience, work plan, financial resources, performance history/references, equipment, and demonstrated control over labor/payroll record keeping using the informed averaging methodology, for applicable criteria. Based on this evaluation, it is recommended that these contracts be awarded to the highest-rated, apparent responsive, responsible, and lowest-cost proposer, Urban Graffiti Enterprises, Inc.

Public Works has accessed available resources to review and assess the proposed contractor's past performance, history of Labor Law violations, and prior performance on County contracts.

IMPACT ON CURRENT SERVICES (OR PROJECTS)

The award of these contracts will not result in the displacement of any County employees as these services are presently contracted with the private sector.

CONCLUSION

Please return one adopted copy of this letter along with the Contractor Execute and Department Conform copies to the Department of Public Works, Administrative Services Division. The original Board Execute copy should be retained for your files.

Haie Farher

Respectfully submitted,

GAIL FARBER

Director

GF:GZ:cg

Enclosures

c: Chief Executive Office (Rita Robinson)
County Counsel
Executive Office
Internal Services Department, Contracts Division
(w/o enc.)

Agreement



BY AND BETWEEN

THE COUNTY OF LOS ANGELES, DEPARTMENT OF PUBLIC WORKS

AND

URBAN GRAFFITI ENTERPRISES, INC.

FOR

GRAFFITI REMOVAL SERVICES AT SOUTH AREA FLOOD CONTROL FACILITIES (2014-PA027)

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AGREEMENT FOR

GRAFFITI REMOVAL SERVICES AT SOUTH AREA FLOOD CONTROL FACILITIES (2014-PA027)

THIS AGREEMENT, made and entered into this 18th day of November, 2014, by and between the COUNTY OF LOS ANGELES, a subdivision of the State of California, a body corporate and politic (hereinafter referred to as COUNTY) and URBAN GRAFFITI ENTERPRISES, INC., a California corporation (hereinafter referred to as CONTRACTOR).

WITNESSETH

<u>FIRST</u>: The CONTRACTOR, for the consideration hereinafter set forth and the acceptance by the Board of Supervisors of said COUNTY of the CONTRACTOR'S Proposal filed with the COUNTY on July 21, 2014, hereby agrees to provide services as described in this Contract for Graffiti Removal Services at South Area Flood Control Facilities.

SECOND: This AGREEMENT, together with Exhibit A, Scope of Work; Exhibit B, Service Contract General Requirements; Exhibit C, Internal Revenue Service Notice 1015; Exhibit D, Safely Surrendered Baby Law Posters; Exhibit E, Defaulted Property Tax Reduction Program; Exhibit F.1, South Area Flood Control Facilities, Exhibit G.1, South Area Maps; the CONTRACTOR'S Proposal, all attached hereto; the Request for Proposals; and Addenda to the Request for Proposals, all of which are incorporated herein by reference, are agreed by the COUNTY and the CONTRACTOR to constitute the Contract.

THIRD: The COUNTY agrees, in consideration of satisfactory performance of the foregoing services in strict accordance with the Contract specifications to the satisfaction of the Director of Public Works, to pay the CONTRACTOR pursuant to the Schedule of Prices set forth in the Proposal and attached hereto as Form PW-2.1, an amount not to exceed \$325,000 per year or such greater amount as the Board may approve (Maximum Contract Sum).

FOURTH: This Contract's initial term shall be for a period of one year commencing on January 1, 2015, or upon the Board's approval, whichever occurs last. The COUNTY shall have the sole option to renew this Contract term for up to four additional one-year periods and six month-to-month extensions, for a maximum total Contract term of five years and six months. Each such option shall be exercised at the sole discretion of the COUNTY. The COUNTY, acting through the Director, may give a written notice of intent to renew this Contract at least ten days prior to the end of each term. At the sole discretion of the COUNTY, in lieu of renewing the Contract for the full one year, this Contract may be renewed on a month-to-month basis, upon written notice to the CONTRACTOR at least ten days prior to the end of a term. The Director will provide a written notice of nonrenewal at least ten days before the last day of any term, in which case this Contract shall expire as of midnight on the last day of that term. Where all option years have been exercised, the Director will not provide a written notice of nonrenewal.

<u>FIFTH</u>: The CONTRACTOR shall bill monthly in arrears, for the work performed during the preceding month. Work performed shall be billed at the monthly unit prices quoted in Form PW-2.1, South Area, Schedule of Prices.

SIXTH: Public Works will make payment to the CONTRACTOR within 30 days of receipt and approval of a properly completed and undisputed invoice. However, should the CONTRACTOR be certified by the COUNTY as a Local Small Business Enterprise, payment will be made in accordance with Board of Supervisors Policy No. 3.035, Small Business Liaison and Prompt Payment Program. Each invoice shall be in triplicate (original and two copies) and shall itemize the work completed. The invoices shall be submitted to:

County of Los Angeles Department of Public Works Attention Fiscal Division, Accounts Payable P.O. Box 7508 Alhambra, CA 91802-7508

<u>SEVENTH:</u> In no event shall the aggregate total amount of compensation paid to the CONTRACTOR exceed the amount of compensation authorized by the Board. Such aggregate total amount is the Maximum Contract Sum.

<u>EIGHTH</u>: The CONTRACTOR understands and agrees that only the designated Public Works Contract Manager is authorized to request or order work under this Contract. The CONTRACTOR acknowledges that the designated Contract Manager is not authorized to request or order any work that would result in the CONTRACTOR earning an aggregate compensation in excess of this Contract's Maximum Contract Sum.

NINTH: The CONTRACTOR shall not perform or accept work requests from the Contract Manager or any other person that will cause the Maximum Contract Sum of this Contract to be exceeded. The CONTRACTOR shall monitor the balance of this Contract's Maximum Contract Sum. When the total of the CONTRACTOR'S paid invoices, invoices pending payment, invoices yet to be submitted, and ordered services reaches 75 percent of the Maximum Contract Sum, the CONTRACTOR shall immediately notify the Contract Manager in writing. The CONTRACTOR shall send written notification to the Contract Manager when this Contract is within six months from expiration of the term as provided for hereinabove.

<u>TENTH</u>: No cost-of-living adjustments shall be granted for the optional renewal periods.

<u>ELEVENTH</u>: In the event that terms and conditions, which may be listed in the CONTRACTOR'S Proposal, conflict with the COUNTY'S specifications, requirements, and terms and conditions as reflected in this AGREEMENT including, but not limited to, Exhibits A through G.1, inclusive, the COUNTY'S provisions shall control and be binding.

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<u>TWELFTH</u>: The CONTRACTOR agrees in strict accordance with the Contract specifications and conditions to meet the COUNTY'S requirements.

THIRTEENTH: This Contract constitutes the entire agreement between the COUNTY and the CONTRACTOR with respect to the subject matter of this Contract and supersedes all prior and contemporaneous agreements and understandings.

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IN WITNESS WHEREOF, the COUNTY has, by order of its Board of Supervisors, caused these presents to be subscribed by the Chairman of said Board and the seal of said Board to be affixed and attested by the Clerk thereof, and the CONTRACTOR has subscribed its name by and through its duly authorized officers, as of the day, month, and year first written above.



ATTEST:

SACHI A. HAMAI Executive Officer of the Board of Supervisors of the County of Los Angeles

Deputy

APPROVED AS TO FORM:

MARK J. SALADINO County Counsel

Deputy

ADOPTED ROARD OF SUPERVISORS

4 5 NOV 18 2014

SACHI A. HAMAI SACHI A. HAMAI EXECUTIVE OFFICER COUNTY OF LOS ANGELES

Chairman, Board of Supervisors

heleby certify that persuant to laction 25103 of the Government Code elivery of this document has been made

SACHI A. HAMAI Executive Officer

Clark of the Board of Supervisors

Deputy

URBAN GRAFFITI ENTERPRISES, INC.

Ву _

Its President

Type or Print Name

By

Its Secretary

Type or Print Name

CALIFORNIA ALL-PURPOSE CERTIFICATE OF ACKNOWLEDGMENT

State of California	
County of Las angeles	
the within instrument and acknowledged to me that	Here insert name and title of the officer) Mana B. Autherrez The ce to be the person(s) whose name(s) is/are subscribed to he/she/they executed the same in his/her/their authorized in the instrument the person(s) or the entity upon behalf of
I certify under PENALTY OF PERJURY under the is true and correct.	laws of the State of California that the foregoing paragraph
WITNESS my hand and official seal. Signature of Notaly Public	TIFFANY HARMS Commission No. 1985743 NOTARY PUBLIC-CALIFORNIA LOS ANGELES COUNTY My Comm. Expires JULY 21, 2016
ADDITIONAL OPT	TIONAL 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
(Title or description of attached document) (Title or description of attached document continued)	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.
Number of Pages Document Date Document Date	 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.
(Additional information)	 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.
CAPACITY CLAIMED BY THE SIGNER Individual (s)	 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.

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

• 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

corporate officer, indicate the title (i.e. CEO, CFO, Secretary).

acknowledgment is not misused or attached to a different document.

Additional information is not required but could help to ensure this

· Securely attach this document to the signed document

the county clerk.

Corporate Officer

☐ Attorney-in-Fact

 \square Partner(s)

 \Box Trustee(s)

☐ Other

(Title)

SCOPE OF WORK GRAFFITI REMOVAL SERVICES AT SOUTH AREA FLOOD CONTROL FACILITIES

A. Public Works' Contract Manager

Public Works' Contract Manager (a.k.a., Graffiti Abatement Program Manager) Ms. Ari DeChellis of Land Development Division, may be contacted at (626) 458-4062, or at the e-mail address: adechellis@dpw.lacounty.gov, Monday through Friday, 7:15 a.m. to 6 p.m. The Contract Manager or designee is the only person authorized by Public Works to request work of the Contractor. If Public Works changes the Contract Manager or designee, the Contractor will be notified in writing. Designees will be primarily from the Graffiti Abatement Section (Contract Monitors) but could also be Public Works employees. The Contract Monitors manage the area covered in the contract on behalf of the Contract Manager. They patrol the area; identify graffiti; report it; monitor the work done by the contractor; act as the point of contact for constituent referrals and complaints; and handle issues relating to the contract, work, and contractor crews.

B. Background

The work to be performed under this Contract consists of removing graffiti and doing paint-out projects from all flood control facilities listed in the Los Angeles County Flood Control District's (District's) South Maintenance Areas. These facilities may include, but are not limited to, channels, debris basins, pump stations, spreading grounds, and yards. Public Works' Graffiti Abatement Program is designed to remove graffiti as quickly and as often as necessary to keep the areas free from graffiti. A prompt cleanup is considered preventive from the standpoint that if the marks do not remain for long periods, vandals' satisfaction from seeing their marks and having others see them is limited. The potential for notoriety and recognition, a key motivator for graffiti vandals, is directly impacted when the graffiti is quickly removed.

C. Work Description - General Statement

The Contractor will respond to requests for graffiti removal via the Graffiti Abatement Referral System or via the Contract Manager or designee (special assignments). Under this Contract the Contractor must patrol (drive the channels and facilities included in the contract) the entire length of each flood control channel and obliterate all graffiti discovered within 72 hours. The Contractor shall also do paint-out projects (painting surfaces to enhance and beautify the flood control right of way) as requested by the Graffiti Abatement Contract Manager or designee.

The Contractor shall designate a supervisor who can be contacted to confer with the County Contract Monitors from 7:30 a.m. to 3:30 p.m., Monday through Friday, with respect to this graffiti removal service and handle issues relating to Contractor's operations and painters' performances.

The Contractor shall provide telephone answering service, within the County, from 8 a.m. to 5 p.m., Monday through Friday, except on observed holidays, to receive instructions, information, complaints, etc., from Public Works Contract Monitors and/or the Graffiti Hotline Operator.

All work shall be performed in accordance with these specifications and Exhibit G.1 (South Flood Area maps). The Contractor's supervisor shall have a thorough knowledge of the needs of Public Works' Graffiti Abatement Program, the Flood Control District's facilities and this scope of work, terms, conditions, and requirements.

The Contractor shall log all graffiti removal requests and provide an electronic version (Excel) for reporting purposes.

The County reserves the right to determine if any work is or will be needed and/or requested under this Contract, at the County's sole and absolute discretion. The Contractor waives all claims against the County for damages or loss of any nature resulting from the County's failure to use the Contractor's services including, but not limited to, lost profit.

D. Minimum Crew

Contractor shall provide a minimum number of crews. Crew is defined as consisting of at least one full-time (40 hours/week) person in a fully equipped vehicle designated to carry out the duties detailed in this Scope of Work.

The Contractor shall provide a minimum number of crews per contract area as follows:

South Flood Area - a minimum of six crews

These crews shall be dedicated solely to the area on the days of operation as specified in subparagraph E.1. However, if pressure washing is required, a pressure washer is mandatory as to not impact the daily operation of the other crews. The Contractor is responsible for ensuring that a full complement of crews are working and shall replace a crew immediately if any crew cannot be deployed to work on any given day. The Contractor shall make crews available for priority assignments requested by the Contract Manager or designee.

E. General Graffiti Removal Services

The Contractor shall conduct the graffiti removal services as follows:

- Maintain a zero-tolerance policy for all Districts' facilities indicated in Exhibit F.1, South Flood Area Facility Locations and Limits, in accordance with the Contractor's Work Plan. The Contractor shall follow its Work Plan throughout the entire Contract unless otherwise approved in writing by the Graffiti Abatement Contract Manager. In addition, the Contractor shall:
 - a. Remove vulgar graffiti (i.e., profane, obscene, or racist) within 24 hours (seven days per week).
 - b. Respond to Graffiti Abatement Contract Manager or designee <u>priority assignments</u> including, but not limited to, paint-outs, color matching, and corrective painting within 24 hours (seven days per week).
 - c. Remove graffiti within 72 hours upon notification, Monday through Friday.
- 2. The Contractor must use concrete gray paint in all flood control channels. Substitute colors will not be accepted. Concrete gray is the only paint allowed to paint out the channel areas. In cases where fencing abuts to the channel area, walls must be color-matched to the satisfaction of the County.
- 3. Provide Public Works with work record reports no later than the fifth day of each month with the monthly invoice. The monthly report shall indicate the number and source of crews utilized and hours worked on this contract. This report will also include locations of requests for removal (name of facility/channel with address or closest intersection) and square footage painted over, pressure washed, or cleaned. Dispatch, the Contract Manager or designee or constituents may originate graffiti removal work requests via the Graffiti Abatement Referral System (GARS), e-mail, phone, or the "Works" app. All graffiti removal work requests must be included regardless of the source and reporting method. The completed report will then be routed to the Contract Manager who may perform quality control inspections. Mail completed work reports to:

County of Los Angeles, Department of Public Works Land Development Division Attention Ari DeChellis Graffiti Abatement Section 900 South Fremont Avenue Alhambra, CA 91803-1331

- 4. Perform all work necessary to complete this contract in a satisfactory manner and shall provide all personnel, supervision, appropriate tools, supplies, materials, equipment, transportation, and other incidentals necessary to perform work.
- 5. Remove graffiti from all types of surfaces including, but not limited to, paved access ways, wood, metal, stucco, brick, concrete, cinder blocks, sidewalks, smooth concrete, very rough grouted rip rap, signs, various pavement surfaces, etc., using appropriate methods of covering or removing graffiti for the particular surface and conditions including, but not limited to, water blasting, sand blasting, painting over (both with rollers and spray guns), and utilizing chemical solvents.
- 6. The method of removal shall consist of covering the graffiti with water-based and/or recycled paint (graffiti paint) and it must be concrete gray (color sample will be provided upon request). In areas where repainting is required in order to match the existing paint, Contractor shall paint over with the right color to match at no additional cost to the County. The paint may be applied either mechanically or manually in a neat and even manner such that it completely covers or eradicates any graffiti present and does not leave splatter marks on the ground. Use drop cloths on all work assignments to protect sidewalks, vegetation, etc., from paint spillage on surfaces below.
- 7. Furnish all the necessary and appropriate graffiti removing products and equipment including, but not limited to, brushes, rollers, spray guns, ladders, cloths, paint, paint thinner, County-approved graffiti-removing solutions, drop cloths, brooms, dustpans, plastic bags (for debris disposal), etc.
- 8. Use appropriate methods of covering or removing graffiti for the particular surface and conditions, such as water blasting, painting over, chemical solvents, etc.
- 9. Graffiti found on "No Trespassing Signs" or any other signs should not be painted over. Graffiti should be wiped clean with County-approved chemical solvents.

- Typical graffiti removal include, but are not limited to, metal flap gates, channel walls and bottoms, ramps, pedestrian bridges over the channels, river beds, concrete bike paths, asphalt bike paths, wooden fences, wrought iron gates, gage block houses, side drain outlet structures, asphalt concrete embankments, berms, slopes, fences and posts, lamp posts, gates, curbs, retaining walls, stream gaging recording buildings, bridge abutments, decks, outside pump plant buildings, pump plants, paved access ways, pillars, columns, utility boxes, polls, and walls supporting bridges inside the facility/channels right of way.
- 11. Train its personnel in proper graffiti removal techniques and provide corrective instruction to its personnel if they are removing graffiti improperly. Field personnel must wear safety vest when working in the channels as well as protective ear and eye wear and gloves when applicable to prevent any accidents. Additionally, Contractor will stay informed of new technology of graffiti removal.
- 12. Not allow any debris from its operations under this Contract, especially from the water/sand blasting operations, to be deposited in the storm drains and/or gutters in violation of the National Pollutant Discharge Elimination System Permit. Should Contractor violate this requirement, penalties will be imposed.
- 13. Use appropriate Best Management Practices including, but not limited to, drop cloths on all work sites to protect sidewalks, vegetation, etc., from paint spillage or overspray.
- 14. Public Works reserves the right to change any aspect of the reporting system or the Contractor reporting system. Such change could be due to improvements in our computer applications capabilities or for any other reason.
- 15. The Contractor's attention is directed to the fact that running water may be encountered in the channels and rivers following storms. In addition, water may be released to the channels from various reservoirs during nonstorm periods. The Contractor shall not attempt to enter the channel bottoms when rapidly flowing water is present since personnel and equipment could be swept downstream. The Contractor is solely responsible for determining whether or not the channels can be entered safely. The closure of beaches due to sewer contamination or any other incident does not constitute closure of the channels or adjacent public areas such as pedestrian walkways, or bike paths. Unless agreed by Public Works for safety reasons or if channels are entirely closed to the public, then Contractor may stop services and must notify

the Graffiti Abatement Contract Manager immediately. Regular monthly payment will be made regardless of work canceled due to rain or high flows in the channels.

- 16. The Contractor is advised that due to construction or maintenance activities within the channels and or facilities, the Contractor may be directed to temporarily or permanently avoid a portion of a particular channel or facility. The Contractor is not authorized to stop service in any channel or facility on his own just because it was assumed Contractor should not be there. Contract Manager must be contacted immediately for approval on any change in the graffiti removal activities. Public Works reserves the right to add or withdraw any facilities from this Contract at any time.
- 17. The Contractor will be issued a key for the purpose of accessing the facilities. The Contractor shall lock all gates following entry and/or exit. The Contractor is advised that bikeways and equestrian trails exist along many of the facilities. The Contractor shall conduct its activities in a manner that will not endanger the users or block access to these additional facilities. This includes, but is not limited to, driving slowly through channels, watching for pedestrians and bicyclists.

F. Murals

Public Works is committed to the preservation of registered murals. Not all murals are intended to be "permanent" artworks. Please refer any request from the public for removal of graffiti or removal of a temporary "memorial" mural to the Contract Manager.

Public Works has established the following guidelines when murals have been vandalized: the Contractor shall not, under any condition, repair, remove, "touch up," or "buff out" any murals unless advised by Public Works or Contract Manager to do so.

G. Graffiti Removal Services

The Contractor shall use the following graffiti removal methods:

- Chain link Fencing and Pipe: All graffiti on pipes and fencing shall be painted over using a galvanized paint color to match the fencing fabric and pipe color. The paint-over color shall be feathered into the fabric and along the pipes.
- 2. Asphalt Bike Paths: Contractor shall be responsible for covering up graffiti found on the asphalt. It could be done by paint spraying or with a roller. Patchwork in heavily tagged areas must be avoided, instead, the entire

bike path stretch must be repainted to restore bike path to its original stage. The paint for this type of surface must be black water-based paint, and it must be asphalt paint.

- 3. Concrete Bike Paths: Contractor shall be responsible for removing graffiti reported or found on the concrete bike paths by water, sand blasting, or both. Concrete bike paths must not be painted over, if concrete bike path was previously painted, the Contractor will be responsible for removing the new graffiti and the old paint used to cover the old graffiti. Contractor will be responsible for containing, recovering, and picking up all debris and waste water to avoid any channel water contamination while performing this activity to comply with (EPA) regulations. Concrete bike paths must be paint free.
- 4. Rock Walls: All graffiti shall be removed using only a water blasting machine with soda compound. All paint shall be removed from rock face and mortar joints to match all other rock facing. No painting over shall be used unless the wall was previously painted. The Contractor shall color match the paint to the original previous color using water-based paint.
- 5. Rocks along the bike path: All graffiti shall be covered up using concrete gray water-based paint without damaging any nearby vegetation.
- 6. Graffiti found on signs should not be painted over. Remove graffiti found on signs in the flood right of way with any of the following County-approved solvents:

OFF-B Off-B, graffiti remover - liquid form 3M™ Citrus Base Industrial Cleaner State Chemical Graffiti Wipes

- 7. Trees: Contractor must be responsible for removing graffiti reported or found on trees. Paint, to paint walls must never be used at all as it might eventually kill the tree by suffocating its trunk, by not letting tree breath through its bark. Contractor must only use water pressure, but the pressure must be regulated to avoid removing the bark of the tree. Any trees that have been previously painted to cover graffiti must be water pressured to remove new graffiti and old paint. Trees, vegetation, and green areas must be protected by the Contractor.
- 8. Miscellaneous: These standards are basic. However, other standards may be developed and incorporated herein, as other graffiti surfaces are found.

- 9. Graffiti extended into covered box conduits and appurtenance structures shall be serviced. In no case shall service be required into the box conduit beyond a distance equal to the width of the conduit entrance.
- 10. The Contractor works for Public Works and Public Works has the final decision on how the graffiti removal will be conducted without any objection from any Contractor in benefit of the Los Angeles County residents.

H. Facility Locations, Limits and Maps

A description of each facility included in this Contract will be found in the attached Exhibits. However, Public Works has the right to remove or add facilities at any time during the contract period. The terms right bank and left bank on channels are based on the observer looking downstream.

I. Maps and Specifications

Included in the Exhibits are the maps showing the location of the flood maintenance facilities and the limits included in this Contract. The maps shall be used only to locate the sites and do not contain sufficient information to represent the actual site conditions.

The maps, specifications, and other contract documents will govern the work. The Contract documents are intended to be complementary and cooperative and to describe and provide for a complete project. Anything in the specifications and not on the maps, or on the maps and not in the specifications, shall be as though shown or mentioned in both. The Contractor shall ascertain the existence of any conditions affecting the cost of the work, which would have been disclosed by reasonable examination of the site.

J. Rights of Way

The Contractor shall conduct all of its activities and operations within the confines of the facility rights of way in which graffiti is to be removed. The Contractor shall not allow its employees to use private property for eating, coffee breaks, or any other reason, or use water, or electricity from such property without written permission from the owner. If, for any reason, the Contractor elects to encroach upon other lands, Contractor shall first obtain written permission from the owner and provide evidence of such permission in writing to the Contract Manager prior to entering upon such lands. In performing any work or doing any activity on lands inside or outside of public right of way, the Contractor shall comply with all applicable Federal, State, and local laws, ordinances, and regulations.

The Contractor shall indemnify and hold Public Works harmless from all claims for damages occasioned by such work activity, whether done in compliance with this section and with permission or in violation of this section without permission,

as required in Exhibit B. Section 5, Indemnification and Insurance Requirements.

K. Work Schedule

The Contractor shall commence work in accordance with the Contractor's Work Plan. Any adjustments to the plan must be approved by the Contract Manager 24 hours in advance of the work. The plan shall reflect completion of all work under this Contract within the specified time and in accordance with these specifications. If the Contractor refuses or for any reason fails to perform sufficiently to meet its Work Plan, Public Works may perform said work and charge the Contractor for all costs incurred.

The work shall be diligently prosecuted throughout the term of this Contract. If the Contractor desires to make a major change in the method of operations after commencing work, or if the plan fails to reflect the actual progress, the Contractor shall submit to the Contract Manager a revised Work Plan in advance of beginning revised operations. The Contract Manager shall review and approve or disapprove the changes.

L. Contractor Supervision Requirements

- 1. The designated Contractor's daytime supervisor shall have a thorough knowledge of each facility under their purview and must speak and understand English.
- 2. In the event a painter does not show up for work, the Contractor's supervisor shall contact the Contract Manager or designee immediately.
- 3. Contractor shall maintain a well-trained reserve force to cover the work in the event of an emergency.
- 4. The Contractor's supervisor shall provide 24-hour emergency contact number.
- 5. All painters shall receive a minimum of one 8-hour workday training in the flood area assigned to them prior to providing billable services at the Contractor's expense and in accordance with the County's Living Wage Ordinance. Painters shall receive detailed training on performing the necessary duties in the Work Plan.
- 6. Only employees employed by the Contractor shall be allowed to provide services under this Contract. Any use of subcontractors shall be deemed a material breach of contract unless expressly authorized in writing by the Contract Manager.

M. Prosecution of Work

To minimize possible hazard and to restore work areas to their original condition as soon as practicable, the Contractor shall diligently prosecute the work to completion. If, as determined by the Contract Manager, the Contractor fails to prosecute the work to the extent that the above purpose is not being accomplished, the Contractor shall, upon orders from the Contract Manager, immediately take steps necessary to fully accomplish said purposes. All cost of prosecuting of the work as describe herein shall be included in the Contractor's Annual Price. Should the Contractor fail to take the necessary steps to fully accomplish said purposes, after orders of the Contract Manager to do so, the Contract Manager may suspend the work in whole or in part, until the Contractor takes steps.

If work is suspended through no fault of Public Works, all expenses and losses incurred by the Contractor during such suspensions shall be borne by the Contractor. If the Contractor fails to properly provide for public safety and traffic during periods of suspension, Public Works may elect to do so, and deduct the costs thereof from monies due the Contractor. Such actions will not relieve the Contractor from liability.

N. Hours and Days of Operation

Any operation generating loud, harsh, or unusual noise shall be restricted to the hours of 7 a.m. to 6 p.m. and shall conform to the requirements of the County Noise Ordinances (Sections 12.08 and 12.12 of the Los Angeles County Code) The days of operation shall be Monday through Sunday, each week, except for the following observed holidays.

Observed holidays:

- New Year's Day
- Independence Day
- Thanksgiving Day
- Christmas Day

O. <u>Special Safety Requirements</u>

a. All Contractor personnel shall be expected to observe all applicable Cal/OSHA and Public Works safety requirements while at the various jobsites. Reflective vests shall be worn at all times. Suitable clothing, gloves, and shoes that meet Cal/OSHA requirements are required. All safety precautions shall be in place before work is to be started.

Contractor's graffiti abatement crew shall know the Contractor's standard safety practice.

- b. Contractor shall supply all applicable safety equipment including, but not limited to, rotating lights for vehicles used for work under this Contract.
- c. Contractor shall supply personnel with all applicable safety equipment, such as glasses, gloves, head gear, skin creams, respirators, etc.

P. Safety Standards

All Contractor's personnel shall be obligated to adhere to the following quality control and safety standards while performing these requested graffiti removal services for the County:

- i. All personnel shall wear proper clothing and footwear. No sandals, thongs, etc., shall be allowed.
- ii. Safety vests shall be worn at all times by those removing graffiti from any facility. Safety goggles shall be worn by anyone operating water blasting equipment and only trained personnel shall be allowed to operate it.
- iii. Use of drugs or alcohol while performing these graffiti removal services is prohibited.
- iv. Paint brushes, rollers, or frames shall be washed in clean water and any excess paint and water shall be disposed of properly according to local, State, and Federal laws.

Q. Additional Location(s)

- 1. Additional area(s) may be added during the Contract period. Prior to performing work in any additional area(s), within 24 hours after receiving an oral authorization, the Contractor shall prepare and submit a written description of the work with an estimate of labor and materials, including estimated cost to perform work for the additional area(s). No additional work shall commence without written authorization from the Contract Manager. The Contractor shall be paid for additional area(s) in accordance with the rates submitted in the Form PW-2, Schedule of Prices. Upon Contract Manager's negotiation and acceptance of the Contractor's written quotation, and subject to approval of the Director, the additional area(s) may be added to the Contract by amendment or change order.
- 2. All additional area(s) provided herein shall commence on the specified date established. The Contractor shall proceed diligently to complete said work within the time allotted as approved by the Contract Manager.

R. <u>Utilities</u>

Public Works will not provide utilities.

S. Storage Facilities

Public Works will not provide storage facilities for the Contractor.

T. Removal of Debris

All debris produced from this graffiti removal service specified herein shall be removed from County and/or District's property rights of way and private property by the Contractor. The debris shall be properly disposed of at the Contractor's expense. The Contractor shall not allow any debris from its operations under this Contract to be deposited in the storm drains and/or gutters in violation of the National Pollutant Discharge Elimination System. Failure of the Contractor to comply with the Contract Manager clean-up orders may result in an order to suspend work until the condition is corrected. No additional compensation will be allowed as a result of such suspension.

The Contractor shall not discharge smoke, dust, or any other air contaminants into the atmosphere in such quantity as will violate the regulations of any legally constituted authority.

The Contractor shall provide and maintain portable enclosed toilets if needed for the use of employees engaged in the work. These accommodations shall be maintained in a neat and sanitary condition.

The Contractor is advised that due to the nature of this Contract, discarded hazardous waste may be encountered during the performance of this Contract. In the event an unknown substance or hazardous material is discovered, the Contractor shall immediately notify the Contract Manager. The Contractor shall NOT attempt to perform any type of hazardous waste remediation not included under the Scope of Work of this Contract, including identifying, containing, cleaning, moving, disposing, etc. The Contractor shall exercise extreme caution in the event unknown waste is encountered.

U. <u>Project Safety Official</u>

The Contractor shall designate in writing a Project Safety Official who shall be thoroughly familiar with the Contractor's Injury and Illness Prevention Program and Code of Safe Practices. The Contractor's Project Safety Official shall be available at all times to abate any potential safety hazards and shall have the authority and responsibility to shut down an operation, if necessary. Failure by the Contractor to provide the required Project Safety Official shall be grounds for

the County to direct the cessation of all work activities and operations at no cost to the County until such time as the Contractor is in compliance.

V. Responsibilities of Public Works

The Director, acting through the Graffiti Abatement Contract Manager or other designee, shall approve or disapprove the Contractor's performance under this Contract. Public Works will make regular inspections of all flood control facilities under the contract to verify that the requested work has been completed according to these Specifications before payment will be authorized. Payment can and will be withheld if terms and conditions of this Contract are not met by Section Contractor indicated in this Exhibit. DD. the as Performance Requirements and Liquidated Damages.

W. <u>Best Management Practices (BMP)</u>

Best Management Practices (BMP) shall be defined as any program, technology, process, siting criteria, operating method, measure, or device which controls, prevents, removes, or reduces the pollution of storm water. The Contractor shall obtain and refer to the latest edition of the Los Angeles County Department of Public Works BMP Manual, and addenda thereto issued throughout the duration of the Contract Term. Copies of this publication are available for purchase from:

County of Los Angeles Department of Public Works Cashiers Office 900 South Fremont Avenue Alhambra, CA 91803 Telephone: (626) 458-6959

The Contractor shall have a minimum of two readily accessible copies of this publication on the project site at all times.

The Contractor shall implement the following BMP for the prevention of storm water pollution in conjunction with all its activities and operations:

WASTE MANAGEMENT

WM 005	Solid Waste Management
WM 006	Hazardous Waste Management
WM 009	Sanitary/Septic Waste Management

VEHICLE AND EQUIPMENT MANAGEMENT

NS 008	Vehicle and Equipment Cleaning
NS 009	Vehicle and Equipment Fueling
NS 010	Vehicle and Equipment Maintenance

Additional BMPs may be required as a result of a change in actual field conditions, Contractor activities, or construction operations. When more than one BMP is listed under each specific BMP category, the Contractor shall select the appropriate and necessary number of BMP within each category in order to achieve the BMP objective.

The Contractor, as a permittee, is subject to enforcement actions by the State Water Resources Control Board, Environmental Protection Agency, private citizens, and citizen groups. The County will deduct, from payments due the Contractor, the total amount of any fines levied on the County, plus legal fees, staff costs, and consultants fees as a result of the Contractor's noncompliance with these provisions and/or less than complete implementation of the specified BMP.

X. Protection and Restoration of Existing Improvements

The Contractor shall be responsible for the protection of public and private property and shall exercise due caution to avoid damage to such property. All property damage resulting from the Contractor's operations shall be repaired within three days at the Contractor's expense and to the satisfaction of the Contract Manager. All costs to the Contractor for protecting and restoring existing improvements shall be included in the Annual Price.

Y. Public Convenience and Safety

The Contractor's operations shall cause no unnecessary public inconvenience. The Contractor shall be responsible for the safety of equipment, material, and personnel under the Contractor's jurisdiction during the work. The County's inspection of the work shall <u>not</u> be considered an approval of the Contractor's safety measures. The Contractor shall be solely responsible for complying with all local, State, and Federal laws and regulations, which are applicable to the work.

Z. Quality Control

The Contractor shall be responsible for implementing procedures for ensuring that graffiti removal services are provided in strict compliance with this Scope of Work. Contractor shall designate in writing a Quality Control representative and an alternate Quality Control representative who are responsible for implementing, monitoring, controlling, and reporting on the quality of work.

It is recommended that Contractors Quality Control representatives be separate and distinct from Contractor's project manager or general superintendent, and the Contractor's Quality Control procedures establish a separate system for recording, reporting, and resolving quality control issues.

Within ten days of contract award, Contractor shall submit to the County a Contract Quality Control Plan for review and approval by the Contract Manager. This plan will include, at a minimum, the names and telephone numbers of Contractor's Quality Control representatives, a description of the roles and responsibilities for quality control, the system for monitoring, reporting on, resolving quality control issues, and checklists or other documentation in support of Contractor's Quality Control function.

AA. Performance Requirements and Liquidated Damages

- 1. Public Works will use the Performance Requirements Summary to evaluate the Contractor's performance of this Contract's tasks.
- 2. Failure to perform contract work in accordance with the Performance Requirements Summary is considered unacceptable. Public Works may cite the Contractor and impose liquidated damages immediately in the sums specified and deduct them from the next regularly scheduled payment to the Contractor.

PERFORMANCE REQUIREMENTS SUMMARY

REQUIRED SERVICE	STANDARD	MAXIMUM ALLOWABLE DEVIATION FROM STANDARD	METHOD OF SURVEILLANCE	MAXIMUM DEDUCTION	DEDUCTION FROM CONTRACT PRICE FOR EXCEEDING THE ACCEPTABLE QUALITY LEVEL
Fines by regulatory and governmental agencies	Fined by a local, regional, State, or Federal regulatory or governmental agency as a result of the Contractor's negligence or failure to comply with any Federal, State, or local rules, regulations, or requirements.	0%	100% inspection on a periodic basis.	10% of total monthly amount of contract cost	\$500 per occurrence plus any fine(s) charged to the County by a regulatory or governmental agency

REQUIRED SERVICE	STANDARD	MAXIMUM ALLOWABLE DEVIATION FROM STANDARD	METHOD OF SURVEILLANCE	MAXIMUM DEDUCTION	DEDUCTION FROM CONTRACT PRICE FOR EXCEEDING THE ACCEPTABLE QUALITY LEVEL
Violation of the National Pollutant Discharge Elimination System	Discharge of debris into storm drains and/or gutter.	0%	100% inspection on a periodic basis	10% of total monthly amount of contract cost	\$500 per occurrence plus any fines by regulatory and governmental agencies plus any remediation cost
Daily/Weekly/Monthly/ Quarterly Reports	Submitted to Contract Manager daily/weekly/monthly report.	0%	100% inspection on a periodic basis; complaints	10% of total monthly amount of contract cost	\$50 per day per report that is late or not submitted
Insurance certifications	Certifications submitted before implementation of contract and on a timely basis there-after.	0%	100% inspection on a periodic basis	All contract remedies reserved	All contract remedies reserved
Employees well oriented to job	Employees must have thorough knowledge of requirements under this contract.	0%	100% inspection on a periodic basis; complaints.	10% of total monthly amount of contract cost.	\$50 for each employee not knowledgeable of the job requirements
Staffing	Staffing levels are equal or exceed contract requirements.	0%	100% inspection on a periodic basis; complaints	10% of total monthly amount of contract cost	\$50 per occurrence
Training Program	Document training of each employee.	0%	100% inspection on a periodic basis	10% of total monthly amount of contract cost	\$250 per untrained employee
Maintain Knowledge of Safety Requirements	Completion of training of all accepted standards for safe practices related to the work.	0%	100% inspection on a periodic basis; complaints	10% of total monthly amount of contract cost	\$50 per employee, per occurrence
Change in Project Manager	Contractor shall notify the County in writing of any change in name or address of the Project Manager.	0%	100% inspection on a periodic basis	10% of total monthly amount of contract cost	\$50 per occurrence
Respond to complaints, requests and discrepancies	Respond within the time frame outlined in the specifications.	0%	100% inspection on a periodic basis; complaints	10% of total monthly amount of contract cost	\$50 per complaint not responded to within the time frame outlined in the specifications

REQUIRED SERVICE	STANDARD	MAXIMUM ALLOWABLE DEVIATION FROM STANDARD	METHOD OF SURVEILLANCE	MAXIMUM DEDUCTION	DEDUCTION FROM CONTRACT PRICE FOR EXCEEDING THE ACCEPTABLE QUALITY LEVEL
Project Safety Official	Project Safety Official who shall be thoroughly familiar with the Contractor's Injury and Illness Prevention Program and Code of Safe Practices.	0%	100% inspection on a periodic basis; complaints	10% of total monthly amount of contract cost	\$200 per occurrence
Safety Requirements	Comply with all applicable State of California Occupational Safety and Health Administration (Cal/OSHA).	0%	100% inspection on a periodic basis; complaints	10% of total monthly amount of contract cost	\$500 per occurrence
Priority Assignment/ Emergency Response graffiti removal	Graffiti removed and/or painted over within 24 hours Monday through Sunday.	0%	100% inspection on a periodic basis; complaints	50% of total monthly amount of contract cost	\$200 per square foot (or proration thereof) for graffiti not removed within the time frame outlined in the specifications
Remove graffiti	Graffiti removed and/or painted over within 72 hours Monday through Friday.	0%	100% inspection on a periodic basis; complaints	50% of total monthly amount of contract cost	\$5 per square foot (or proration thereof) for graffiti not removed within the time frame outlined in the specifications
Reporting of graffiti removed	Graffiti requests for removal closed within 72 hours.	0%	100% inspection by random sampling	50% of total monthly amount of contract cost	\$50 per complaint

BB. Contractor Licensing

Contractor or appointed employee of Contractor shall possess a valid C-33 State contractor's license throughout the duration of this Contract. Failure to maintain a valid C-33 license may lead to Contract termination or suspension according to Exhibit B, Section 3, Terminations/Suspensions.

CC. Subcontracting

Subcontracting is prohibited.

DD. Proposed Monthly Price

All services required in this Exhibit A, Scope of Work, shall be included in the monthly price quoted by the Contractor in Form PW-2.1, Schedule of Prices.

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SERVICE CONTRACT GENERAL REQUIREMENTS

SECTION 1

INTERPRETATION OF CONTRACT

A. Ambiguities or Discrepancies

Both parties have either consulted or had the opportunity to consult with counsel regarding the terms of this Contract and are fully cognizant of all terms and conditions. Should there be any uncertainty, ambiguity, or discrepancy in the terms or provisions hereof, or should any misunderstanding arise as to the interpretation to be placed upon any position hereof or the applicability of the provisions hereunder, neither party shall be deemed as the drafter of this Contract and the uncertainty, ambiguity, or discrepancy shall not be construed against either party.

B. Definitions

Whenever in the Request for Proposals, Contract, Scope of Work, Specifications, Terms, Requirements, and/or Conditions the following terms are used, the intent and meaning shall be interpreted as follows:

<u>Agreement</u>. The written, signed accord covering the performance of the requested service.

<u>Board</u>. The Board of Supervisors of County of Los Angeles and Ex-Officio Board of Supervisors of the Los Angeles County Flood Control District.

Contract. The written agreement covering the performance of the service and the furnishing of labor, materials, supervision, and equipment in the performance of the service. The contract includes the Agreement, Exhibit A - Scope of Work (Specifications), Exhibit B - Service Contract General Requirements, Exhibit C - Internal Revenue Service Notice 1015, Exhibit D - Safely Surrendered Baby Law Posters, Exhibit E - Defaulted Property Tax Reduction Program, and other appropriate exhibits, amendments and change orders. Included are all supplemental agreements amending or extending the service to be performed, which may be required to supply acceptable services specified herein.

<u>Contractor</u>. The person or persons, sole proprietor, partnership, joint venture, corporation, or other legal entity who has entered into an agreement with County to perform or execute the work covered by this Contract.

<u>Contract Work or Work</u>. The entire contemplated work of maintenance and repair to be performed, and services rendered as prescribed in this Contract.

<u>County</u>. Includes County of Los Angeles, County of Los Angeles Department of Public Works, Los Angeles County Road Department, and/or Los Angeles County Engineer.

Day. Calendar day(s) unless otherwise specified.

<u>Direct Employee</u>. Worker employed by Contractor under Contractor's state and federal taxpayer identification.

<u>Director</u>. The Director of Public Works, County of Los Angeles, as used herein, includes the Road Commissioner, County of Los Angeles; County Engineer, County of Los Angeles; Chief Engineer, Los Angeles County Flood Control District; and/or authorized representative(s).

<u>District</u>. Los Angeles County Flood Control District, or Los Angeles County Waterworks Districts, or Los Angeles County Consolidated Sewer Maintenance District.

<u>Employee Leasing</u>. Any agreement to employ any worker, at any tier, that is neither a subcontract nor a direct employee relationship.

<u>Fiscal Year</u>. The 12-month period beginning July 1 and ending the following June 30.

<u>Maximum Contract Sum.</u> The Maximum Contract Sum is the aggregate total amount of compensation authorized by the Board.

<u>Proposal</u>. The written materials that a Proposer submits in response to a solicitation document (Request for Proposals).

<u>Proposer</u>. Any individual, person or persons, sole proprietor, firm, partnership, joint venture, corporation, or other legal entity submitting a Proposal for the work, acting directly or through a duly authorized representative.

<u>Public Works</u>. County of Los Angeles Department of Public Works.

<u>Solicitation</u>. Request for Proposals, Invitation for Bids, Request for Statement of Qualifications, or Request for Quotation.

<u>Specifications</u>. The directions, provisions, and requirements contained herein, as supplemented by such special provisions as may be necessary pertaining to method, manner, and place of performing the work under this Contract.

<u>Subcontract</u>. An agreement by the Contractor to employ a Subcontractor at any tier; to employ or agree to employ a Subcontractor, at any tier.

<u>Subcontractor</u>. Any individual, person or persons, sole proprietor, firm, partnership, joint venture, corporation, or other legal entity furnishing supplies, services of any nature, equipment, and/or materials to Contractor in furtherance of the Contractor's performance of this Contract, at any tier, under oral or written agreement.

C. <u>Headings</u>

The headings herein contained are for convenience and reference only and are not intended to define or limit the scope of any provision thereof.

SECTION 2

STANDARD TERMS AND CONDITIONS PERTAINING TO CONTRACT ADMINISTRATION

A. Amendments

- 1. For any change which affects the scope of work, contract sum, payments, or any term or condition included in this Contract, an amendment shall be prepared and executed by Contractor and the Board or if delegated by the Board, the Director and Contractor.
- The Board or County's Chief Executive Officer or designee may require the addition and/or change of certain terms and conditions in this Contract during the term of this Contract. County reserves the right to add and/or change such provisions as required by the Board or the Chief Executive Officer. To implement such changes, an amendment or a change order to this Contract shall be prepared by Public Works and signed by the Contractor.
- 3. County may, at its sole discretion, authorize extensions of time to this Contract's term. Contractor agrees that such extensions of time shall not change any other term or condition of this Contract during the period of such extensions. To implement an extension of time, an amendment to this Contract shall be prepared and executed by Contractor and the Board or if delegated by the Board, the Director and Contractor. To the extent that extensions of time for Contractor performance do not impact either scope or amount of this Contract, Public Works may, at its sole discretion, grant Contractor extensions of time, provided the aggregate of all such extensions during the life of this Contract shall not exceed 120 days.
- 4. For any change which does not materially affect the scope of work or any other term or condition included under this Contract, a change order shall be prepared by Public Works and signed by the Contractor. If the change order is prepared by the Contractor, it shall be approved by Public Works and signed by the Contractor and the County.

B. <u>Assignment and Delegation</u>

1. Contractor shall not assign its rights or delegate its duties under this Contract, or both, whether in whole or in part, without the prior written consent of County, in its discretion, and any attempted assignment or delegation without such consent shall be null and void. For purposes of this paragraph, County consent shall require a written amendment to this Contract, which is formally approved and executed by Contractor and the Board or if delegated by the Board, the Director and Contractor. Any payments by County to any approved delegate or assignee on any claim

under this Contract shall be deductible, at County's sole discretion, against the claims which Contractor may have against County.

- 2. Shareholders, partners, members, or other equity holders of Contractor may transfer, sell, exchange, assign, or divest themselves of any interest they may have therein. However, in the event any such sale, transfer, exchange, assignment, or divestment is effected in such a way as to give majority control of Contractor to any person(s), corporation, partnership, or legal entity other than the majority controlling interest therein at the time of execution of this Contract, such disposition is an assignment requiring the prior written consent of County in accordance with applicable provisions of this Contract.
- 3. Any assumption, assignment, delegation, or takeover of any of Contractor's duties, responsibilities, obligations, or performance of same by any entity other than Contractor, whether through assignment, subcontract, delegation, merger, buyout, or any other mechanism, with or without consideration for any reason whatsoever without County's express prior written approval, shall be a material breach of this Contract, which may result in the suspension or termination of this Contract. In the event of such a termination, County shall be entitled to pursue the same remedies against Contractor as it could pursue in the event of default of Contractor.

C. <u>Authorization Warranty</u>

Contractor represents and warrants that the person(s) executing this Contract for Contractor is an authorized agent who has actual authority to bind Contractor to each and every term, condition, and obligation of this Contract and that all requirements of Contractor have been fulfilled to provide such actual authority.

D. <u>Budget Reduction</u>

In the event that the County's Board of Supervisors adopts, in any fiscal year, a County Budget which provides for reductions in the salaries and benefits paid to the majority of County employees and imposes similar reductions with respect to County Contracts, the County reserves the right to reduce its payment obligation under this Contract correspondingly for that fiscal year and any subsequent fiscal year during the term of this Contract (including any extensions), and the services to be provided by the Contractor under this Contract shall also be reduced correspondingly. Except as set forth in the preceding sentence, the Contractor shall continue to provide all of the services set forth in this Contract. The County's notice to the Contractor regarding said reduction in payment obligation shall be provided within 30 calendar days of the Board's approval of such actions.

E. Complaints

Contractor shall develop, maintain, and operate procedures for receiving, investigating, and responding to any complaints by any individual.

- 1. Within 12 business days after this Contract's effective date, Contractor shall provide County with Contractor's policy for receiving, investigating, and responding to any complaints by any individual.
- 2. County will review Contractor's policy and provide Contractor with approval of said plan or with requested changes.
- If County requests changes in Contractor's policy, Contractor shall make such changes and resubmit the plan within five business days for County approval.
- 4. If, at any time, Contractor wishes to change Contractor's policy, Contractor shall submit proposed changes to County for approval before implementation.
- 5. Contractor shall preliminarily investigate all complaints and notify the Contract Manager of the status of the investigation within five business days of receiving the complaint.
- 6. When complaints cannot be resolved informally, a system of follow-through shall be instituted which adheres to formal plans for specific actions and strict time deadlines.
- 7. Copies of all written responses shall be sent to the Contract Manager within three business days of mailing to the complainant.

F. Compliance with Applicable Laws

- Contractor shall comply with all applicable Federal, State, and local laws, rules, regulations, ordinances, or directives, and all provisions required thereby to be included in this Contract are hereby incorporated by reference.
- Contractor shall defend, indemnify, and hold County harmless from and against any and all liability, damages, costs, and expenses, including, but not limited to, defense costs and attorneys' fees arising from or related to any violation on the part of Contractor or its employees, agents, or Subcontractors of any such laws, rules, regulations, ordinances, or directives.

G. Compliance with Civil Rights Laws

Contractor hereby assures that it will comply with Subchapter VI of the Civil Rights Act of 1964, 42 USC Sections 2000 (e)(1) through 2000 (e)(17), to the end that no person shall, on the grounds of race, creed, color, sex, religion, ancestry, age, condition of physical disability, marital status, political affiliation, or national origin, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under this Contract or under any project, program, or activity supported by this Contract. Contractor shall comply with its EEO Certification (Form PW-7).

H. Confidentiality

- 1. Contractor shall maintain the confidentiality of all records obtained from County under this Contract in accordance with all applicable Federal, State, and local laws, ordinances, regulations, and directives relating to confidentiality.
- 2. Contractor shall inform all of its officers, employees, agents, and Subcontractors providing services hereunder of the confidentiality provisions of this Contract.

I. Conflict of Interest

- 1. No County employee whose position with County enables such employee to influence the award of this Contract or any competing contract, and no spouse or economic dependent of such employee shall be employed in any capacity by Contractor or have any other direct or indirect financial interest in this Contract. No officer or employee of Contractor who may financially benefit from the performance of the work hereunder shall in any way participate in County's approval, or ongoing evaluation, of such work, or in any way attempt to unlawfully influence County's approval or ongoing evaluation of such work.
- 2. Contractor represents and warrants that it is aware of, and its authorized officers have read, the provisions of Los Angeles County Code, Section 2.180.010, "Certain Contracts Prohibited," and that execution of this Agreement will not violate those provisions. Contractor shall comply with all conflict of interest laws, ordinances, and regulations now in effect or hereafter to be enacted during the term of this Contract. Contractor warrants that it is not now aware of any facts that create a conflict of interest. If Contractor hereafter becomes aware of any facts that might reasonably be expected to create a conflict of interest, it shall immediately make full written disclosure of such facts to County. Full written disclosure shall include, but is not limited to, identification of all persons implicated and a complete description of all relevant circumstances. Failure to comply with the provisions of this paragraph shall be a material breach of this Contract

subjecting Contractor to either contract termination for default or debarment proceedings or both. Contractor must sign and adhere to the "Conflict of Interest Certification" (Form PW-5).

J. <u>Consideration of Hiring County Employees Targeted for Layoffs or Former County</u> Employee on Reemployment List

Should Contractor require additional or replacement personnel after the effective date of this Contract to perform the services set forth herein, Contractor shall give first consideration for such employment openings to qualified permanent County employees who are targeted for layoff or qualified, former County employees who are on a reemployment list during the life of this Contract.

K. Consideration of Hiring GAIN and GROW Participants

- 1. Should Contractor require additional or replacement personnel after the effective date of this Contract, Contractor shall give consideration for any such employment openings to participants in County's Department of Public Social Services Greater Avenues for Independence (GAIN) Program and General Relief Opportunity for Work (GROW) Program who meet Contractor's minimum qualifications for the open position. For this purpose, consideration shall mean that Contractor will interview qualified candidates. County will refer GAIN and GROW participants by category to Contractor.
- 2. In the event that both laid-off County employees and GAIN and GROW participants are available for hiring, County employees shall be given first priority.

L. <u>Contractor's Acknowledgment of County's Commitment to Child Support</u> Enforcement

Contractor acknowledges that County places a high priority on the enforcement of child support laws and the apprehension of child support evaders. Contractor understands that it is County's policy to encourage all County Contractors to voluntarily post County's L.A.'s Most Wanted: Delinquent Parents poster in a prominent position at Contractor's place of business. County's Child Support Services Department will supply Contractor with the poster to be used.

M. Contractor's Charitable Activities Compliance

The Supervision of Trustees and Fundraisers for Charitable Purposes Act regulates entities receiving or raising charitable contributions. The "Nonprofit Integrity Act of 2004" (SB 1262, Chapter 919) increased Charitable Purposes Act requirements. By requiring Contractors to complete the Charitable Contributions Certification (Form PW-12), County seeks to ensure that all County Contractors which receive or raise charitable contributions comply with California

law in order to protect County and its taxpayers. A Contractor which receives or raises charitable contributions without complying with its obligations under California law commits a material breach subjecting it to either contract termination for default or debarment proceedings or both. (Los Angeles County Code Chapter 2.202)

N. <u>Contractor's Warranty of Adherence to County's Child Support Compliance Program</u>

- 1. Contractor acknowledges that County has established a goal of ensuring that all individuals who benefit financially from County through contracts are in compliance with their court-ordered child, family, and spousal support obligations in order to mitigate the economic burden otherwise imposed upon County and its taxpayers.
- 2. As required by County's Child Support Compliance Program (Los Angeles County Code Chapter 2.200), and without limiting Contractor's duty under this Contract to comply with all applicable provisions of law, Contractor warrants that it is now in compliance and shall during the term of this Contract maintain compliance with the employment and wage reporting requirements as required by the Federal Social Security Act (42 USC Section 653a) and California Unemployment Insurance Code Section 1088.5, and shall implement all lawfully served Wage and Earnings Withholding Orders or Child Support Services Department Notices of Wage and Earnings Assignment for Child, Family, or Spousal Support, pursuant to Code of Civil Procedure Section 706.031 and Family Code Section 5246(b).

O. Contractor Performance Evaluation/Corrective Action Measures

County or its agent will evaluate Contractor's performance under this Contract on not less than an annual basis. Such evaluation will include assessing Contractor's compliance with all this Contract's terms and conditions and performance standards. Contractor deficiencies which County determines are severe or continuing and that may place performance of this Contract in jeopardy, if not corrected, will be reported to the Board. The report will include improvement/corrective action measures taken by County and Contractor. If improvement does not occur consistent with the corrective action measures, County may suspend or terminate this Contract for default or impose other penalties as specified in this Contract.

P. <u>Damage to County Facilities, Buildings, or Grounds</u>

 Contractor shall repair, or cause to be repaired, at its own cost, any and all damage to County facilities, buildings, or grounds caused by Contractor or employees or agents of Contractor. Such repairs shall be made immediately after Contractor has become aware of such damage, but in no event later than 30 days after the occurrence. If Contractor fails to make timely repairs, County may make any necessary repairs. All costs incurred by County, as determined by County, for such repairs shall be repaid by Contractor by cash payment upon demand. County may deduct from any payment otherwise due Contractor for costs incurred by County to make such repairs.

Q. Employment Eligibility Verification

- 1. Contractor warrants that it fully complies with all Federal and State statutes and regulations regarding the employment of aliens and others and that all of its employees performing work under this Contract meet the citizenship or alien status requirements set forth in Federal and State statutes and regulations. Contractor shall obtain, from all covered employees performing services hereunder, all verification and other documentation of employment eligibility status required by Federal and State statutes and regulations including, but not limited to, the Immigration Reform and Control Act of 1986 (P.L. 99-603), or as they currently exist and as they may be hereafter amended. Contractor shall retain all such documentation for all covered employees for the period prescribed by law.
- 2. Contractor shall indemnify, defend, and hold harmless, the County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents, Employees and Volunteers from employer sanctions and any other liability which may be assessed against Contractor or County or both in connection with any alleged violation of Federal or State statutes or regulations pertaining to the eligibility for employment of persons performing services under this Contract.

R. <u>Facsimile Representations</u>

At the discretion of County, County may agree to regard facsimile representations of original signatures of Contractor's authorized officers, when appearing in appropriate places on the change notices and amendments prepared pursuant to this Exhibit's Amendments, and received via communications facilities, as legally sufficient evidence that such original signatures have been affixed to change notices and amendments to this Contract, such that the Contractor need not follow up facsimile transmissions of such documents with subsequent (nonfacsimile) transmission of "original" versions of such documents.

S. Fair Labor Standards

Contractor shall comply with all applicable provisions of the Federal Fair Labor Standards Act and shall indemnify, defend, and hold harmless the County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents,

Employees, and Volunteers from any and all liability, including, but not limited to, wages, overtime pay, liquidated damages, penalties, court costs, and attorneys' fees arising under any wage and hour law, including, but not limited to, the Federal Fair Labor Standards Act, for work performed by Contractor's employees for which County may be found jointly or solely liable.

T. Force Majeure

- 1. Neither party shall be liable for such party's failure to perform its obligations under and in accordance with this Contract, if such failure arises out of fires, floods, epidemics, quarantine restrictions, other natural occurrences, strikes, lockouts (other than a lockout by such party or any of such party's subcontractors), freight embargoes, or other similar events to those described above, but in every such case the failure to perform must be totally beyond the control and without any fault or negligence of such party (such events are referred to in this subparagraph as "force majeure events").
- 2. Notwithstanding the foregoing, a default by a subcontractor of Contractor shall not constitute a force majeure event, unless such default arises out of causes beyond the control of both Contractor and such subcontractor, and without any fault or negligence of either of them. In such case, Contractor shall not be liable for failure to perform, unless the goods or services to be furnished by the subcontractor were obtainable from other sources in sufficient time to permit Contractor to meet the required performance schedule. As used in this subparagraph, the term "subcontractor" and "subcontractors" mean subcontractors at any tier.
- 3. In the event Contractor's failure to perform arises out of a force majeure event, Contractor agrees to use commercially reasonable best efforts to obtain goods or services from other sources, if applicable, and to otherwise mitigate the damages and reduce the delay caused by such force majeure event.

U. Governing Laws, Jurisdiction, and Venue

This Contract shall be governed by, and construed in accordance with the laws of the State of California. To the maximum extent permitted by applicable law, Contractor and County agree and consent to the exclusive jurisdiction of the courts of the State of California for all purposes concerning this Contract and further agree and consent that venue of any action brought in connection with or arising out of this Contract, shall be exclusively in the County of Los Angeles.

V. <u>Most Favored Public Entity</u>

If the Contractor's prices decline, or should the Contractor at any time during the term of this Contract provide the same goods or services under similar quantity

and delivery conditions to the State of California or any county, municipality, or district of the State at prices below those set forth in this Contract, then such lower prices shall be immediately extended to the County.

W. Nondiscrimination and Affirmative Action

- 1. Contractor certifies and agrees that all persons employed by it, its affiliates, subsidiaries, or holding companies are and shall be treated equally without regard to or because of race, color, religion, ancestry, national origin, sex, age, physical or mental disability, marital status, or political affiliation, in compliance with all applicable Federal and State antidiscrimination laws and regulations.
- 2. Contractor shall certify to, and comply with, the provisions of Contractor's EEO Certification (Form PW-7).
- 3. Contractor shall take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to race, color, religion, ancestry, national origin, sex, age, physical or mental disability, marital status, or political affiliation, in compliance with all applicable Federal and State antidiscrimination laws and regulations. Such action shall include, but not be limited to, employment, upgrading, demotion, transfer, recruitment or recruitment advertising, layoff or termination, rates of pay or other forms of compensation, and selection of training, including apprenticeship.
- 4. Contractor certifies and agrees that it will deal with its Subcontractors, bidders, or vendors without regard to or because of race, color, religion, ancestry, national origin, sex, age, physical or mental disability, marital status, or political affiliation.
- 5. Contractor certifies and agrees that it, its affiliates, subsidiaries, or holding companies shall comply with all applicable Federal and State laws and regulations to the end that no person shall, on the grounds of race, color, religion, ancestry, national origin, sex, age, physical or mental disability, marital status, or political affiliation, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under this Contract or under any project, program, or activity supported by this Contract.
- 6. Contractor shall allow County representatives access to Contractor's employment records during regular business hours to verify compliance with the provisions of this paragraph when so requested by County.
- 7. If County finds that any of the above provisions have been violated, such violation shall constitute a material breach of this Contract upon which County may terminate for default or suspend this Contract. While County

reserves the right to determine independently that the antidiscrimination provisions of this Contract have been violated, in addition, a determination by the California Fair Employment Practices Commission or the Federal Equal Employment Opportunity Commission that Contractor has violated Federal or State antidiscrimination laws or regulations shall constitute a finding by County that Contractor has violated the antidiscrimination provisions of this Contract.

8. The parties agree that in the event Contractor violates any of the antidiscrimination provisions of this Contract, County shall, at its sole option, be entitled to a sum of \$500 for each violation pursuant to California Civil Code Section 1671 as liquidated damages in lieu of terminating or suspending this Contract.

X. <u>Nonexclusivity</u>

Nothing herein is intended nor shall be construed as creating any exclusive arrangement with Contractor. This Contract shall not restrict County from acquiring similar, equal, or like goods and/or services from other entities or sources.

Y. <u>No Payment for Services Provided Following Expiration/Suspension/Termination of Contract</u>

Contractor shall have no claim against County for payment of any money or reimbursement, of any kind whatsoever, for any service provided by Contractor after the expiration, suspension, or other termination of this Contract. Should Contractor receive any such payment, it shall immediately notify County and shall immediately repay all such funds to County. Payment by County for services rendered after expiration/suspension/termination of this Contract shall not constitute a waiver of County's right to recover such payment from Contractor. This provision shall survive the expiration/suspension/termination of this Contract.

Z. Notice of Delays

Except as otherwise provided under this Contract, when either party has knowledge that any actual or potential situation is delaying or threatens to delay the timely performance of this Contract, that party shall, within one business day, give notice thereof, including all relevant information with respect thereto, to the other party.

AA. Notice of Disputes

Contractor shall bring to the attention of the Contract Manager any dispute between County and Contractor regarding the performance of services as stated in this Contract. If the Contract Manager is not able to resolve the dispute, the Director will resolve it.

BB. Notice to Employees Regarding the Federal Earned Income Credit

Contractor shall notify its employees, and shall require each Subcontractor to notify its employees, that they may be eligible for the Federal Earned Income Credit under the Federal income tax laws. Such notice shall be provided in accordance with the requirements set forth in Internal Revenue Service Notice 1015 (Exhibit C).

CC. Notices

Notices desired or required to be given under these Specifications, Conditions, or Terms herein or any law now or hereafter in effect may, at the option of the party giving the same, be given by enclosing the same in a sealed envelope addressed to the party for whom intended and by depositing such envelope with postage prepaid with the United States Post Office and any such notice and the envelope containing the same shall be addressed to Contractor at its place of business, or such other place as may be hereinafter designated in writing by Contractor. The notices and envelopes containing the same to County shall be addressed to:

Chief, Administrative Services Division County of Los Angeles Department of Public Works P.O. Box 1460 Alhambra, CA 91802-1460

In the event of suspension or termination of this Contract, notices may also be given upon personal delivery to any person whose actual knowledge of such suspension or termination would be sufficient notice to Contractor. Actual knowledge of such suspension or termination by an individual Contractor or by a copartner, if Contractor is a partnership; or by the president, vice president, secretary, or general manager, if Contractor is a corporation; or by the managing agent regularly in charge of the work on behalf of said Contractor shall in any case be sufficient notice.

DD. Publicity

Contractor shall not disclose any details in connection with this Contract to any person or entity except as may be otherwise provided hereunder or required by law. However, in recognizing Contractor's need to identify its services and related clients to sustain itself, County shall not inhibit Contractor from publicizing its role under this Contract within the following conditions:

- 1. Contractor shall develop all publicity material in a professional manner.
- 2. During the term of this Contract, Contractor shall not, and shall not authorize another to, publish or disseminate commercial advertisements, press releases, feature articles, or other materials using the name of County without the prior written consent of the Contract Manager. County shall not unreasonably withhold such written consent.

3. Contractor may, without prior written consent of County, indicate in its proposals and sales materials that it has been awarded this Contract with County, provided that the requirements of this paragraph shall apply.

EE. Public Records Act

- 1. Any documents submitted by Contractor; all information obtained in connection with County's right to audit and inspect Contractor's documents, books, and accounting records pursuant to this Exhibit's Record Retention and Inspection/Audit Settlement, of this Contract; as well as those documents which were required to be submitted in response to the RFP used in the solicitation process for this Contract, become the exclusive property of County. All such documents become a matter of public record and shall be regarded as public records, except those documents that are marked "trade secret," "confidential," or "proprietary" and are deemed excluded from disclosure under Government Code 6250 et seq. (Public Records Act). County shall not in any way be liable or responsible for the disclosure of any such records including, with limitation, those so marked, if disclosure is required by law, or by an order issued by a court of competent jurisdiction.
- 2. In the event County is required to defend an action on a Public Records Act request for any of the aforementioned documents, information, books, records, and/or contents of a proposal marked "trade secret," "confidential," or "proprietary," Contractor agrees to defend and indemnify County from all costs and expenses, including reasonable attorney's fees, in connection with any requested action or liability arising under the Public Records Act.

FF. Record Retention and Inspection/Audit Settlement

Contractor shall maintain accurate and complete financial records of its activities and operations relating to this Contract in accordance with generally accepted Contractor shall also maintain accurate and complete accounting principles. employment and other records relating to its performance of this Contract. Contractor agrees that County, or its authorized representatives, shall have access to and the right to examine, audit, excerpt, copy, or transcribe any pertinent transaction, activity, or record relating to this Contract. All such material including, but not limited to, all financial records, bank statements, cancelled checks, or other proof of payment, timecards, sign-in/sign-out sheets, and other time and employment records, and proprietary data and information, shall be kept and maintained by Contractor and shall be made available to County during the term of this Contract and for a period of five years thereafter unless County's written permission is given to dispose of any such material prior to such time. All such material shall be maintained by Contractor at a location in County, provided that if any such material is located outside County, then, at County's option, Contractor shall pay County for travel, per diem, and other costs incurred by County to examine, audit, excerpt, copy, or transcribe such material at such other location.

- 1. In the event that an audit of Contractor is conducted specifically regarding this Contract by any Federal or State auditor, or by any auditor or accountant employed by Contractor or otherwise, then Contractor shall file a copy of such audit report with County's Auditor-Controller within 30 days of Contractor's receipt thereof, unless otherwise provided by applicable Federal or State law or under this Contract. Subject to applicable law, County shall make a reasonable effort to maintain the confidentiality of such audit report(s).
- 2. Failure on the part of Contractor to comply with any of the provisions of this paragraph shall constitute a material breach of this Contract upon which County may suspend or terminate for default or suspend this Contract.
- 3. If, at any time during the term of this Contract or within five years after the expiration or termination of this Contract, representatives of County conduct an audit of Contractor regarding the work performed under this Contract, and if such audit finds that County's dollar liability for any such work is less than payments made by County to Contractor, then the difference shall be either: a) repaid by Contractor to County by cash payment upon demand or b) at the sole option of County's Auditor-Controller, deducted from any amounts due to Contractor from County, whether under this Contract or otherwise. If such audit finds that County's dollar liability for such work is more than the payments made by County to Contractor, then the difference shall be paid to Contractor by County by cash payment, provided that in no event shall County's maximum obligation for this Contract exceed the funds appropriated by County for the purpose of this Contract.
- addition to the above, the Contractor agrees, should the 4. County or its authorized representatives determine, in the County's sole discretion, that it is necessary or appropriate to review a broader scope of the Contractor's records (including, certain records related to non-County contracts) to enable the County to evaluate the Contractor's compliance with the County's Living Wage Program, that the Contractor shall promptly and without delay provide to the County, upon the written request of the County or its authorized representatives, access to and the right to examine, audit, excerpt, copy, or transcribe any and all transactions, activities, or records relating to any of its employees who have provided services to the County under this Contract, including without limitation, records relating to work performed by said employees on the Contractor's non-County contracts. The Contractor further acknowledges that the foregoing requirement in this subparagraph relative to Contractor's employees who have provided services to the County under this Contract is for the purpose of enabling the County in its discretion to verify the Contractor's full compliance with and adherence to California labor laws and

the County's Living Wage Program. All such materials and information, including, but not limited to, all financial records, bank statements, cancelled checks or other proof of payment, timecards, sign-in/sign-out sheets and other time and employment records, and proprietary data and information, shall be kept and maintained by the Contractor and shall be made available to the County during the term of this Contract and for a period of five years thereafter unless the County's written permission is given to dispose of any such materials and information prior to such time. All such materials and information shall be maintained by the Contractor at a location in Los Angeles County, provided that if any such materials and information is located outside Los Angeles County, then, at the County's option, the Contractor shall pay the County for travel, per diem, and other costs incurred by the County to examine, audit, excerpt, copy, or transcribe such materials and information at such other location.

GG. Recycled-Content Paper Products

Consistent with Board policy to reduce the amount of solid waste deposited at County landfills, Contractor agrees to use recycled-content paper to the maximum extent possible under this Contract.

HH. Contractor's Employee Criminal Background Investigation

Each of the Contractor's and subcontractor's staff performing services under this Contract who is in a designated sensitive position, as determined by the County in County's sole discretion, shall undergo and pass a background investigation to the satisfaction of County as a condition of beginning and continuing to perform services under this Contract. Such background investigation must be obtained through fingerprints submitted to the California Department of Justice to include State and local-level review, which may include, but shall not be limited to, criminal conviction information. The fees associated with the background investigation shall be at the expense of the Contractor, regardless if the member of Contractor's staff passes or fails the background investigation.

II. Subcontracting

The requirements of this Contract may not be subcontracted by Contractor without the advance written approval of County. Any attempt by Contractor to subcontract without the prior written consent of County may be deemed a material breach of this Contract and the County may suspend or terminate for this Contract default.

- 1. If Contractor desires to subcontract, Contractor shall provide the following information promptly at County's request:
 - a. A description of the work to be performed by the Subcontractor.
 - b. A draft copy of the proposed subcontract.

- c. Other pertinent information and/or certifications requested by County.
- 2. Contractor shall indemnify and hold County harmless with respect to the activities of each and every Subcontractor in the same manner and to the same degree as if such Subcontractor(s) were Contractor employees.
- Contractor shall remain fully responsible for all performances required of it under this Contract, including those that the Contractor has determined to subcontract, notwithstanding County's approval of Contractor's proposed subcontract.
- 4. County's consent to subcontract shall not waive County's right to prior and continuing approval of any and all personnel, including Subcontractor employees, providing services under this Contract. Contractor is responsible to notify its Subcontractors of this County right.
- 5. County's Contract Manager is authorized to act for and on behalf of County with respect to approval of any subcontract and Subcontractor employees.
- Contractor shall be solely liable and responsible for all payments or other compensation to all Subcontractors and their officers, employees, agents, and successors in interest arising through services performed hereunder, notwithstanding County's consent to subcontract.
- 7. Contractor shall obtain certificates of insurance, which establish that the Subcontractor maintains all the programs of insurance required by County from each approved Subcontractor. Contractor shall ensure delivery of all such documents to Administrative Services Division, P.O. Box 1460, Alhambra, California 91802-1460, before any Subcontractor employee may perform any work hereunder.
- 8. Employee Leasing is prohibited.

JJ. Validity

If any provision of this Contract or the application thereof to any person or circumstance is held invalid, the remainder of this Contract and the application of such provision to other persons or circumstances shall not be affected thereby.

KK. Waiver

No waiver by County of any breach of any provision of this Contract shall constitute a waiver of any other breach of said provision or of any other provision of this Contract. Failure of County to enforce at anytime, or from time to time, any provision of this Contract shall not be construed as a waiver thereof.

LL. Warranty Against Contingent Fees

- Contractor warrants that no person or selling agency has been employed or retained to solicit or secure this Contract upon an agreement or understanding for a commission, percentage, brokerage, or contingent fee, excepting bona fide employees or bona fide established commercial or selling agencies maintained by Contractor for the purpose of securing business.
- 2. For breach of this warranty, County shall have the right, in its sole discretion, to suspend or terminate this Contract for default, deduct from amounts owing to the Contractor, or otherwise recover, the full amount of such commission, percentage, brokerage, or contingent fee.

MM. Time Off for Voting

The Contractor shall notify its employees, and shall require each subcontractor to notify and provide to its employees, information regarding the time off for voting law (Elections Code Section 14000). Not less than ten days before every Statewide election, every Contractor and subcontractors shall keep posted conspicuously at the place of work, if practicable, or elsewhere where it can be seen as employees come or go to their place of work, a notice setting forth the provisions of Section 14000.

SECTION 3

TERMINATIONS/SUSPENSIONS

A. <u>Termination/Suspension for Breach of Warranty to Maintain Compliance with County's Child Support Compliance Program</u>

Failure of Contractor to maintain compliance with the requirements set forth in this Exhibit's Contractor's Warranty of Adherence to County's Child Support Compliance Program shall constitute a default under this Contract. Without limiting the rights and remedies available to County under any other provision of this Contract, failure of Contractor to cure such default within 90 calendar days of written notice shall be grounds upon which the County may suspend or terminate this Contract pursuant to this Exhibit's Termination/Suspension for Default, and pursue debarment of Contractor pursuant to Los Angeles County Code Chapter 2.202.

B. Termination/Suspension for Convenience

- 1. This Contract may be suspended or terminated, in whole or in part, from time to time, when such action is deemed by County, in its sole discretion, to be in its best interest. Suspension or termination of work hereunder shall be effected by notice of suspension or termination to Contractor specifying the extent to which performance of work is suspended or terminated and the date upon which such suspension or termination becomes effective. The date upon which such suspension or termination becomes effective shall be no less than ten days after the notice is sent.
- 2. After receipt of a notice of suspension or termination and except as otherwise directed by County, Contractor shall:
 - a. Stop work under this Contract on the date and to the extent specified in such notice.
 - b. Complete performance of such part of the work as shall not have been suspended or terminated by such notice.
- 3. All material including books, records, documents, or other evidence bearing on the costs and expenses of Contractor under this Contract shall be maintained by Contractor in accordance with this Exhibit's Record Retention and Inspection/Audit Settlement.
- 4. If this Contract is suspended or terminated, Contractor shall complete within the Director's suspension or termination date contain within the notice of suspension or termination, those items of work which are in various stages of completion, which the Director has advised the Contractor are necessary to bring the work to a timely, logical, and orderly end. Reports, samples, and other materials prepared by Contractor under

this Contract shall be delivered to County upon request and shall become the property of County.

C. Termination/Suspension for Default

- 1. County may, by written notice to Contractor, suspend or terminate the whole or any part of this Contract, if, in the judgment of the County:
 - a. Contractor has materially breached this Contract; or
 - b. Contractor fails to timely provide and/or satisfactorily perform any task, deliverable, service, or other work required under this Contract; or
 - c. Contractor fails to demonstrate a high probability of timely fulfillment of performance requirements under this Contract, or of any obligations of this Contract and in either case, fails to demonstrate convincing progress toward a cure within five working days (or such longer period as County may authorize in writing) after receipt of written notice from County specifying such failure.
- 2. In the event County suspends or terminates this Contract in whole or in part pursuant to this paragraph, County may procure, upon such terms and in such manner, as County may deem appropriate, goods and services similar to those so suspended or terminated. Contractor shall be liable to County for any and all excess costs incurred by County, as determined by County, for such similar goods and services. Contractor shall continue the performance of this Contract to the extent not suspended or terminated under the provisions of this paragraph.
- Except with respect to defaults of any Subcontractor, Contractor shall not 3. be liable for any excess costs of the type identified in subparagraph "2" above, if its failure to perform this Contract arises out of causes beyond the control and without the fault or negligence of Contractor. Such causes may include, but are not limited to, acts of God or of the public enemy, acts of County in either its sovereign or contractual capacity, acts of the Federal or State government in its sovereign capacity, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes, and unusually severe weather; but in every case, the failure to perform must be beyond the control and without the fault or negligence of Contractor. If the failure to perform is caused by the default of a Subcontractor, and if such default arises out of causes beyond the control of both Contractor and Subcontractor, and without the fault or negligence of either of them, Contractor shall not be liable for any such excess costs for failure to perform, unless the goods or services to be furnished by the Subcontractor were obtainable from other sources in sufficient time to permit Contractor to meet the required delivery schedule.

- 4. If, after County has given notice of termination or suspension under the provisions of this paragraph, it is determined by County that Contractor was not in default under the provisions of this paragraph or that the default was excusable under the provisions of this paragraph, the rights and obligations of the parties shall be the same as if the notice of termination or suspension had been issued pursuant to this Exhibit's Termination/Suspension for Convenience.
- 5. The rights and remedies of County provided in this paragraph shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Contract.
- 6. As used herein, the terms "Subcontractor" and "Subcontractors" mean subcontractor at any tier.

D. Termination/Suspension for Improper Consideration

- 1. County may, by written notice to Contractor, immediately suspend or terminate the right of Contractor to proceed under this Contract if it is found that consideration, in any form, was offered or given by Contractor, either directly or through an intermediary, to any County officer, employee, or agent with the intent of securing this Contract or securing favorable treatment with respect to the award, amendment, extension of this Contract, or the making of any determinations with respect to Contractor's performance pursuant to this Contract. In the event of such termination or suspension, County shall be entitled to pursue those same remedies against Contractor as it could pursue in the event of default by Contractor.
- 2. Contractor shall immediately report any attempt by a County officer or employee to solicit such improper consideration. The report shall be made either to County manager charged with the supervision of the employee or to County Auditor-Controller's Employee Fraud Hotline at (800) 544-6861.
- 3. Among other items, such improper consideration may take the form of cash; discounts; services; the provision of travel, entertainment, or tangible gifts.

E. Termination/Suspension for Insolvency

- 1. County may suspend or terminate this Contract forthwith in the event of the occurrence of any of the following:
 - a. Insolvency of Contractor. Contractor shall be deemed to be insolvent if it has ceased to pay its debts for at least 60 days in the ordinary course of business or cannot pay its debts as they become due, whether or not a petition has been filed under the Federal Bankruptcy

Code, and whether or not Contractor is insolvent within the meaning of the Federal Bankruptcy Code.

- b. The filing of a voluntary or involuntary bankruptcy petition relative to Contractor under the Federal Bankruptcy Code.
- c. The appointment of a bankruptcy Receiver or Trustee for Contractor.
- d. The execution by Contractor of a general assignment for the benefits of creditors.
- 2. The rights and remedies of County provided in this paragraph shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Contract.

F. Termination/Suspension for Nonadherence to County Lobbyists Ordinance

Contractor, and each County lobbyist or County lobbying firm as defined in Los Angeles County Code Section 2.160.010, retained by Contractor, shall fully comply with County's Lobbyist Ordinance, Los Angeles County Code Chapter 2.160. Failure on the part of Contractor or any County Lobbyists or County Lobbying firm retained by Contractor to fully comply with County's Lobbyist Ordinance shall constitute a material breach of this Contract, upon which County may in its sole discretion, immediately suspend or terminate for default of this Contract.

G. <u>Termination/Suspension for Nonappropriation of Funds</u>

Notwithstanding any other provision of this Contract, County shall not be obligated for Contractor's performance hereunder or by any provision of this Contract during any of County's future fiscal years unless and until the Board appropriates funds for this Contract in County's budget for each such future fiscal year. In the event that funds are not appropriated for this Contract, then this Contract may be suspended or terminated as of June 30 of the last fiscal year for which funds were appropriated. County will notify Contractor in writing of any such nonallocation of funds at the earliest possible date.

SECTION 4

GENERAL CONDITIONS OF CONTRACT WORK

A. Authority of Public Works and Inspection

The Director will have the final authority in all matters affecting the work covered by this Contract's Terms, Requirement, Conditions, and Specifications. On all questions relating to work acceptability or interpretations of these Terms, Requirements, Conditions, and Specifications, the decision of the Director will be final.

B. Cooperation

Contractor shall cooperate with Public Works' forces engaged in any other activities at the jobsite. Contractor shall carry out all work in a diligent manner and according to instructions of the Director.

C. Cooperation and Collateral Work

Contractor shall perform work as directed by the Director. The Director will be supported by other Public Works personnel in assuring satisfactory performance of the work under these Specifications and that satisfactory contract controls and conditions are maintained.

D. Equipment, Labor, Supervision, and Materials

All equipment, labor, supervision, and materials required to accomplish this Contract, except as might be specifically outlined in other sections, shall be provided by Contractor.

E. Gratuitous Work

Contractor agrees that should work be performed outside the Scope of Work indicated and without Public Works' prior written approval in accordance with this Exhibit's Amendments, such work shall be deemed to be a gratuitous effort by Contractor, and Contractor shall have no claim against County.

F. <u>Jobsite Safety</u>

Contractor shall be solely responsible for ensuring that all work performed under this Contract is performed in strict compliance with all applicable Federal, State, and local occupational safety regulations. Contractor shall provide at its expense all safeguards, safety devices, and protective equipment and shall take any and all actions appropriate to providing a safe jobsite.

G. Labor

No person shall be employed on any work under this Contract who is found to be intemperate, troublesome, disorderly, or is otherwise objectionable to Public Works. Any such person shall be reassigned immediately and not again employed on Public Works' projects or providing services.

H. Labor Law Compliance

Contractor, its agents, and employees shall be bound by and shall comply with all applicable provisions of the Labor Code of the State of California as well as all other applicable Federal, State, and local laws related to labor, including compliance with prevailing wage laws. The Contractor is responsible for selecting the classification of workers, which will be required to perform this service in accordance with the Contractor's method of performing the work and when applicable, is required to pay current prevailing wage rates adopted by the Director of the Department of Industrial Relations and will indemnify the County for any claims resulting from their failure to so comply. Contractor shall comply with Labor Code Section 1777.5 with respect to the employment of apprentices.

I. Overtime

Eight hours labor constitutes a legal day's work. Work in excess thereof, or greater than 40 hours during any one week, shall be permitted only as authorized by and in accordance with Labor Code Section 1815 et seq.

J. <u>Permits/Licenses</u>

Contractor shall be fully responsible for possessing or obtaining all permits/licenses, except as might be specifically outlined in other sections, from the appropriate Federal, State, or local authorities relating to work to be performed under this Contract.

K. Prohibition Against Use of Child Labor

1. Contractor shall:

- a. Not knowingly sell or supply to County any products, goods, supply, or other personal property manufactured in violation of child labor standards set by the International Labor Organization through its 1973 Convention Concerning Minimum Age for Employment.
- Upon request by County, identify the country/countries of origin of any products, goods, supplies, or other personal property Contractor sells or supplies to County.

- c. Upon request by County, provide to County the manufacturer's certification of compliance with all international child labor conventions.
- d. Should County discover that any products, goods, supplies, or other personal property sold or supplied by Contractor to County are produced in violation of any international child labor conventions, Contractor shall immediately provide an alternative, compliant source of supply.
- 2. Failure by Contractor to comply with provisions of this paragraph will constitute a material breach of this Contract and will be grounds for immediate suspension or termination of this Contract for default.

L. Public Convenience

Contractor shall conduct operations to cause the least possible obstruction and inconvenience to public traffic or disruption to the peace and quiet of the area within which the work is being performed.

M. Public Safety

It shall be Contractor's responsibility to maintain security against public hazards at all times while performing work at Public Works' jobsites.

N. Quality of Work

Contractor shall provide the County high and consistent quality work under this Contract and which is at least equivalent to that which Contractor provides to all other clients it serves. All work shall be executed by experienced and well-trained workers. All work shall be under supervision of a well-qualified supervisor. Contractor also agrees that work shall be furnished in a professional manner and according to these Specifications.

O. Quantities of Work

Contractor shall be allowed no claims for anticipated profits or for any damages of any sort because of any difference between the work estimated by Contractor in responding to County's solicitation and actual quantities of work done under this Contract or for work decreased or eliminated by County.

P. Safety Requirements

Contractor shall be responsible for the safety of equipment, material, and personnel under Contractor's jurisdiction during the work.

Q. Storage of Material and Equipment

Contractor shall not store material or equipment at the jobsite, except as might be specifically authorized by this Contract. County will not be liable or responsible for any damage, by whatever means, or for the theft of Contractor's material or equipment from any jobsite.

R. Transportation

County will not provide transportation to and from the jobsite and will not provide travel around the limits of the jobsite.

S. Work Area Controls

- Contractor shall comply with all applicable laws and regulations.
 Contractor shall maintain work area in a neat, orderly, clean, and safe
 manner. Contractor shall avoid spreading out equipment excessively.
 Location and layout of all equipment and materials at each jobsite will be
 subject to the Contract Manager's approval.
- 2. Contractor shall be responsible for the security of any and all of Public Works/County facilities in its care. Contractor shall provide protection against vandalism and accidental and malicious damage, both during working and nonworking hours.

T. County Contract Database/CARD

The County maintains databases that track/monitor contractor performance history. Information entered into such databases may be used for a variety of purposes, including determining whether the County will exercise a contract term extension option.

SECTION 5

INDEMNIFICATION AND INSURANCE REQUIREMENTS

A. Independent Contractor Status

- 1. This Contract is by and between County and Contractor and is not intended, and shall not be construed, to create the relationship of agent, servant, employee, partnership, joint venture, or association, as between County and Contractor. The employees and agents of one party shall not be, or be construed to be, the employees or agents of the other party for any purpose whatsoever.
- 2. Contractor shall be solely liable and responsible for providing to, or on behalf of, all persons performing work pursuant to this Contract all compensation and benefits. County shall have no liability or responsibility for the payment of any salaries, wages, unemployment benefits, disability benefits, Federal, State, or local taxes, or other compensation, benefits, or taxes for any personnel provided by or on behalf of Contractor.
- 3. Contractor understands and agrees that all persons performing work pursuant to this Contract are, for purposes of Workers' Compensation liability, solely employees of Contractor and not employees of County. Contractor shall be solely liable and responsible for furnishing any and all Workers' Compensation benefits to any person as a result of any injuries arising from or connected with any work performed by or on behalf of Contractor pursuant to this Contract.

B. Indemnification

Contractor shall indemnify, defend, and hold harmless the County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents, Employees, and Volunteers ("County Indemnities"), from and against any and all liability, including, but not limited to, demands, claims, actions, fees, costs, and expenses of any nature whatsoever (including attorney and expert witness fees), arising from or connected with Contractor's acts and/or omissions arising from and/or relating to this Contract except for loss or damage arising from the sole negligence or willful misconduct of the County Indemnities. This indemnification also shall include any and all intellectual property liability, including copyright infringement and similar claims.

C. Workplace Safety Indemnification

In addition to and without limiting the indemnification required by this Exhibit's Section 5.B (above), and to the extent allowed by law, Contractor agrees to defend, indemnify, and hold harmless the County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents, Employees, and Volunteers from and against any and all investigations, complaints, citations, liability, expense (including defense

costs and legal fees), claims, and/or causes of action for damages of any nature whatsoever, including, but not limited to, injury or death to employees of Contractor, its Subcontractors or County, attributable to any alleged act or omission of Contractor and/or its Subcontractors which is in violation of any Cal/OSHA regulation. The obligation to defend, indemnify, and hold harmless County includes all investigations and proceedings associated with purported violations of Section 336.10 of Title 8 of the California Code of Regulations pertaining to multiemployer worksites. Contractor shall not be obligated to indemnify for liability and expenses arising from the active negligence of County. County may deduct from any payment otherwise due Contractor any costs incurred or anticipated to be incurred by County, including legal fees and staff costs, associated with any investigation or enforcement proceeding brought by Cal/OSHA arising out of the work being performed by Contractor under this Contract.

D. General Insurance Requirements

- 1. Without limiting Contractor's indemnification of County, and in the performance of this Contract and until all of its obligations pursuant to this Contract have been met, Contractor shall provide and maintain at its own expense insurance coverage satisfying the requirements specified in this paragraph and paragraph F of this Section. These minimum insurance coverage terms, types and limits (the "Required Insurance") also are in addition to and separate from any other contractual obligation imposed upon Contractor pursuant to this Contract. The County in no way warrants that the Required Insurance is sufficient to protect the Contractor for liabilities which may arise from or relate to this Contract.
- 2. Evidence of Coverage and Notice to County A certificate(s) of insurance coverage (Certificate) satisfactory to County, and a copy of an Additional Insured endorsement confirming the County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents, Employees, and Volunteers has been given Insured status under the Contractor's General Liability policy, shall be delivered to County at the address shown below and provided prior to commencing services under this Contract.
 - a. Renewal Certificates shall be provided to County not less than ten days prior to Contractor's policy expiration dates. The County reserves the right to obtain complete, certified copies of any required Contractor and/or Subcontractor insurance policies at any time.
 - b. Certificates shall identify all Required Insurance coverage types and limits specified herein, reference this Contract by name or number, and be signed by an authorized representative of the insurer(s). The Insured party named on the Certificate shall match the name of the Contractor identified as the contracting party in this Contract. Certificates shall provide the full name of each insurer

providing coverage, its NAIC (National Association of Insurance Commissioners) identification number, its financial rating, the amounts of any policy deductibles or self-insured retentions exceeding \$50,000, and list any County-required endorsement forms.

- c. Neither the County's failure to obtain, nor the County's receipt of, or failure to object to a noncomplying insurance certificate or endorsement, or any other insurance documentation or information provided by the Contractor, its insurance broker(s) and/or insurer(s), shall be construed as a waiver of any of the Required Insurance provisions.
- d. Certificates and copies of any required endorsements shall be sent to:

County of Los Angeles Department of Public Works, Administrative Services Division P.O. Box 1460 Alhambra, California 91802-1460 Attention of: Contract Analyst (noted in the RFP Notice)

- e. Contractor also shall promptly report to County any injury or property damage accident or incident, including any injury to a Contractor employee occurring on County property, and any loss, disappearance, destruction, misuse, or theft of County property, monies or securities entrusted to Contractor. Contractor also shall promptly notify County of any third-party claim or suit filed against Contractor or any of its Subcontractors which arises from or relates to this Contract, and could result in the filing of a claim or lawsuit against Contractor and/or County.
- Additional Insured Status and Scope of Coverage The County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents, Employees and Volunteers shall be provided additional insured status under Contractor's General Liability policy with respect to liability arising out of Contractor's ongoing and completed operations performed on behalf of the County. The County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents, Employees, and Volunteers additional insured status shall apply with respect to liability and defense of suits arising out of the Contractor's acts or omissions, whether such liability is attributable to the Contractor or to the County. The full policy limits and scope of protection also shall apply to the County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents, Employees, and Volunteers as an additional insured, even if they exceed the County's

minimum Required Insurance specifications herein. Use of an automatic additional insured endorsement form is acceptable providing it satisfies the Required Insurance provisions herein.

- 4. Cancellation of or Changes in Insurance: Contractor shall provide County with, or Contractor's insurance policies shall contain a provision that County shall receive, written notice of cancellation or any change in Required Insurance, including insurer, limits of coverage, term of coverage or policy period. The written notice shall be provided to County at least ten days in advance of cancellation for nonpayment of premium and 30 days in advance for any other cancellation or policy change. Failure to provide written notice of cancellation or any change in Required Insurance may constitute a material breach of the Contract, in the sole discretion of the County, upon which the County may suspend or terminate this Contract.
- 5. Failure to Maintain Insurance: Contractor's failure to maintain or to provide acceptable evidence that it maintains the Required Insurance shall constitute a material breach of the Contract, upon which County immediately may withhold payments due to Contractor, and/or suspend or terminate this Contract. County, at its sole discretion, may obtain damages from Contractor resulting from said breach. Alternatively, the County may purchase the Required Insurance, and without further notice to Contractor, deduct the premium cost from sums due to Contractor or pursue Contractor reimbursement.
- 6. <u>Insurer Financial Ratings:</u> Coverage shall be placed with insurers acceptable to the County with A.M. Best ratings of not less than A:VII unless otherwise approved by County.
- 7. <u>Contractor's Insurance Shall Be Primary:</u> Contractor's insurance policies, with respect to any claims related to this Contract, shall be primary with respect to all other sources of coverage available to Contractor. Any County maintained insurance or self-insurance coverage shall be in excess of and not contribute to any Contractor coverage.
- 8. Waivers of Subrogation: To the fullest extent permitted by law, the Contractor hereby waives its rights and its insurer(s)' rights of recovery against County under all the Required Insurance for any loss arising from or relating to this Contract. The Contractor shall require its insurers to execute any waiver of subrogation endorsements which may be necessary to effect such waiver.
- 9. <u>Subcontractor Insurance Coverage Requirements:</u> Contractor shall include all Subcontractors as insureds under Contractor's own policies, or shall provide County with each Subcontractor's separate evidence of

insurance coverage. Contractor shall be responsible for verifying each Subcontractor complies with the Required Insurance provisions herein, and shall require that each Subcontractor name the County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents, Employees, and Volunteers, and Contractor as additional insureds on the Subcontractor's General Liability policy. Contractor shall obtain County's prior review and approval of any Subcontractor request for modification of the Required Insurance.

- 10. <u>Deductibles and Self-Insured Retentions (SIRs)</u>: Contractor's policies shall not obligate the County to pay any portion of any Contractor deductible or SIR. The County retains the right to require Contractor to reduce or eliminate policy deductibles and SIRs as respects the County, or to provide a bond guaranteeing Contractor's payment of all deductibles and SIRs, including all related claims investigation, administration and defense expenses. Such bond shall be executed by a corporate surety licensed to transact business in the State of California.
- 11. <u>Claims Made Coverage:</u> If any part of the Required Insurance is written on a claims made basis, any policy retroactive date shall precede the effective date of this Contract. Contractor understands and agrees it shall maintain such coverage for a period of not less than three years following Contract expiration, termination or cancellation.
- 12. <u>Application of Excess Liability Coverage:</u> Contractors may use a combination of primary, and excess insurance policies which provide coverage as broad as ("follow form" over) the underlying primary policies, to satisfy the Required Insurance provisions.
- 13. <u>Separation of Insureds:</u> All liability policies shall provide cross-liability coverage as would be afforded by the standard ISO (Insurance Services Office, Inc.) separation of insureds provision with no insured versus insured exclusions or limitations.
- 14. <u>Alternative Risk Financing Programs:</u> The County reserves the right to review, and then approve, Contractor use of self-insurance, risk retention groups, risk purchasing groups, pooling arrangements, and captive insurance to satisfy the Required Insurance provisions. The County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents, Employees, and Volunteers shall be designated as an Additional Covered Party under any approved program.
- 15. <u>County Review and Approval of Insurance Requirements:</u> The County reserves the right to review and adjust the Required Insurance provisions, conditioned upon County's determination of changes in risk exposures.

E. Compensation for County Costs

In the event that the Contractor fails to comply with any of the indemnification or insurance requirements of this Contract, and such failure to comply results in any costs to the County, the Contractor shall pay full compensation for all costs incurred by the County.

F. Insurance Coverage Requirements

1. <u>Commercial General Liability</u> insurance (providing scope of coverage equivalent to ISO Policy form CG 00 01), naming The County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents, Employees, and Volunteers as an additional insured, with limits of not less than:

General Aggregate: \$2 million
Products/Completed Operations Aggregate: \$1 million
Personal and Advertising Injury: \$1 million
Each Occurrence: \$1 million

- 2. <u>Automobile Liability</u> insurance (providing scope of coverage equivalent to ISO policy form CA 00 01) with limits of not less than \$1 million for bodily injury and property damage, in combined or equivalent split limits, for each single accident. Insurance shall cover liability arising out of Contractor's use of autos pursuant to this Contract, including owned, leased, hired, and/or nonowned autos, as each may be applicable.
- Workers Compensation and Employers' Liability insurance or qualified 3. statutory requirements, which includes satisfying self-insurance Employers' Liability coverage with limits of not less than \$1 million per accident. If Contractor is a temporary staffing firm or a professional employer organization (PEO), coverage also shall include an Alternate Employer Endorsement (providing scope of coverage equivalent to ISO policy form WC 00 03 01 A) naming the County as the Alternate Employer, and the endorsement form shall be modified to provide that County will receive not less than 30 days advance written notice of cancellation of this coverage provision. If applicable to Contractor's operations, coverage also shall be arranged to satisfy the requirements of any federal workers or workmen's compensation law or any federal occupational disease law.

SECTION 6

CONTRACTOR RESPONSIBILITY AND DEBARMENT

A. Responsible Contractor

A responsible Contractor is a Contractor who has demonstrated the attribute of trustworthiness as well as quality, fitness, capacity, and experience to satisfactorily perform the contract. It is County's policy to conduct business only with responsible Contractors.

B. Chapter 2.202 of County Code

Contractor is hereby notified that, in accordance with Chapter 2.202 of County Code, if County acquires information concerning the performance of Contractor on this or other contracts which indicates that Contractor is not responsible, County may, in addition to other remedies provided in this Contract, debar Contractor from bidding or proposing on, being awarded, and/or performing work on County contracts for a specified period of time, which generally will not exceed five years but may exceed five years or be permanent if warranted by the circumstances, and suspend or terminate any or all existing contracts Contractor may have with County.

C. Nonresponsible Contractor

County may debar a Contractor if the Board finds, in its discretion, that Contractor has done any of the following: (1) violated any term of a contract with County or a nonprofit corporation created by County; (2) committed an act or omission which negatively reflects on Contractor's quality, fitness, or capacity to perform a contract with County, any other public entity, or a nonprofit corporation created by County, or engaged in a pattern or practice which negatively reflects on same; (3) committed an act or offense which indicates a lack of business integrity or business honesty; or (4) made or submitted a false claim against County or any other public entity.

D. <u>Contractor Hearing Board</u>

- 1. If there is evidence that Contractor may be subject to debarment, Public Works will notify Contractor in writing of the evidence which is the basis for the proposed debarment and will advise Contractor of the scheduled date for a debarment hearing before Contractor Hearing Board.
- 2. Contractor Hearing Board will conduct a hearing where evidence on the proposed debarment is presented. Contractor and/or Contractor's representative shall be given an opportunity to submit evidence at that hearing. After the hearing, Contractor Hearing Board will prepare a tentative proposed decision, which shall contain a recommendation regarding whether Contractor should be debarred, and, if so, the

appropriate length of time of the debarment. Contractor and Public Works shall be provided an opportunity to object to the tentative proposed decision prior to its presentation to the Board.

- 3. After consideration of any objections, or if no objections are submitted, a record of the hearing, the proposed decision, and any other recommendation of Contractor Hearing Board shall be presented to the Board. The Board shall have the right to modify, deny, or adopt the proposed decision and recommendation of Contractor Hearing Board.
- 4. If a Contractor has been debarred for a period longer than five years, that Contractor may, after the debarment has been in effect for at least five years, submit a written request for review of the debarment determination to reduce the period of debarment or terminate the debarment. County may, in its discretion, reduce the period of debarment or terminate the debarment if it finds that Contractor has adequately demonstrated one or more of the following: (1) elimination of the grounds for which the debarment was imposed; (2) a bona fide change in ownership or management; (3) material evidence discovered after debarment was imposed; or (4) any other reason that is in the best interests of County.
- 5. Contractor Hearing Board will consider a request for review of a debarment determination only where (1) Contractor has been debarred for a period longer than five years; (2) the debarment has been in effect for at least five years; and (3) the request is in writing, states one or more of the grounds for reduction of the debarment period or termination of the debarment, and includes supporting documentation. Upon receiving an appropriate request, Contractor Hearing Board will provide notice of the hearing on the request. At the hearing, Contractor Hearing Board shall conduct a hearing where evidence on the proposed reduction of debarment period or termination of debarment is presented. This hearing shall be conducted and the request for review decided by Contractor Hearing Board pursuant to the same procedure as for a debarment hearing.
- Contractor Hearing Board's proposed decision shall contain a recommendation on the request to reduce the period of debarment or terminate the debarment. Contractor Hearing Board shall present its proposed decision and recommendation to the Board. The Board shall have the right to modify, deny, or adopt the proposed decision and recommendation of Contractor Hearing Board.

E. Subcontractors of Contractor

These terms shall also apply to Subcontractors of County Contractors.

SECTION 7

COMPLIANCE WITH COUNTY'S JURY SERVICE PROGRAM

A. <u>Jury Service Program</u>

This Contract is subject to the provisions of County's ordinance entitled Contractor Employee Jury Service (Jury Service Program) as codified in Sections 2.203.010 through 2.203.090 of the Los Angeles County Code.

B. Written Employee Jury Service Policy

- 1. Unless Contractor has demonstrated to County's satisfaction either that Contractor is not a "Contractor" as defined under the Jury Service Program (Section 2.203.020 of County Code) or that Contractor qualifies for an exception to the Jury Service Program (Section 2.203.070 of County Code), Contractor shall have and adhere to a written policy that provides that its Employees shall receive from Contractor, on an annual basis, no less than five days of regular pay for actual jury service. The policy may provide that Employee deposit any fees received for such jury service with Contractor or that Contractor deduct from the Employee's regular pay the fees received for jury service.
- For purposes of this Section, "Contractor" means a person, partnership, 2. corporation, or other entity which has a contract with County or a subcontract with a County Contractor and has received or will receive an aggregate sum of \$50,000 or more in any 12-month period under one or more County contracts or subcontracts. "Employee" means any California resident who is a full-time employee of Contractor. "Full-time" means 40 hours or more worked per week, or a lesser number of hours if: 1) the lesser number is a recognized industry standard as determined by County, or 2) Contractor has a long-standing practice that defines the lesser number of hours as full-time. Full-time employees providing short-term, temporary services of 90 days or less within a 12-month period are not considered full-time for purposes of the Jury Service Program. Contractor uses any Subcontractor to perform services for County under this Contract, the Subcontractor shall also be subject to the provisions of this Section. The provisions of this Section shall be inserted into any such subcontract agreement and a copy of the Jury Service Program shall be attached to the agreement.
- 3. If Contractor is not required to comply with the Jury Service Program when this Contract commences, Contractor shall have a continuing obligation to review the applicability of its "exception status" from the Jury Service Program, and Contractor shall immediately notify County if Contractor at any time either comes within the Jury Service Program's definition of "Contractor" or if Contractor no longer qualifies for an exception to the

Jury Service Program. In either event, Contractor shall immediately implement a written policy consistent with the Jury Service Program. County may also require, at any time during this Contract and at its sole discretion, that Contractor demonstrate to County's satisfaction that Contractor either continues to remain outside of the Jury Service Program's definition of "Contractor" and/or that Contractor continues to qualify for an exception to the Jury Service Program.

4. Contractor's violation of this Section of this Contract may constitute a material breach of this Contract. In the event of such material breach, County may, in its sole discretion, suspend or terminate this Contract and/or bar Contractor from the award of future County contracts for a period of time consistent with the seriousness of the breach.

SECTION 8

SAFELY SURRENDERED BABY LAW PROGRAM

A. <u>Contractor's Acknowledgment of County's Commitment to the Safely Surrendered</u> Baby Law

Contractor acknowledges that County places a high priority on the implementation of the Safely Surrendered Baby Law. Contractor understands that it is County's policy to encourage all County Contractors to voluntarily post County's "Safely Surrendered Baby Law" poster in a prominent position at Contractor's place of business. Contractor will also encourage its Subcontractors, if any, to post this poster in a prominent position in the Subcontractor's place of business. County's Department of Children and Family Services will supply Contractor with the poster to be used. Information on how to receive the poster can be found on the Internet at www.babysafela.org.

B. Notice to Employees Regarding the Safely Surrendered Baby Law

Contractor shall notify and provide to its employees, and shall require each Subcontractor to notify and provide to its employees, a fact sheet regarding the Safely Surrendered Baby Law, its implementation in County, and where and how to safely surrender a baby. The fact sheet is set forth in Exhibit D of this Contract and is also available on the Internet at www.babysafela.org for printing purposes.

SECTION 9

COMPLIANCE WITH COUNTY'S LIVING WAGE PROGRAM

A. Living Wage Program

This Contract is subject to the provisions of County's ordinance entitled Living Wage Program as codified in Sections 2.201.010 through 2.201.100 of the Los Angeles County Code, a copy of which is attached hereto as Form LW-1 and incorporated by reference into and made a part of this Contract.

B. Payment of Living Wage Rates

- 1. Unless Contractor has demonstrated to County's satisfaction either that Contractor is not an "Employer" as defined under the Living Wage Program (Section 2.201.020 of County Code) or that Contractor qualifies for an exception to the Living Wage Program (Section 2.201.090 of County Code), Contractor shall pay its Employees no less than the applicable hourly living wage rate, as set forth immediately below, for the Employees' services provided to County, including, without limitation, "Travel Time" as defined below in subsection 5 of this Section 9.B under this Contract:
 - a. Not less than \$11.84 per hour if, in addition to the per-hour wage, Contractor contributes less than \$2.20 per hour towards the provision of bona fide health care benefits for its Employees and any dependents; or
 - b. Not less than \$9.64 per hour if, in addition to the per-hour wage, Contractor contributes at least \$2.20 per hour towards the provision of bona fide health care benefits for its Employees and any dependents. Contractor will be deemed to have contributed \$2.20 per hour towards the provision of bona fide health care benefits if the benefits are provided through County Department of Health Services Community Health Plan. If, at any time during this Contract, Contractor contributes less than \$2.20 per hour towards the provision of bona fide health care benefits, Contractor shall be required to pay its Employees the higher hourly living wage rate.
- 2. For purposes of this Section, "Contractor" includes any Subcontractor engaged by Contractor to perform services for County under this Contract. If Contractor uses any Subcontractor to perform services for County under this Contract, the Subcontractor shall be subject to the provisions of this Section. The provisions of this Section shall be inserted into any such subcontract and a copy of the Living Wage Program shall be attached to the subcontract. "Employee" means any individual who is an employee of Contractor under the laws of California, and who is providing full-time services to Contractor, some or all of which are provided to County under this Contract. "Full-time" means a minimum of 40 hours worked per week, or a lesser number of

hours, if the lesser number is a recognized industry standard and is approved as such by County; however, fewer than 35 hours worked per week will not, in any event, be considered full-time.

- 3. If Contractor is required to pay a living wage when this Contract commences, Contractor shall continue to pay a living wage for the entire term of this Contract, including any option period.
- If Contractor is not required to pay a living wage when this Contract 4. commences. Contractor shall have a continuing obligation to review the applicability of its "exemption status" from the living wage requirement. Contractor shall immediately notify County if Contractor at any time either comes within the Living Wage Program's definition of "Employer" or if Contractor no longer qualifies for an exception to the Living Wage Program. In either event, Contractor shall immediately be required to commence paying the living wage and shall be obligated to pay the living wage for the remaining term of this Contract, including any option period. County may also require, at any time during this Contract and at its sole discretion, that Contractor demonstrate to County's satisfaction that Contractor either continues to remain outside of the Living Wage Program's definition of "Employer" and/or that Contractor continues to qualify for an exception to the Living Wage Program. Unless Contractor satisfies this requirement within the time frame permitted by County, Contractor shall immediately be required to pay the living wage for the remaining term of this Contract, including any option period.
- 5. For purposes of Contractor's obligation to pay its Employees the applicable hourly living wage rate under this Contract, "Travel Time" shall have the following two meanings, as applicable: 1) With respect to travel by an Employee that is undertaken in connection with this Contract, Travel Time shall mean any period during which an Employee physically travels to or from a County facility if Contractor pays the Employee any amount for that time or if California law requires Contractor to pay the Employee any amount for that time; and 2) With respect to travel by an Employee between County facilities that are subject to two different contracts between Contractor and County (of which both contracts are subject to the Living Wage Program), Travel Time shall mean any period during which an Employee physically travels to or from, or between such County facilities if Contractor pays the Employee any amount for that time or if California law requires Contractor to pay the Employee any amount for that time.

C. Contractor's Submittal of Certified Monitoring Reports

Contractor shall submit to County certified monitoring reports at a frequency instructed by County. The certified monitoring reports shall list all of Contractor's Employees during the reporting period. The certified monitoring reports shall also verify the number of hours worked, the hourly wage rate paid, and the amount paid

by Contractor for health benefits, if any, for each of its Employees. The certified monitoring reports shall also state the name and identification number of Contractor's current health care benefits plan, and Contractor's portion of the premiums paid as well as the portion paid by each Employee. All certified monitoring reports shall be submitted on forms provided by County, or any other form approved by County which contains the above information. County reserves the right to request any additional information it may deem necessary. If County requests additional information, Contractor shall promptly provide such information. Contractor, through one of its officers, shall certify under penalty of perjury that the information contained in each certified monitoring report is true and accurate.

D. Contractor's Ongoing Obligation to Report Labor Law/Payroll Violations and Claims

During the term of this Contract, if Contractor becomes aware of any labor law/payroll violations or any complaint, investigation, or proceeding ("claim") concerning any alleged labor law/payroll violation (including, but not limited to, any violation or claim pertaining to wages, hours, and working conditions, such as minimum wage, prevailing wage, living wage, the Fair Labor Standards Act, employment of minors, or unlawful employment discrimination), Contractor shall immediately inform County of any pertinent facts known by Contractor regarding the same. This disclosure obligation is not limited to any labor law/payroll violation or claim arising out of Contractor's contract with County, but instead applies to any labor law/payroll violation or claim arising out of any of Contractor's operation in California.

E. County Auditing of Contractor Records

Upon a minimum of 24 hours' written notice, County may audit, at Contractor's place of business, any of Contractor's records pertaining to this Contract, including all documents and information relating to the certified monitoring reports. Contractor is required to maintain all such records in California until the expiration of five years from the date of final payment under this Contract. Authorized agents of County shall have access to all such records during normal business hours for the entire period that records are to be maintained.

F. Notifications to Employees

Contractor shall place County-provided living wage posters at each of Contractor's place of business and locations where Contractor's Employees are working. Contractor shall also distribute County-provided notices to each of its Employees at least once per year. Contractor shall translate posters and handouts into Spanish and any other language spoken by a significant number of Employees.

G. Enforcement and Remedies

If Contractor fails to comply with the requirements of this Section, County shall have the rights and remedies described in this Section in addition to any rights and remedies provided by law or equity.

- 1. Remedies for Submission of Late or Incomplete Certified Monitoring Reports: If Contractor submits a certified monitoring report to County after the date it is due or if the report submitted does not contain all of the required information or is inaccurate or is not properly certified, any such deficiency shall constitute a breach of this Contract. In the event of any such breach, County may, in its sole discretion, exercise any or all of the following rights/remedies:
 - a. Withholding of Payment: If Contractor fails to submit accurate, complete, timely, and properly certified monitoring reports, County may withhold from payment to Contractor up to the full amount of any invoice that would otherwise be due, until Contractor has satisfied the concerns of County, which may include required submittal of revised certified monitoring reports or additional supporting documentation.
 - Liquidated Damages: It is mutually understood and agreed that b. Contractor's failure to submit an accurate, complete, timely, and properly certified monitoring report will result in damages being sustained by County. It is also understood and agreed that the nature and amount of the damages will be extremely difficult and impractical to fix; that the liquidated damages set forth herein are the nearest and most exact measure of damages for such breach that can be fixed at this time; and that the liquidated damages are not intended as a penalty or forfeiture for Contractor's breach. Therefore, in the event that a certified monitoring report is deficient, including, but not limited to, being late, inaccurate, incomplete, or uncertified, it is agreed that County may, in its sole discretion, assess against Contractor liquidated damages in the amount of \$100 per monitoring report for each day until County has been provided with a properly prepared, complete, and certified monitoring report. County may deduct any assessed liquidated damages from any payments otherwise due to Contractor.
 - c. Termination/Suspension: Contractor's failure to submit an accurate, complete, timely, and properly certified monitoring report may constitute a material breach of this Contract. In the event of such material breach, County may, in its sole discretion, suspend or terminate this Contract.
 - 2. Remedies for Payment of Less Than the Required Living Wage: If Contractor fails to pay any Employee at least the applicable hourly living

wage rate, such deficiency shall constitute a breach of this Contract. In the event of any such breach, County may, in its sole discretion, exercise any or all of the following rights/remedies:

- a. Withholding Payment: If Contractor fails to pay one or more of its Employees at least the applicable hourly living wage rate, County may withhold from any payment otherwise due to Contractor the aggregate difference between the living wage amounts Contractor was required to pay its Employees for a given pay period and the amount actually paid to the Employees for that pay period. County may withhold said amount until Contractor has satisfied County that any underpayment has been cured, which may include required submittal of revised certified monitoring reports or additional supporting documentation.
- b. Liquidated Damages: It is mutually understood and agreed that Contractor's failure to pay any of its Employees at least the applicable hourly living wage rate will result in damages being sustained by County. It is also understood and agreed that the nature and amount of the damages will be extremely difficult and impractical to fix; that the liquidated damages set forth herein are the nearest and most exact measure of damages for such breach that can be fixed at this time; and that the liquidated damages are not intended as a penalty or forfeiture for Contractor's breach. Therefore, it is agreed that County may, in its sole discretion, assess against Contractor liquidated damages of \$50 per Employee per day for each and every instance of an underpayment to an Employee. County may deduct any assessed liquidated damages from any payments otherwise due to Contractor.
- c. Termination/Suspension: Contractor's failure to pay any of its Employees the applicable hourly living wage rate may constitute a material breach of this Contract. In the event of such material breach, County may, in its sole discretion, suspend or terminate this Contract.
- 3. Debarment: In the event Contractor breaches a requirement of this Section, County may, in its sole discretion, bar Contractor from the award of future County contracts for a period of time consistent with the seriousness of the breach, in accordance with Los Angeles County Code Section 2.202, Determinations of Contractor Nonresponsibility and Contractor Debarment.

H. <u>Use of Full-Time Employees</u>

Contractor shall assign and use full-time Employees of Contractor to provide services under this Contract unless Contractor can demonstrate to the satisfaction of County that it is necessary to use non-full-time Employees based on staffing

efficiency or County requirements for the work to be performed under this Contract. It is understood and agreed that Contractor shall not, under any circumstance, use non-full-time Employees for services provided under this Contract unless and until County has provided written authorization for the use of same. Contractor submitted with its proposal a full-time-Employee staffing plan. If Contractor changes its full-time-Employee staffing plan, Contractor shall immediately provide a copy of the new staffing plan to County.

Contractor Retaliation Prohibited

Contractor and/or its Employees shall not take any adverse action which would result in the loss of any benefit of employment, any contract benefit, or any statutory benefit for any Employee, person, or entity who has reported a violation of the Living Wage Program to County or to any other public or private agency, entity, or person. A violation of the provisions of this paragraph may constitute a material breach of this Contract. In the event of such material breach, County may, in its sole discretion, suspend or terminate this Contract.

J. Contractor Standards

During the term of this Contract, Contractor shall maintain business stability, integrity in employee relations, and the financial ability to pay a living wage to its employees. If requested to do so by County, Contractor shall demonstrate to the satisfaction of County that Contractor is complying with this requirement.

K. <u>Neutrality in Labor Relations</u>

Contractor shall not use any consideration received under this Contract to hinder, or to further, organization of, or collective bargaining activities by or on behalf of Contractor's employees, except that this restriction shall not apply to any expenditure made in the course of good faith collective bargaining, or to any expenditure pursuant to obligations incurred under a bona fide collective bargaining agreement, or which would otherwise be permitted under the provisions of the National Labor Relations Act.

TRANSITIONAL JOB OPPORTUNITIES PREFERENCE PROGRAM

This Contract is subject to the provisions of the County's ordinance entitled Transitional Job Opportunities Preference Program, as codified in Chapter 2.205 of the Los Angeles County Code.

Contractor shall not knowingly and with the intent to defraud, fraudulently obtain, retain, attempt to obtain or retain, or aid another in fraudulently obtaining or retaining or attempting to obtain or retain certification as a Transitional Job Opportunity vendor.

Contractor shall not willfully and knowingly make a false statement with the intent to defraud, whether by affidavit, report, or other representation, to a County official or employee for the purpose of influencing the certification or denial of certification of any entity as a Transitional Job Opportunities vendor.

If Contractor has obtained County certification as a Transitional Job Opportunities vendor by reason of having furnished incorrect supporting information or by reason of having withheld information, and which knew, or should have known, the information furnished was incorrect or the information withheld was relevant to its request for certification, and which by reason of such certification has been awarded this Contract to which it would not otherwise have been entitled, shall:

- 1. Pay to the County any difference between the contract amount and what the County's costs would have been if the contract had been properly awarded.
- 2. In addition to the amount described in subdivision (1), be assessed a penalty in the amount of not more than ten percent of the amount of this Contract.
- 3. Be subject to the provisions of Chapter 2.202 of the Los Angeles County Code (Determinations of Contractor Nonresponsibility and Contractor Debarment).

The above penalties shall also apply to any entity that has previously obtained proper certification, however, as a result of a change in their status would no longer be eligible for certification, and fails to notify Public Works of this information prior to responding to a solicitation or accepting a contract award.

LOCAL SMALL BUSINESS ENTERPRISE (SBE) PREFERENCE PROGRAM

- A. This Contract is subject to the provisions of County's ordinance entitled Local Small Business Enterprise Preference Program, as codified in Chapter 2.204 of the Los Angeles County Code.
- B. Contractor shall not knowingly and with the intent to defraud, fraudulently obtain, retain, attempt to obtain or retain, or aid another in fraudulently obtaining or retaining or attempting to obtain or retain certification as a Local Small Business Enterprise.
- C. Contractor shall not willfully and knowingly make a false statement with the intent to defraud, whether by affidavit, report, or other representation, to a County official or employee for the purpose of influencing the certification or denial of certification of any entity as a Local Small Business Enterprise.
- D. If Contractor has obtained County certification as a Local Small Business Enterprise by reason of having furnished incorrect supporting information or by reason of having withheld information, and which knew, or should have known, the information furnished was incorrect or the information withheld was relevant to its request for certification, and which by reason of such certification has been awarded this Contract to which it would not otherwise have been entitled, shall:
 - 1. Pay to County any difference between this Contract amount and what County's costs would have been if this Contract had been properly awarded.
 - 2. In addition to the amount described in subdivision (1), be assessed a penalty in an amount of not more than 10 percent of the amount of this Contract.
 - 3. Be subject to the provisions of Chapter 2.202 of the Los Angeles County Code (Determinations of Contractor Nonresponsibility and Contractor Debarment).
- E. The above penalties shall also apply if Contractor is no longer eligible for certification as a result of a change of its status and Contractor failed to notify the State and Internal Services Department of this information.

COMPLIANCE WITH COUNTY'S DEFAULTED PROPERTY TAX REDUCTION PROGRAM

A. <u>Defaulted Property Tax Reduction Program</u>

This Contract is subject to the provisions of County's ordinance entitled Defaulted Property Tax Reduction Program ("Defaulted Tax Program") as codified in Sections 2.206 of the Los Angeles County Code (Exhibit E).

B. <u>Contractor's Warranty of Compliance with County's Defaulted Property Tax</u>
<u>Reduction Program</u>

Contractor acknowledges that County has established a goal of ensuring that all individuals and businesses that benefit financially from the County through any contract are current in paying their property tax obligations (secured and unsecured roll) in order to mitigate the economic burden otherwise imposed upon the County and its taxpayers.

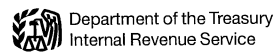
Unless Contractor qualifies for an exemption or exclusion, Contractor warrants and certifies that to the best of its knowledge it is now in compliance, and during the term of this contract will maintain compliance, with Los Angeles County Code Chapter 2.206.

C. <u>Termination for Breach of Warranty of Compliance with County's Defaulted</u>
Property Tax Reduction Program

Failure of Contractor to maintain compliance with the requirements set forth in Paragraph B, above, shall constitute default under this Contract. Without limiting the rights and remedies available to County under any other provision of this contract, failure of Contractor to cure such default within 10 days of notice shall be grounds upon which County may terminate this contract and/or pursue debarment of Contractor, pursuant to County Code Chapter 2.206.

DISABLED VETERAN BUSINESS ENTERPRISE PREFERENCE PROGRAM

- A. This Contract is subject to the provisions of the County's ordinance entitled Disabled Veteran Business Enterprise Preference Program, as codified in Chapter 2.211 of the Los Angeles County Code.
- B. Contractor shall not knowingly and with the intent to defraud, fraudulently obtain, retain, attempt to obtain or retain, or aid another in fraudulently obtaining or retaining or attempting to obtain or retain certification as a Disabled Veteran Business Enterprise.
- C. Contractor shall not willfully and knowingly make a false statement with the intent to defraud, whether by affidavit, report, or other representation, to a County official or employee for the purpose of influencing the certification or denial of certification of any entity as a Disabled Veteran Business Enterprise.
- D. If Contractor has obtained certification as a Disabled Veteran Business Enterprise by reason of having furnished incorrect supporting information or by reason of having withheld information, and which knew, or should have known, the information furnished was incorrect or the information withheld was relevant to its request for certification, and which by reason of such certification has been awarded this contract to which it would not otherwise have been entitled, shall:
 - 1. Pay to the County any difference between the contract amount and what the County's costs would have been if the contract had been properly awarded.
 - 2. In addition to the amount described in subdivision (1), be assessed a penalty in an amount of not more than 10 percent of the amount of the contract.
 - 3. Be subject to the provisions of Chapter 2.202 of the Los Angeles County Code (Determinations of Contractor Nonresponsibility and Contractor Debarment).
- E. The above penalties shall also apply to any business that has previously obtained proper certification, however, as a result of a change in their status would no longer be eligible for certification, and fails to notify the state and Public Works of this information prior to responding to a solicitation or accepting a contract award.



Notice 1015

(Rev. December 2013)

Have You Told Your Employees About the Earned Income Credit (EIC)?

What is the EIC?

The EIC is a refundable tax credit for certain workers.

Which Employees Must I Notify About the EIC?

You must notify each employee who worked for you at any time during the year and from whom you did not withhold income tax. However, you do not have to notify any employee who claimed exemption from withholding on Form W-4, Employee's Withholding Allowance Certificate.

Note. You are encouraged to notify each employee whose wages for 2013 are less than \$51,567 that he or she may be eligible for the EIC.

How and When Must I Notify My Employees?

You must give the employee one of the following:

- The IRS Form W-2, Wage and Tax Statement, which has the required information about the EIC on the back of Copy B.
- A substitute Form W-2 with the same EIC information on the back of the employee's copy that is on Copy B of the IRS Form W-2.
- Notice 797, Possible Federal Tax Refund Due to the Earned Income Credit (EIC).
- Your written statement with the same wording as Notice 797.

If you are required to give Form W-2 and do so on time, no further notice is necessary if the Form W-2 has the required information about the EIC on the back of the employee's copy. If a substitute Form W-2 is given on time but does not have the required information, you must

notify the employee within 1 week of the date the substitute Form W-2 is given. If Form W-2 is required but is not given on time, you must give the employee Notice 797 or your written statement by the date Form W-2 is required to be given. If Form W-2 is not required, you must notify the employee by February 7, 2014.

You must hand the notice directly to the employee or send it by first-class mail to the employee's last known address. You will not meet the notification requirements by posting Notice 797 on an employee bulletin board or sending it through office mail. However, you may want to post the notice to help inform all employees of the EIC. You can get copies of the notice from IRS.gov or by calling 1-800-829-3676.

How Will My Employees Know If They Can Claim the EIC?

The basic requirements are covered in Notice 797. For more detailed information, the employee needs to see Pub. 596, Earned Income Credit (EIC), or the instructions for Form 1040, 1040A, or 1040EZ.

How Do My Employees Claim the EIC?

Eligible employees claim the ElC on their 2013 tax return. Even employees who have no tax withheld from their pay or owe no tax can claim the ElC and get a refund, but they must file a tax return to do so. For example, if an employee has no tax withheld in 2013 and owes no tax but is eligible for a credit of \$800, he or she must file a 2013 tax return to get the \$800 refund.

Notice 1015 (Rev. 12-2013) Cat. No. 20599l

Safely Surrendered Baby Law



Babies can be safely surrendered to staff at any hospital or fire station in Los Angeles County

No shame. No blame blosmines

Safely Surrendered Baby Law

What is the Safely Surrendered Baby Law?

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Every baby deserves a chance for a healthy life. If someone you know is considering abandoning a baby, let her know there are other options. For three days (72 hours) after birth, a baby can be surrendered to staff at any hospital or fire station in Los Angeles County.

How does it work?

A distressed parent who is unable or unwilling to care for a baby can legally. confidentially, and safely surrender a baby within three days (72 hours) of birth. The baby must be handed to an employee at a hospital or fire station in Los Angeles County. As long as the baby shows no sign of abuse or neglect, no name or other information is required. In case the parent changes his or her mind at a later date and wants the baby back, staff will use bracelets to help connect them to each other. One bracelet will be placed on the baby, and a matching bracelet will be given to the parent or other surrendering adult.

What if a parent wants the baby back?

Parents who change their minds can begin the process of reclaiming their baby within 14 days. These parents should call the Los Angeles County Department of Children and Family Services at 1-800-540-4000.

Can only a parent bring in the baby?

No. While in most cases a parent will bring in the baby, the law allows other people to bring in the baby if they have lawful custody.

Does the parent or surrendering adult have to call before bringing in the baby?

No. A perent or surrendering adult can bring in a baby anytime, 24 hours a day, 7 days a week, as long as the parent or surrendering adult surrenders the baby to someone who works at the hospital or fire station.

Does the parent or surrendering adult have to tell anything to the people taking the baby?

No. However, hospital or fire station personnel will ask the surrendering party to fill out a questionnaire designed to gather important medical history information, which is very useful in caring for the baby. The questionnaire includes a stamped return envelope and can be sent in at a later time.

What happens to the baby?

The baby will be examined and given medical treatment. Upon release from the hospital, social workers immediately place the baby in a safe and loving home and begin the adoption process.

What happens to the parent or surrendering adult?

Once the parent or surrendering adult surrenders the baby to hospital or fire station personnel, they may leave at any time.

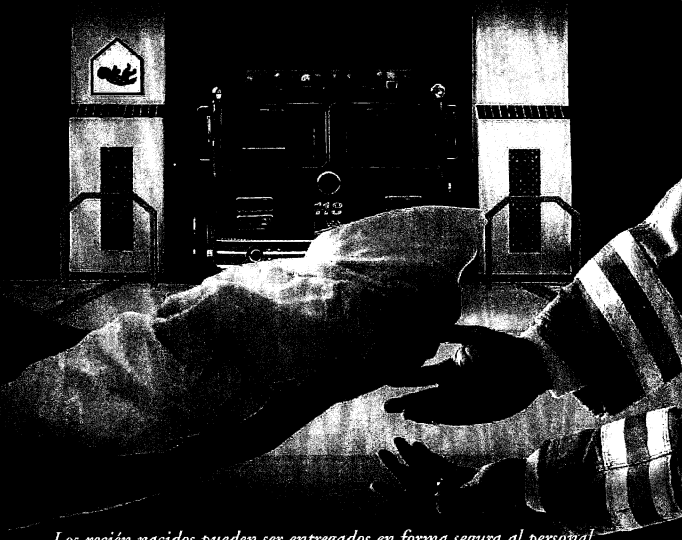
Why is California doing this?

The purpose of the Safely Surrendered Baby Law is to protect babics from being abandoned, hurt or killed by their parents. You may have heard tragic stories of babies left in dumpsters or public bathrooms. Their parents may have been under severe emotional distress. The mothers may have hidden their pregnancies, fearful of what would happen if their families found out Because they were afraid and had no one or nowhere to turn for help, they abandoned their babies. Abandoning a baby is illegal and places the baby in extreme danger. Too often, it results in the baby's death. The Safely Surrendered Baby Law prevents this tragedy from ever happening again in California,

A baby's story

Early in the morning on April 9, 2005, a healthy baby boy was safely surrendered to nurses at Harbor-UCLA Medical Center. The woman who brought the baby to the hospital identified herself as the baby's aunt and stated the baby's mother had asked her to bring the baby to the hospital on her behalf. The aunt was given a bracelet with a number matching the anklet placed on the baby; this would provide some identification in the event the mother changed her mind about surrendering the baby and wished to reclaim the baby in the 14-day period allowed by the Law. The aunt was also provided with a medical questionnaire and said she would have the mother complete and mail back in the stanged a turn envelope provided. The boby sear examined by medical staff and protounced healthy and farburn. He was placed a fine allowed by the third of places and farburn. He was placed a fine allowed by the change for the farburn and farburn.

Ley de Entrega de Bebés Sin Peligro



Los recién nacidos pueden ser entregados en forma segura al personal de cualquier hospital o cuartel de bomberos del Condado de Los Ángeles

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Ley de Entrega de Bebés Sin Peligro

¿Qué es la Ley de Entrega de Bebés sin Peligro?

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Cada recién nacido se merece la oportunidad de tener una vida saludable. Si alguien que usted conoce está pensando en abandonar a un recién nacido, infórmele que tiene otras opciones. Hasta tres días (72 horas) después del nacimiento, se puede entregar un recién nacido al personal de cualquier hospital o cuartel de bomberos del condado de Los Angeles.

¿Cómo funciona?

El padre/madre con dificultades que no pueda o no quiera cuidar de su recién nacelo puede entregarlo en forma legal, confidencial y segura dentro de los tres días (72 horas) del nacimiento. El bebé debe ser entregado a un empleado de cualquier hospital o cuartel de bomberos del Condado de Los Ángeles. Siempre que el hebé no presente signos de abuso o negligencia, no será necesario suministrar nombres ni información alguna. Si el padre/madre cambia de opinión posteriormente y desea recuperar a su bebé, los trabajadores utilizarán brazaletes para poder vincularlos. El bebé llevará un brazalete y el padre/madre o el adulto que lo entregue recibirá un brazalete igual.

¿Qué pasa si el padre/madre desea recuperar a su bebé?

Los padres que cambien de opinión pueden comenzar el proceso de reclamar a su recién nacido dentro de los 14 días. Estos padres deberán llamar al Departamento de Servicios para Niños y Familias (Department of Children and Family Services) del Condado de Los Ángeles al 1-800-540-4000.

¿Sólo los padres podrán llevar al recién nacido?

No. Si bien en la mayoría de los casos son los padres los que llevan al bebé, la ley permite que otras personas lo hagan si tienen custodia legal.

¿Los padres o el adulto que entrega al bebé deben llamar antes de llevar al bebé?

No. El padre/madre o adulto puede llevar al bebé en cualquier momento, las 24 horas del día, los 7 días de la semana, siempre y cuando entreguen a su bebé a un empleado del hospital o cuartel de bomberos,

¿Es necesario que el padre/ madre o adulto diga algo a las personas que reciben al bebé?

No. Sin embargo, el personal del hospital o cuarrel de bomberos le pedirá a la persona que entregue al bebé que llene un cuestionario con la finalidad de recabar antecedentes médicos importantes, que resultan de gran utilidad para cuidar bien del bebé. El cuestionario incluye un sobre con el sello postal pagado para enviarlo en otro momento.

¿Qué pasará con el bebé?

El bebé será examinado y le brindarán atención médica. Cuando le den el alta del hospital, los trabajadores sociales inmediatamiente ubicarán al bebé en un hogar seguro donde estará bien atendido, y se comenzará el proceso de adopción:

¿Qué pasará con el padre/madre o adulto que entregue al bebé?

Una vez que los padres o adulto hayan entregado al bebé al personal del hospital o cuartel de bomberos, pueden irse en cualquier momento.

¿Por qué se está haciendo esto en California? ?

La finalidad de la Ley de Entrega de Bebés sin Peligro es proteger a los bebés para que no sean abandonados, lastimados o muertos por sus padres. Usted probablemente haya escuchado historias trágicas sobre bebés abandonados en basureros o en baños públicos: Los padres de esos bebés probablemente hayan estado pasando por dificultades emocionales graves. Las madres pueden haber ocultado su embarazo, por temor a lo que pasaria si sus familias se enteraran. Abandonaron a sus bebés porque tenían miedo y no tenían nadie a quien pedir ayuda. El abandono de un recién nacido es ilegal y pone al bebé en una situación de peligro extremo. Muy a menudo el abandono provoca la muerte del bebé. La Ley de Entrega de Bebés sin Peligro impide que vuelva a suceder esta tragedia en California.

Historia de un bebé

A la mañana temprano del día 9 de abril de 2005, se entregó un recién nacido saludable a las enfermeras del Harbor-UCLA Medical Center. La mujer que llevó el recién nacido al hospital se dio a conocer como la tía del bebé, y dijo que la madre le había pedido que llevara al bebé al hospital en su nombre. Le entregaron a la tía un brazalete con un número que coincidía con la pulsera del bebé; esto serviría como identificación en caso de que la madre cambiera de opinión con respecto a la entrega del bebé y decidiera recuperarlo dentro del período de 1/1 días que permite esta ley. También le dieron a la tía un cuestionario médico, y ella dijo que la medre lo llenaria y lo enviaria de vuelta dentro del sobre con françació pergado une le habían dido. El perso el madico estambién la bebé y se discrimino que estaba saludable y se tierrimo. El bebé fire el medre la macina la control de la contr

Chapter 2.206 DEFAULTED PROPERTY TAX REDUCTION PROGRAM

- 2.206.010 Findings and declarations.
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- 2.206.050 Administration and compliance certification.
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- 2.206.070 Enforcement and remedies.
- 2.206.080 Severability.

2.206.010 Findings and declarations.

The Board of Supervisors finds that significant revenues are lost each year as a result of taxpayers who fail to pay their tax obligations on time. The delinquencies impose an economic burden upon the County and its taxpayers. Therefore, the Board of Supervisors establishes the goal of ensuring that individuals and businesses that benefit financially from contracts with the County fulfill their property tax obligation. (Ord. No. 2009-0026 § 1 (part), 2009.)

2.206.020 Definitions.

The following definitions shall be applicable to this chapter:

- A. "Contractor" shall mean any person, firm, corporation, partnership, or combination thereof, which submits a bid or proposal or enters into a contract or agreement with the County.
- B. "County" shall mean the County of Los Angeles or any public entities for which the Board of Supervisors is the governing body.
- C. "County Property Taxes" shall mean any property tax obligation on the County's secured or unsecured roll; except for tax obligations on the secured roll with respect to property held by a Contractor in a trust or fiduciary capacity or otherwise not beneficially owned by the Contractor.
- D. "Department" shall mean the County department, entity, or organization responsible for the solicitation and/or administration of the contract.
- E. "Default" shall mean any property tax obligation on the secured roll that has been deemed defaulted by operation of law pursuant to California Revenue and Taxation Code section 3436; or any property tax obligation on the unsecured roll that remains unpaid on the applicable delinquency date pursuant to California Revenue and Taxation Code section 2922; except for any property tax obligation dispute pending before the Assessment Appeals Board.

- F. "Solicitation" shall mean the County's process to obtain bids or proposals for goods and services.
- G. "Treasurer-Tax Collector" shall mean the Treasurer and Tax Collector of the County of Los Angeles. (Ord. No. 2009-0026 § 1 (part), 2009.)

2.206.030 Applicability.

This chapter shall apply to all solicitations issued 60 days after the effective date of the ordinance codified in this chapter. This chapter shall also apply to all new, renewed, extended, and/or amended contracts entered into 60 days after the effective date of the ordinance codified in this chapter. (Ord. No. 2009-0026 § 1 (part), 2009.)

2.206.040 Required solicitation and contract language.

All solicitations and all new, renewed, extended, and/or amended contracts shall contain language, which:

- A. Requires any Contractor to keep County Property Taxes out of Default status at all times during the term of an awarded contract;
- B. Provides that the failure of the Contractor to comply with the provisions in this chapter may prevent the Contractor from being awarded a new contract; and
- C. Provides that the failure of the Contractor to comply with the provisions in this chapter may constitute a material breach of an existing contract, and failure to cure the breach within ten days of notice by the County by paying the outstanding County Property Tax or making payments in a manner agreed to and approved by the Treasurer-Tax Collector, may subject the contract to suspension and/or termination. (Ord. No. 2009-0026 § 1 (part), 2009.)

2.206.050 Administration and compliance certification.

- A. The Treasurer-Tax Collector shall be responsible for the administration of this chapter. The Treasurer-Tax Collector shall, with the assistance of the Chief Executive Officer, Director of Internal Services, and County Counsel issue written instructions on the implementation and ongoing administration of this chapter. Such instructions may provide for the delegation of functions to other departments.
- B. Contractor shall be required to certify, at the time of submitting any bid or proposal to the County, or entering into any new contract, or renewal, extension or amendment of an existing contract with the County, that it is in compliance with this chapter is not in Default on any County Property Taxes or is current in

payments due under any approved payment arrangement (Ord. No. 2009-0026 § 1 (part), 2009.)

2.206.060 Exclusions/Exemptions.

- A. This chapter shall not apply to the following contracts:
 - 1. Chief Executive Office delegated authority agreements under \$50,000;
 - 2. A contract where Federal or State law or a condition of a Federal or State program mandates the use of a particular contractor;
 - A purchase made through a State or Federal contract;
 - 4. A contract where State or Federal monies are used to fund service-related programs including, but not limited to, voucher programs, foster care, or other social programs that provide immediate direct assistance;
 - 5. Purchase orders under a master agreement, where the Contractor was certified at the time the master agreement was entered into and at any subsequent renewal, extension and/or amendment to the master agreement;
 - 6. Purchase orders issued by Internal Services Department under \$100,000 that is not the result of a competitive bidding process;
 - 7. Program agreements that utilize Board of Supervisors' discretionary funds;
 - 8. National contracts established for the purchase of equipment and supplies for and by the National Association of Counties, U.S. Communities Government Purchasing Alliance, or any similar related group purchasing organization;
 - 9. A monopoly purchase that is exclusive and proprietary to a specific manufacturer, distributor, reseller, and must match and intermember with existing supplies, equipment, or systems maintained by the County pursuant to the Los Angeles Purchasing Policy and Procedures Manual, Section P-3700 or a successor provision;
 - 10. A revolving fund (petty cash) purchase pursuant to the Los Angeles County Fiscal Manual, Section 4.6.0 or a successor provision;
 - 11. A purchase card purchase pursuant to the Los Angeles County Purchasing Policy and Procedures Manual, Section P-2810 or a successor provision;

- 12. A nonagreement purchase worth a value of less than \$5,000 pursuant to the Los Angeles County Purchasing Policy and Procedures Manual, Section A-0300 or a successor provision; or
- A bona fide emergency purchase pursuant to the Los Angeles County Purchasing Policy and Procedures Manual Section P-0900 or a successor provision;
- 14. Other contracts for mission critical goods and/or services where the Board of Supervisors determines that an exemption is justified.
- B. Other laws. This chapter shall not be interpreted or applied to any Contractor in a manner inconsistent with the laws of the United States or California. (Ord. No. 2009-0026 § 1 (part), 2009.)

2.206.070 Enforcement and remedies.

- A. The information furnished by each Contractor certifying that it is in compliance with this chapter shall be under penalty of perjury.
- B. No Contractor shall willfully and knowingly make a false statement certifying compliance with this chapter for the purpose of obtaining or retaining a County contract.
- C. For Contractor's violation of any provision of this chapter, the County department head responsible for administering the contract may do one or more of the following:
 - 1. Recommend to the Board of Supervisors the termination of the contract; and/or,
 - Pursuant to Chapter 2.202, seek the debarment of the contractor; and/or,
 - 3. Recommend to the Board of Supervisors that an exemption is justified pursuant to Section 2.206.060.A.14 of this chapter or payment deferral as provided pursuant to the California Revenue and Taxation Code. (Ord. No. 2009-0026 § 1 (part), 2009.)

2.206.080 Severability.

If any provision of this chapter is found invalid by a court of competent jurisdiction, the remaining provisions shall remain in full force and effect. (Ord. No. 2009-0026 § 1 (part), 2009.)

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SOUTH AREA CHANNELS

DRAINAGE SYSTEM Name (where applicable)	NAME :	THOMAS GUIDE	LENGTH (LF)	S LOCATION DESCRIPTION	SEGMÉNTS.
208th Street Drain	208th Street Drain [Line A]	764 A 7	1,640	Normandie Avenue to 410' Downstream of Meyler Street	1
208th Street Drain	PD 0168 [208th Street Drain]	764 A6 and B6	2,010	Normandie Avenue to PD 0181	1
208th Street Drain	PD 0181 [208th Street Drain]	764 B6 and B5	2,540	PD 0168 to Torrance Boulevard (BI 1153)	1
Bi 0021	BI 0021 [Artesia Norwalk Line C]	766 G5, H5, J5, J6, J7, 796 J1	13,050	Centralia Street to Coyote Creek confluence	1
BI 0021	BI 0021 [Artesia Norwalk Line D]	766 J5	880	Notwalk Boulevard to BI 0021 Line C confluence	1
Bl 0021	BI 0021 (Artesia Norwalk Unit 2 Line A)	766 H2 through J3 and 767 A3	5,190	First Segment = Grayland Avenue to Norwalk Boulevard (1250') Second Segment = 160' Downstream of 195th Street to 200' upstream of Del Amo Boulevard (2940')	2
Bouton Creek	BI 0133 [B-2 Bouton Creek]	796 A5, B5	970	Pacific Coast Highway, to 180' Downstream of Park Avenue.	1
Bouton Creek	BI 0133 [Bouton Creek Line A Unit 2]	796 A3, B3 through 85	5,790	First Segment = North of Willow Street South of 405 Freeway (190')Second Segment = 405 Freeway to 360' upstream of Clark Street (910')Third Segment = Vemon Street to Steams Street (2140')_Forth Segment = 350' Downstream of Steams Street to Bt 0009 Unit 1 Line F (2550')	4
Compton Creek	Compton Creek	704 C5 through 765 C5	23,980	First Segment = Main Street to 122nd Pl. (11620')Second Segment = Alarneda Street to Los Angeles River (12360')	2
Compton Creek	PD 0460 - Compton Creek	765 B2	110	PD 0882 to 500' upstream of Ana Street	1
Compton Creek	PD 0875 - Compton Creek	765 B2	80	Under Ana Street (PD 0882)	1
Compton Creek	PD 0882 - Compton Creek	765 B1 through B3	4,460	First Segment = Las Hermanas Street to Harcourt Street [PD 0076] (660'), Second Segment = Victoria Street to PD 0460 (690'), Third Segment = PD 0460 to Ana Street (400'), Fourth Segment = Ana Street to Reyes Avenue. (2710')	4
Del Amo Channel	PD 0669 [Del Amo Channel]	764 G3 through D4	5,890	Central Avenue to Del Amo Boulevard	1
Del Amo Channel	PD 0674 [Del Amo Channel]	764 F4 and E4	2,190	Tillman Avenue to PD 0654	1
Del Amo Channel	PD 0654 [Del Amo Channel]	764 E4	750	PD 0674 to Gladwick Street	1
DDI 0009	DDI 0009	707 D5, E5, G5 and H5	8,910	First Segment = Scott Avenue to 500' Downstream of Mulberry Dr. (2630'),_Second Segment = Hawes Street to BI 0015 (6280')	2
DDI 0009	DDI 0009 [La Canada Verde]	707 F4, E4 and E5	2,840		1
DDI 0009	PD 0038 [DDI 9]	707 J3 and J4	1,33	Behind 9827 Grovedale DR, WHITTIER, CA 90603 to 160' upstream from Janine Dr.	1
Gridley Drain	PD 0190 [Gridley Drain]	766 G4 through G5	3,93	D PD 0536 to San Gabriel River	1
Gridley Drain	PD 0536 [Gridley Drain]	766 G4	60	0 605 Freeway to PD 0190	1
La Mirada Creek	PD 0001 [La Mirada Creek]	737 F3	94	0 Roma Drive to Rosecrans Avenue. PD 0020 (La Mirada Creek)	1
La Mirada Creek	PD 0020 [La Mirada Creek]	737 F3 and F4	1,81	O Rosecrans Avenue to PD 0031 (La Mirada Creek)	1
La Mirada Creek	PD 0031 [La Mirada Creek]	737 F4	73		
La Mirada Creek	BI 4701 - Line F - La Mirada Cr	737 F4	6	465' upstream of Streetage Road to 145' Downstream of Streetage Road)e 1
La Mirada Creek	PD 0142 [La Mirada Creek]	737 E4 and D4	3,70	Stage Road to Coyote Creek - North Fork	1
La Mirada Creek	PD 0187 [La Mirada Creek]	708 A7 and 707	7	30 1sl Street to PD 0192	1
La Mirada Creek	PD 0192 [La Mirada Creek]	70 7 J7	1,0	PD 0187 to PD 0204	1
La Mirada Creek	PD 0204 [La Mirada Creek]	707 J7	1,0	70 PD 0192 to Santa Gertrudes Avenue.	1
La Mirada Creek	PD 0214 [La Mirada Creek]	708 A6 and A7	1,0	60 Lambert Road to 1st Avenue.	1

La Mirada Creek	PD 0220 [La Mirada Creek]	708 A6	680	MTD 191 to Lambert Rd	1
La Mirada Creek	PD 0221 [La Mirada Creek]	708 A6	660	Sweet Gum Lane, to 180° Downstream of Heathfield Dr. (MTD 191)	1
La Mirada Creek	,PD 1282 - La Mirada Creek	737 G1	1,110	1110' upstream of La Mirada Boulevard	1
os Cemitos Drain System	BI 0009 (Los Cerritos Unit 1 Line F)	796 B5 through D5 and 796 E6	7,540	First Segment = Clark Avenue to Meriam Way (5375), Second Segment = 550' Downstream from the intersection of Campus Rd and State University Drive to Confluence of Los Cerritos Channel	2
os Cerritos Drain System	BI 0009 (Los Cerritos Unit 2 Line E)	766 D3, E3 through 796 D2	17,590	Candlewood Street to Confluence of the Palo Verde Lateral of Los Cerritos Channel	1
Los Cerritos Drain System	BI 0009 (Los Cerritos Unit 3 Line A)	766 B1 through B2 and B2 through B3 - 766 B4 through 796 D2	23,300	First Segment = Clark Avenue to South Street (3270') Second Segment = 1275' Downstream from South Street to South Street (1115') Third Segment = Del Amo Boulevard to Woodruff Avenue. (18915')	3
Los Cerritos Drain System	Bi 0009 (Los Cerritos Unit 3 Line B)	765 H3 through 766 B4	9,070	Paramount Boulevard to Civic Center Way.	1
Los Cemitos Drain System	BI 0009 (Los Cerritos Unit 3 Line C)	766 A7 through B7	2,300	Lakewood Boulevard to Clark Avenue.	1
Los Cerritos Drain System	Bi 0009 (Los Cerritos Unit 3 Line D)	796 A1 through B2	1,950	Clark Avenue to Confluence of Bi 0009 (Los Cerritos Unit 3 Line A)	1
Los Cemitos Drain System	Los Cerritos Channel	796 E5 through 826 D1	10,270	Atherton Street to Pacific Ocean	1
Los Cernitos Drain System	Los Cerritos Channel [Palo Verde Lateral]	796 D2 through E5	8,240	Woodruff Avenue to Atherton Street	1
Los Cerritos Drain System	Los Cerritos Drainage System [Henrilee Lateral]	766 D4 and E4	1,410	Gondar Avenue to 140' Downstream of Conquista Avenue.	1
Los Cerritos Drain System	Los Cerritos Drainage System [Park Street Lateral]	766 F6 and E6	3,150	Carson Street to Palo Verde Avenue.	1
Los Cerritos Drain System	PD 0132 [Los Cemilos Drain System]	766 D1 and D2	1,280	Allington Street to Mapleleaf Street (PD 0154)	1
Los Cerritos Drain System	PD 0154 [Los Cerritos Drain System]	766 D2	390	PD 0132 to BI 0446 Line B (Mapleleaf Street to 320 Downstream)	1
Mc Kinley Avenue Drain	PD 0212 [Mc Kinley Avenue Drain]	764 D1 and D2	3,190	Victoria Street to 192nd Street	1
Mc Kinley Avenue Drain	PD 0368 [Mc Kinley Avenue Drain]	734 D7	590	PD 0376 to PD 0711	1
McKinley Avenue Drain	PD 0376 [McKinley Avenue Drain]	734 E7 and D7	1,160	Avenue alon Boulevard to Walnut Street (PD 0368)	1
Mc Kinley Avenue Drain	PD 0711 [Mc Kinley Avenue Drain]	734 D7	36	PD 0368 to 70" upstream of 91 Freeway.	1
Milan Creek	MTD 0920 [Milan Creek]	737 D2 and C2	1,16	Marquardt Avenue to Coyote Creek North Fork	1
Milan Creek	PD 0013 [Milan Creek-Marquadt to Valley View]	737 E2 and D2	2,76	0 Valley View Avenue to Marquadt Avenue. MTD 0920 (Milan Creek)	1
Milan Creek	PD 0045 [Milan Creek]	707 F7 and 737 F1	1,62	Telegraph Road to Imperial Highway (PD 0069 to PD 0063)	1
Milan Creek	PD 0063 [Milan Creek]	737 F1 and E1	3,25	0 Imperial Highway to PD 0069 (Milan Creek)	1
Milan Creek	PD 0069 [Milan Creek]	737 E1 and E2	2,72	PD 0063 to Valley View Avenue. (PD 0013)	1
	Ballona Creek	633 C5 through 702 A2	35,49	First Segment = Cochran Avenue to Washington Boulevard (8240'),_ Second Segment = La Salle Avenue to Pacific Avenue (27250')	2
	Benedict Canyon Channel	632 G4 through G6	4,09	Castello Pl. to 210' upstream of Beverlywood Street	1
· · · · · · · · · · · · · · · · · · ·	Bi 0012 - Manhattan Beach	733 A4 through B5	3,65	50 1630' upstream of Marine Avenue to BNSF Railway	1
	Bi 0015 [Sorenson Avenue]	706 J1 through 707 D5	16,7	Slauson Avenue to Telegraph Road	1
<u> </u>	BI 0016	736 D5 through E6	3,6	230' Downstream of Alondra Boulevard to confluence of San Gabriel River	1
	Bi 0017	707 E2 through C4	5,8	Oak Street to Calmada Avenue.	1
	Bl 0044 - Mandeville Canyon	631 E3	1	Behind 13125 W. Sunset Boulevard Los Angeles, CA 90049	1
	BI 0053 Line B - Jefferson Boulevan	d 633 A7	1,1	40 160' Downstream of La Cienega to Ballona Creek	1
	BI 0074	734 B7	2,5	20 168th Street to the Dominguez Channel	1

	BI 0076 [U-2 212th Street]	763 J5, J6 and 764 A6	3,030	Western Avenue to Normandie Avenue.	
	BI 0079 [A-2 Gaffey Street]	824 B2	2,760	Westmont Dr. to 350' upstream of 110 Freeway	1
	BI 0130 [Pump DiStreetrict 7 - Unit 2]	765 F3, E3, E4, D4, D5 and C5	11,020	First Segment = UPRR to Atlantic Avenue. (4375), _ Second segment = Linden Avenue to Dominguez Gap S.G. (6645')	2
	Bl 0249 [C-2 LincoLane - Pico]	671 E3	270	70' Downstream of Ocean Front Walk to the ocean	1
	B1 0424 [N Culver City] - Unit 2 Line A	672 H3, H4	2,050	Huckfinn Lane, to 220' upstream of Stocker Street	1
	BI 0446 [Lakewood - Line B]	766 D2, D3	2,810	300' Downstream of Mapleleaf Street to Candiewood Street	1
	BI 0447 [W Lakewood] Line A	765 J2, J3	3,500	Saint Pancratius Pl. to Bl 0009 Unit 3 Line B	1
····	BI 0455 - Line B - Airport	796 A1	280	North of Spring Street West of Lakewood Boulevard	1
	BI 0501	630 J5, H6	160	First Segment = 100' Downstream of Sunset Boulevard (110'),_ Second Segment = 40' upstream of Pacific Coast Highway (50')	2
	BI 0509	794 B1	600	First Segment = 120' Downstream of 228th to PD 0225 (460'),_ Second Segment = PD 0225 to PD 0138 [140')	2
	Bi 0532 [Whittwood Street] Unit 1 Line C	707 H5	820	220' upstream of Lambert Road to Scott Avenue.	1
	BI 0535	733 B5 and C5	1,080	610' upstream of inglewood Avenue to Condon Avenue.	1
	Bł 0551 - Line E - Lynwood	735 E2	240	260' upstream of 105 Freeway	1
	Bi 0558	822 E1	80	Via Anacapa to 80' Downstream	1
	BI 0558 (U1 Line C) - Abbotswood	792 F6, F7	360	East of Palos Verdes Dr. south of Via Coronel	1
	BI 0587 - Line G	763 H4	1,570	Van Ness Avenue to 200' Downstream of Del Amo Boulevard	1
	BI 0675	591 D2	100	3815 Mandeville Carryon Road, Los Angeles, CA 90049	. 1
	Bi 1153	764 B5, B4, C4	3,170	First Segment = Intersection of Torrance Boulevard and Vermont Avenue to Hamilton Avenue. (1970)_ Second Segment = Figueroa Street to Main Street (1200)	2
	Bi 1232 - Line A	764 C4, C5, D5, E5	6,940	Main Street to Avalon Boulevard	1
	8I 3150 Line A	706 C7	670	Eim Street Dr. to Washburn Road	1
	BI 4601 [Lakewood]	765 J3	1,220	Hayter Avenue to Bl 0447 Line A	1
	BI 5240 [Los Angeles - Line A]	632 J6	30	Chariton Street Cul-de-sac north of Santa Monica 10 Freeway	1
	Bi 6001 - U2 Line A	792 F6	190	East of Palos Verdes Dr. South of Via Coronel	1
	Bi 6350 [Pico Rivera Unit 2 Line A]	676 J3	100	Behind 4700 Gregg Road Pico Rivera, CA 90660 -parallel to San Gabriel River	1
	BI B650 [Unit 2 Line D around Victori	a 764 D1	210	110' upstream of Victoria Street to PD 0212	1
	Camrino Street Lateral	766 A3, B3	1,750	Graywood to BI 0009 Unit 3 Line A	1
	CDR 235.023	734 E4	140	First Segment = 835 E Lennon Street, Compton, CA 90220 (50), Second Segment = 14609 S Clymar Avenue. Compton, CA 90220 (90')	2
	Centinela Creek Lower	702 J1, 672 J7, H7, G6, F6, E6, E7, D7		First Segment = 1050' northwest of La Tijera Boulevard to Sepulveda Boulevard (5440'), Second Segment = 405 Freeway to Ballona Creek (10130')	2
	Compton Creek East Branch No. 1	735 A6 and A7	3,170	First Segment = Green Leaf Boulevard to Santa Fe Boulevard (2350),_ Second Segment = Artesia Boulevard to Compton Creek (820)	2
***	Compton Creek East Branch No. 2	735 A5 and A6	2,120	Santa Fe Avenue to Green Leaf Boulevard	1
	Coyote Creek	737 G6 through 796 G4	38.71	Knott Avenue to San Gabriel River	1
	Coyote Creek-North Fork	707 D5 through 76	7 25,47	Telegraph Road to Coyote Creek	1

EXHIBIT F.1

	DDI 0008	733 F2	2,810	Yukon Avenue to Dominguez Channel	1
	DDI 0022	635 H6	250	First Segment = 1st Street to 110' Downstream (110')_ Second Segment = 140' upstream of Telford Street to Telford Street (140')	2
	DDI 0023	705 F3, F4 and F5	4,600	First Segment = Jaboneria Road to 710 Freeway (410) Second Segment = 70' south west from 710 Freeway to UPRR (540') Third Segment = UPRR to 470' upstream of Firestone Boulevard (950') Forth Segment = 100' Downstream of Firestone Boulevard to Los Angeles River (2700')	4
	Dominguez Channet	703 E7 through 794 H6	77,320	First Segment = 230' upstream of 117th Street to 100' upstream of 105 Freeway Exit 5 (Crenshaw Boulevard) (3320'),Second Segment = 120th Street to Henry Ford Avenue. (74000')	2
	East LA College Drain	635 H5	700	Domer Dr. to 1st Street	1
	Leffingwell Creek	707 F5 and G5	2,550	900' upstream of La Miorada Boulevard to	1
	Longworth Drain	766 G5	210	Intersection of 215th Street and Longworth Avenue.	1
	Los Angeles River	705 F4 through 825 C1	66,510	Southern Avenue to Pacific Ocean	1
	Los Verdes Drain	822 G3	110	Behind 30692 Calle De Suenos, Rancho Palos Verdes, CA 90275	1
	Manhattan Beach- Proj. 5401	732 H 7	50	Intersection of Voorhees Avenue and Rowell Avenue.	1
	Marie Canyon Debris Basin	628 G6	190	Upstream of Laurel Ridge Dr.	1
	MTD 0191	708 A6	220	PD 0221 [La Mirada Creek] to PD 0220 [La Mirada Creek]	1
	MTD 0318 (Centinela Creek)	703 A2, A1, 702 J1	3,720	La Cienega Boulevard to Centinela Creek Lower	1
	MTD 0393	794 C4 and B4	330	110 Freeway to MTD 0927	1
	MTD 0927	794 B4	660	MTD 0393 to Wilmington Drain	1
	Nichols Canyon Channel	593 B3 and B4	1,540	630' upstream from intersection Nichols Canyon Rd and Courtney Avenue to 130' upstream from Hollywood Boulevard	1
	PD 0021 [Hollypark Drain]	733 H2 and G2	7,460	First Segment = El Segundo Boulevard to 200' Downstream of 134th Pl. (2570'), _ Second Segment = Western Avenue to Dominguez Channel (4890')	2
	PD 0040 (Upper - Starbuck Street to Rail Road	707 H4 and H5	1,950	Starbuck Street to BI 0532 Unit 1 Line C	1
	PD 0052 [Tacobi Creek]	707 G5	1,680	Cole Rd to Leffingwell Creek	1
	PD 0076	765 B1	90	Under Harcourt Street (PD 0882 to PD 0867)	1
	PD 0122	823 D6 and C6	250	Yacht Harbor Dr. to Pacific Ocean	1
	PD 0138 [Project No 1201]	794 B1 and B2	650	BI 0509 to 400' upstream of Figueroa Street	1
-	PD 0162 [La Canada Verde]	707 G1	1,090	D 1170' upstream of Mar Vista Street	1
	PD 0188	765 B1	170	0 First Segment = PD 0867 to PD 0996 (60'), _ Second Segment = PD 0996 to PD 0882 (110')	2
	PD 0225 [228th Street Drain]	794 B1	58	0 Bi 0509 to 200' upstream of 110 Freeway	1
	PD 0243 [Rue La Havenuere Drain]	822 F3	83	0 920' upstream of Palos Verdes Dr.	1
	PD 0306 - Line A - Trancas Canyon	627 A7	1,99	0 1445' upstream of Principio Dr. to 545' Downstream	1
-	PD 0553 [Bixby Slough]	794 A3 through B2	3,36	Normandie Avenue to 110 Freeway	1
	PD 0658 [Trancas Creek]	627 A6 and A7	1,03	Behind 5925 Paseo Canyon Drive, Malibu, CA 90265 to Behind 6053 Paseo Canyon Drive	1
	PD 0668	764 D4	53	Del Amo Boulevard to Dominguez Channet	1
	PD 0867	765 B1	29	Harcourt Street Io RR Tracks (PD 0076 to PD 0188)	1

EXHIBIT F.1

PD 0947 - Line B - Rolling Hills EStreetates	793 D6	690	820' upstream of Chadwick Lane. to 120' upstream of Chadwick Lane.	1
PD 0996	765 B1	450	450' Upstream of Victoria Street	1
PD 1130 U2	822 J2	690	North East of Cresta Verdes Drive (N/W comer of Tennis Courts)	1
RDD 0206	628 H7	300	300' upstream of Malibu Road	1
 Rio Hondo Channel	676 G1 through 705 F6	42,900	450' Downstream of Whittier Narrows Dam to Los Angeles River	1
Rivas Canyon Channel	631 C5	1,100	Sunset Boulevard to Rustic Canyon Channel	1
Rose Hedge Drain	676 J5	290	Behind 6707 Rockne Avenue., Whittier to 605 Freeway	1
Rustic Canyon Channel	631 C4 through B7	8,640	Sunset Boulevard to Santa Monica Canyon Channel	11
San Gabriel River	637 A7 through 826 D3	106,820	Whittier Narrows Dam to Pacific Ocean	1
Santa Monica Canyon Channel	631 E3 through 671 B1	10,350	First Segment = 1617 Mandeville Canyon Road, Los Angeles, CA 90049 to north of Riviera Country Club Property (4000'), Second Segment = 210' upstream from the intersection of San Lorenzo Street and Alisal Lane to the Pacific Ocean (6350')	2
 Sawtelle Channel	672 D1 through F5	11,450	First Segment = intersection of Queensland Street and Military Avenue to Westminster Avenue. (4190), Second Segment = Palms Boulevard to Venice Boulevard (3085), Third Segment = Washington Boulevard to Ballona Creek (4175)	3
 Whittier Narrows Dam - Zone 1 Ditch	637 C6 through 636 H7	11,180	San Gabriel River 2100' upstream of Whittier Narrows Dam to 1200' Downstream of Rosemead Boulevard	1
 Wilmington Drain East	794 B2 through B4	3,640	Sepulveda Boulevard to 130' Downstream of 110 Freeway	1
Wilmington Drain East	794 B3 through B5	5,900	110 Freeway North Exit 5 to Pacific Coast Highway.	1

SOUTH AREA PUMP STATIONS

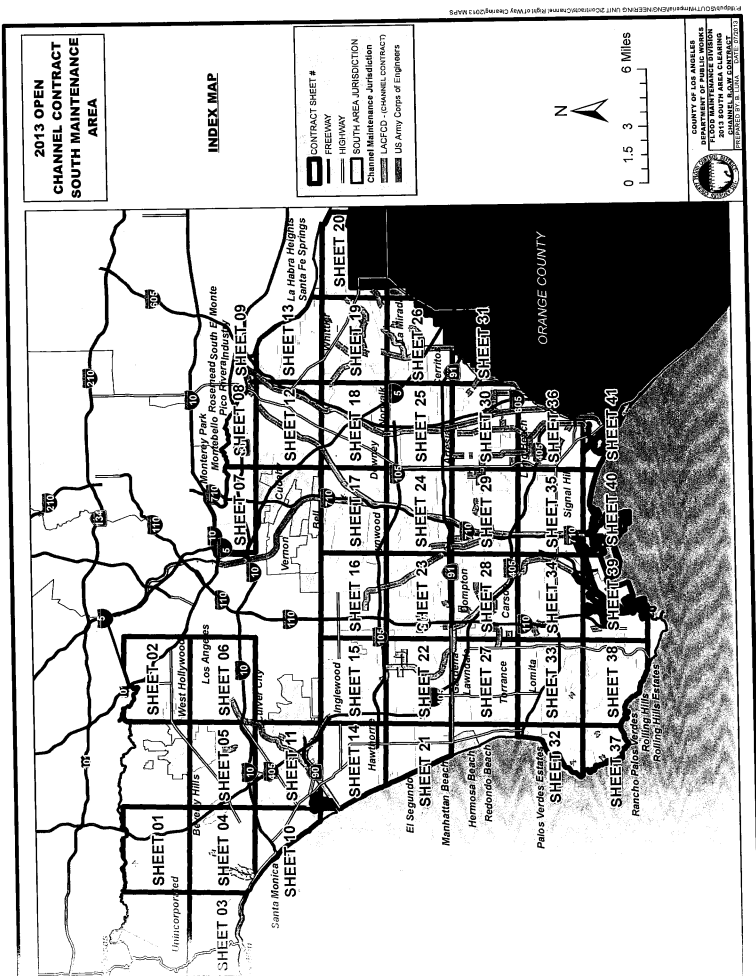
ろしまれ	AREA PUMP STATIONS	E. 6. (7 V & C. N.)
IMPERIAL YARD	15 (19) 19 (1965) Alberta Albe	TG PAGE
17TH ST PUMP PLANT	1601 SAN FRANSISCO AVE, LONG BEACH	795 C5
ALAMEDA STREET 3B PUMP PLANT	18910 ALAMEDA ST, RANCHO DOMINGUEZ	765 A2
ALAMEDA STREET PHASE 3C PUMP PLANT	18920 ALAMEDA ST, RANCHO DOMINGUEZ	765 A2
ALAMITOS BAY PUMP PLANT	5425 OCEAN BOULEVARD, LONG BEACH	826 B3
ALOE PUMP PLANT	2020 ZOE AVE, HUNTINGTON PARK	674 H6
ALONDRA PUMP PLANT	ALONDRA BLVD & UPRR, PARAMOUNT	735 G5
ANAHIEM STREET PUMP PLANT	1ST AND WAINWRIGHT AVE, LOS ANGELES	794 H6
APPIAN WAY PUMP PLANT	5871 APPIAN WAY, LONG BEACH	826 D2
AVALON PUMP PLANT	20101 GALWAY AV, CARSON	764 E4
BARTOLO PUMP PLANT	8305 SLAUSON AVE, PICO RIVERA	676 C7
BELMONT PUMP PLANT	222 CLAREMONT AVE, LONG BEACH	826 B2
BREA CANYON PUMP PLANT	INT OF BREA CANYON RD AND METROLINK, INDUSTRY	679 G2
CENTURY FRWY PUMP PLANT	7399 CLOVERDALE, PARAMOUNT	735 F2
CERRITOS PUMP PLANT	1100 DEFOREST AVE, LONG BEACH	795 C6
CLARETTA PUMP PLANT	12500 226TH ST, LONG BEACH	767 A7
COMPTON CREEK PUMP PLANT	19115 S. REYES, DOMINGUEZ	765 B3
COMPTON CREEK PUMP PLANT#2	19115 S. REYES, DOMINGUEZ	765 B3
CORDOVA WALK PUMP PLANT	141 RIO ALTO CANAL, LONG BEACH	826 C2
DOMINGER PUMP PLANT	TORRANCE BLVD, LONG BEACH	764 C5
DOMINGUEZ PUMP PLANT	275 DEL AMO, LONG BEACH	765 C4
EAST TOLEDO PUMP PLANT	5799 E. TOLEDO ST, LONG BEACH	826 C2
EL DORADO PUMP PLANT	7390 E. SPRING ST, LONG BEACH	796 G2
GARNET AVENUE PUMP PLANT	4229 GARNET AVE, CYPRESS	767 A4
HAMILTON BOWL WEST PUMP PLANT	1912 WALNUT, LONG BEACH	795 G4
HAMILTON BOWL SOUTH PUMP PLANT	1810 GAVIOTA ST., LONG BEACH	795 G5
HILL ST. PUMP PLANT	950 W. HILL, LONG BEACH	795 C4
IRWINDALE PUMP PLANT	4819 CHARTER STREET, IRWINDALE	598 F3
IVY STREET PUMP PLANT	232 E. WHITTIER, MONTEBELLO	676 F2
LAKEWOOD PUMP PLANT	5432 CHAMBERS COURT, LAKEWOOD	766 J3
LOS ALTOS PUMP PLANT	6560 ANAHEIM RD, LONG BEACH	796 F6
LYNWOOD PUMP PLANT	SE CORNER 710 & 105	735 E2
MARKET ST. PUMP PLANT	190 MARKET ST, LONG BEACH	765 C3
NAPLES PUMP PLANT	5401 EAST SECOND ST, LONG BEACH	826 C2
NOGALES PUMP PLANT	NOGALES AND UPRR, INDUSTRY	679 C3
PARAMOUNT PUMP PLANT	6350 72ND ST, PARAMOUNT	735 D6
POPLINK PUMP PLANT	670 REA DRIVE, MONTEBELLO	676 F1
SEASIDE PUMP PLANT	600 SOUTH GOLDEN SHORE, LONG BEACH	825 C1
WEST LONG BEACH PUMP PLANT	1450 WEST 9TH STREET, LONG BEACH	795 B6
WEST NEAPOLITAN PROJECT 5102 PUMP PLANT	11 NEAPOLITAN LANE, LONG BEACH	826 C3
WEST TOLEDO PROJECT 5102 PUMP PLANT	5601 W. TOLEDO STREET, LONG BEACH	826 C2
WILMINGTON UNIT 2 PUMP PLANT	725 PCH, HARBOR CITY	794 B5
WILMINGTON UNIT 3 PUMP PLANT	SEPULVEDA AND FIGUEROA, CARSON	764 B3

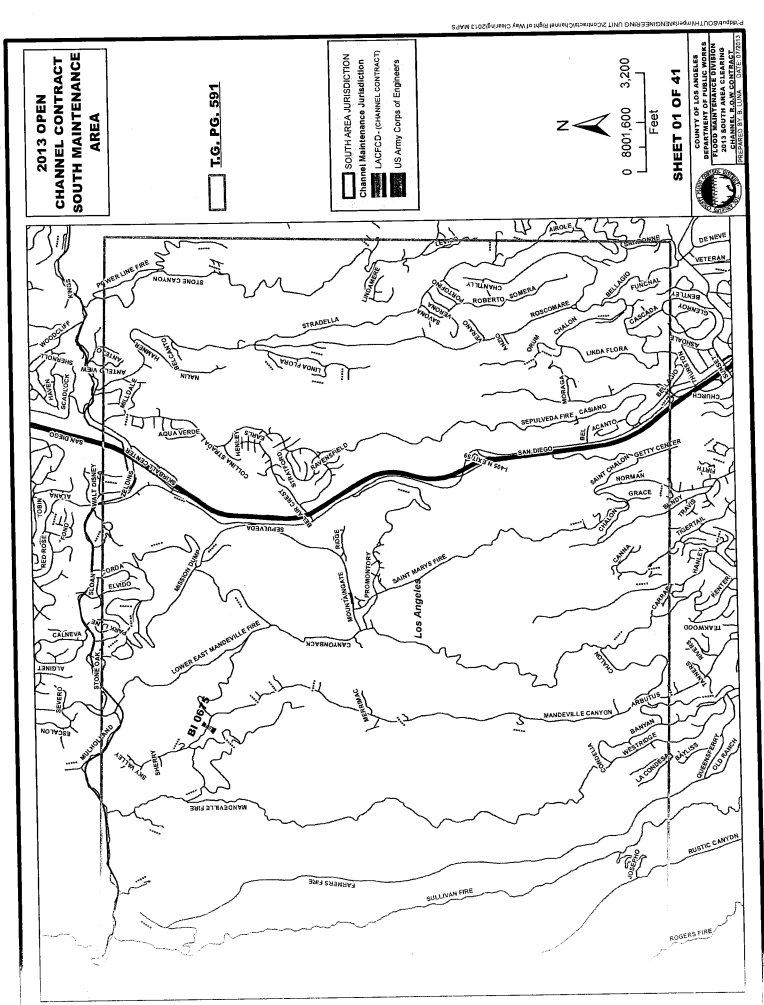
EXHIBIT F.1

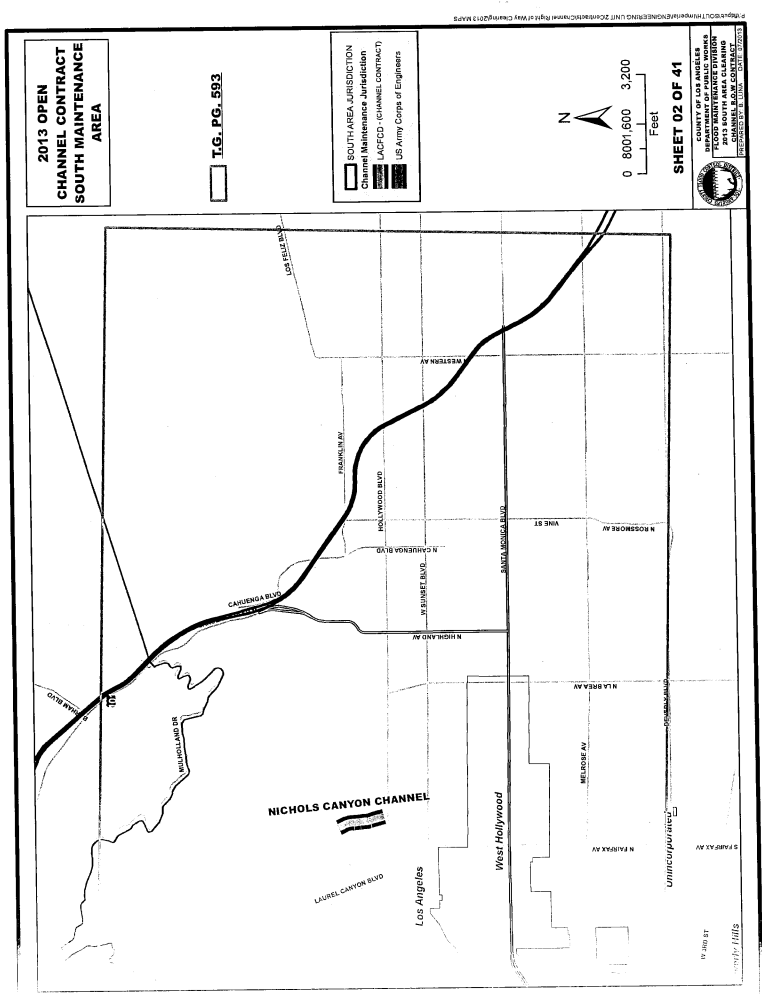
83RD ST YARD	ÄDDRESS	TG PAGE
ARENA PUMP PLANT	199 E. EL SEGUNDO, EL SEGUNDO	732 E2
BOONE OLIVE PUMP PLANT	579 WASHINGTON ST, VENICE	671 J6
DORIS PUMP PLANT	2900 DORIS WAY, TORRANCE	793 A1
EL SEGUNDO PUMP PLANT	231 CENTER ST., EL SEGUNDO	732 F1
ELECTRIC AVE PUMP PLANT	314 BROOKS AVE, VENICE	671 G5
JOHNSON PUMP PLANT	817 N. MEADOWS, MANHATTAN BEACH	732 H6
MANHATTAN BEACH PUMP PLANT	1611 MANHATTAN BEACH BLVD, MANHATTAN BEACH	73 2 J6
OXFORD PUMP PLANT	433 ADMIRALTY WAY, MARINA DEL REY	672 A6
WALTERIA LAKE PUMP PLANT	3800 236TH ST / HWTHORNE BLVD, TORRANCE	793 D2
ROAD MAINTAINED RUMP STATIONS	ADDRESS	TGPAGE
120TH ST. PUMP PLANT	5028 W. 120TH ST	733 B1
LENNOX BLVD P.P.	4999 LENNOX BLVD	764 J7
REDONDO BEACH BLVD PUMP PLANT	NW CORNER OF REDONDO AND CRENSHAW	733 F6
CITY OWNED (MAINTAINED BY FMD)	ADDRESS	TGPAGE
ALAMEDA ST. PUMP PLANT	22300 ALAMEDA ST	764 J7
ATLANTIC PUMP PLANT	ATLANTIC AVENUE AND RR, COMMERCE	675 F4
EASTERN AVE PUMP PLANT	EASTERN AND RAILROAD	675 G4
GARFIELD BLVD PUMP PLANT	GARFIELD S/O FERGUSON, N/O RAILROAD	676 B2
GREENWOOD PUMP PLANT	GREENWOOD AND SYCAMORE	676 B5
PECK ROAD PUMP PLANT (cash contract)	PECK ROAD AND UPRR BRIDGE	637 C7
SANTA FE PUMP PLANT	2200 SANTA FE AVE	765 A6
WASHINGTON BLVD PUMP PLANT	WASHINGTON BLVD AND I-5	675 J4

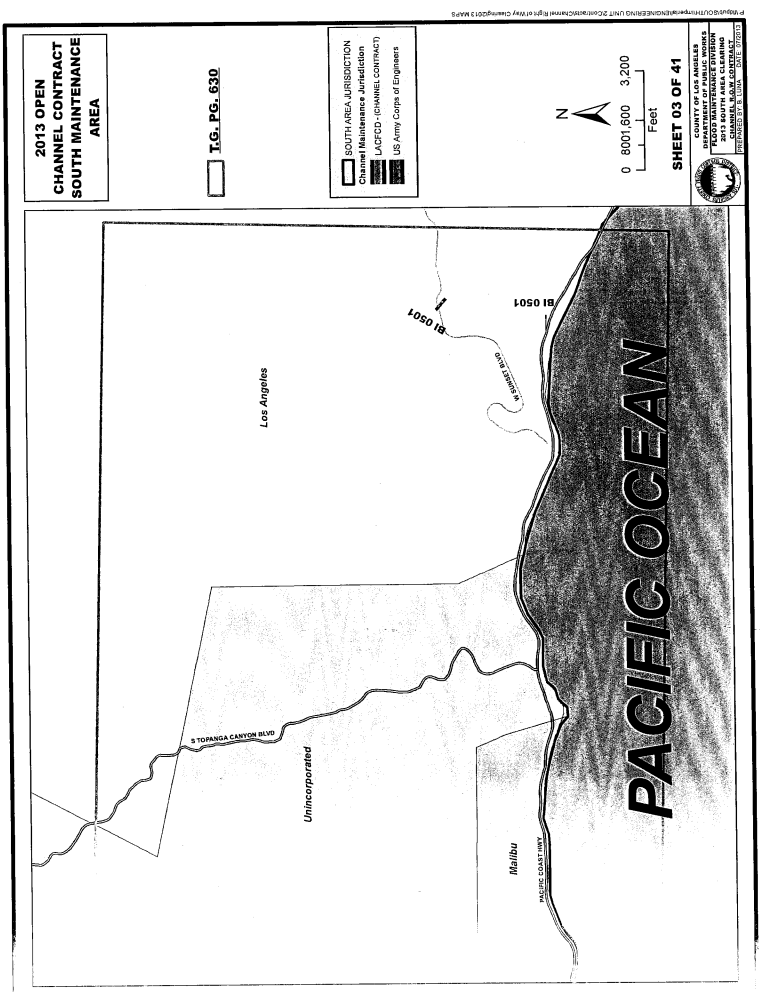
SOUTH AREA FACILITIES

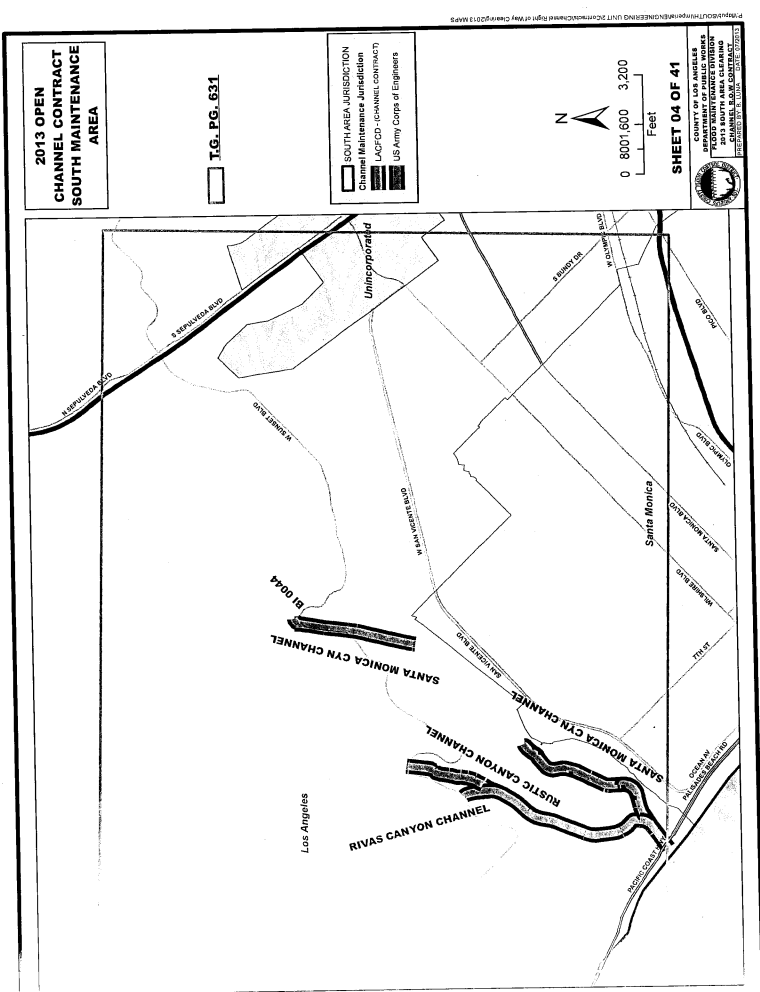
FACILITIES	ADDRESS	TGPAGE
YARDS		
IMPERIAL YARD	5525 E. IMPERIAL HIGHWAY, SOUTH GATE	705, F6
83RD STREET YARD	5520 W. 83RD STREET, LOS ANGELES	702, J2
ALAMITOS YARD	881 IROQUOIS AVENUE, LONG BEACH	796, E6
DOMINGUEZ GAP CHLORINATION STATION	2159 E SEPULVEDA BOULEVARD, CARSON	794, J2
EL SEGUNDO YARD	2155 EL SEGUNDO BOULEVARD, EL SEGUNDO	732, Н2
REDONDO BEACH YARD	615 ANITA STREET, REDONDO BEACH	762, J3
SPREADING GROUNDS		
DOMINGUEZ GAP	500 W DEL AMO BOULEVARD, LONG BEACH	705, F6
RIO HONDO COASTAL BASIN	353 S VAN NORMAN ROAD, MONTEBELLO	676, F3
NICONDENSITY BASIN	9618 E WHITTIER BOULEVARD, PICO RIVERA	676, H4
DEBRIS BASINS		
BELVEDERE PARK LAKE	4900 E 3RD STREET, LOS ANGELES	635, G6
CLOUDCROFT	500 COUDCROFT DRIVE, MALIBU	630, E5
NICHOLS	1945 NICHOLS CANYON ROAD, LOS ANGELES	593, B3
OXFORD	4216 ADMIRALTY WAY, MARINA DEL REY	672, AG
SULLIVAN CANYON	QUEENSFERRY ROAD, LOS ANGELES	732, H2
TURNBULL CANYON	13700 TURNBULL CANYON ROAD, WHITTIER	677, E5

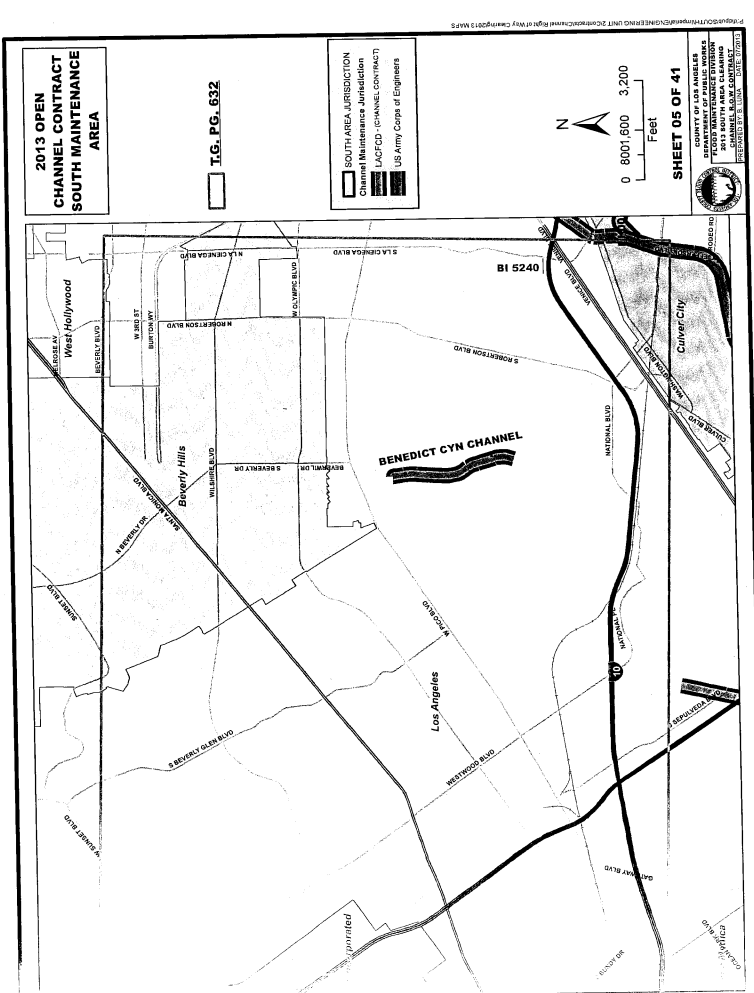






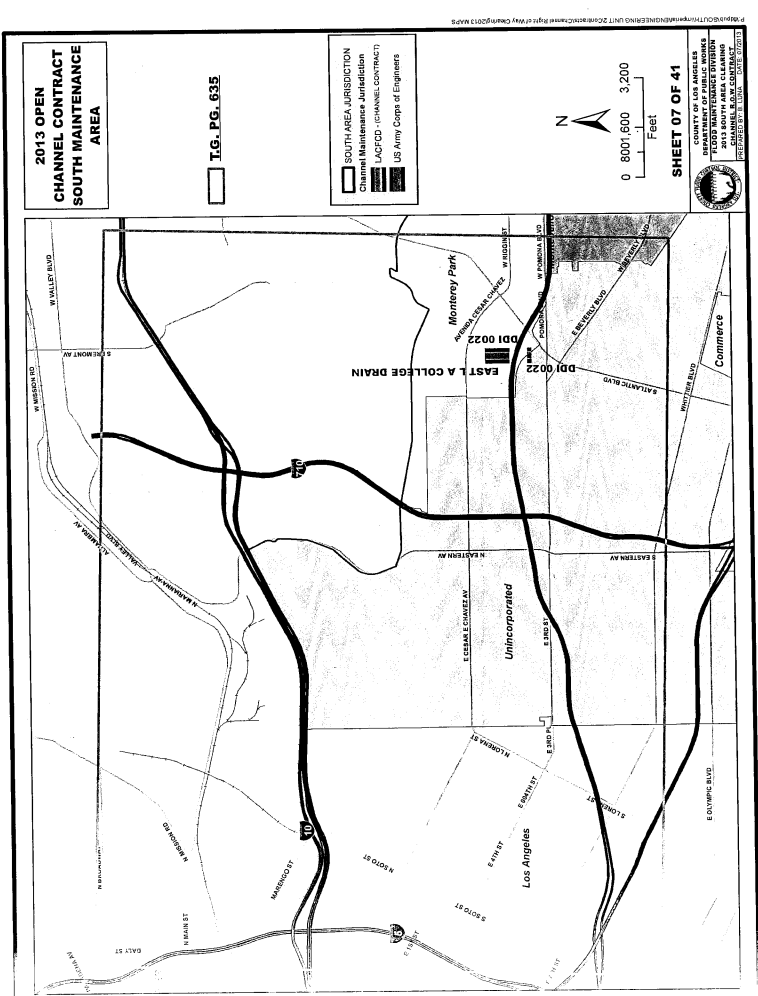


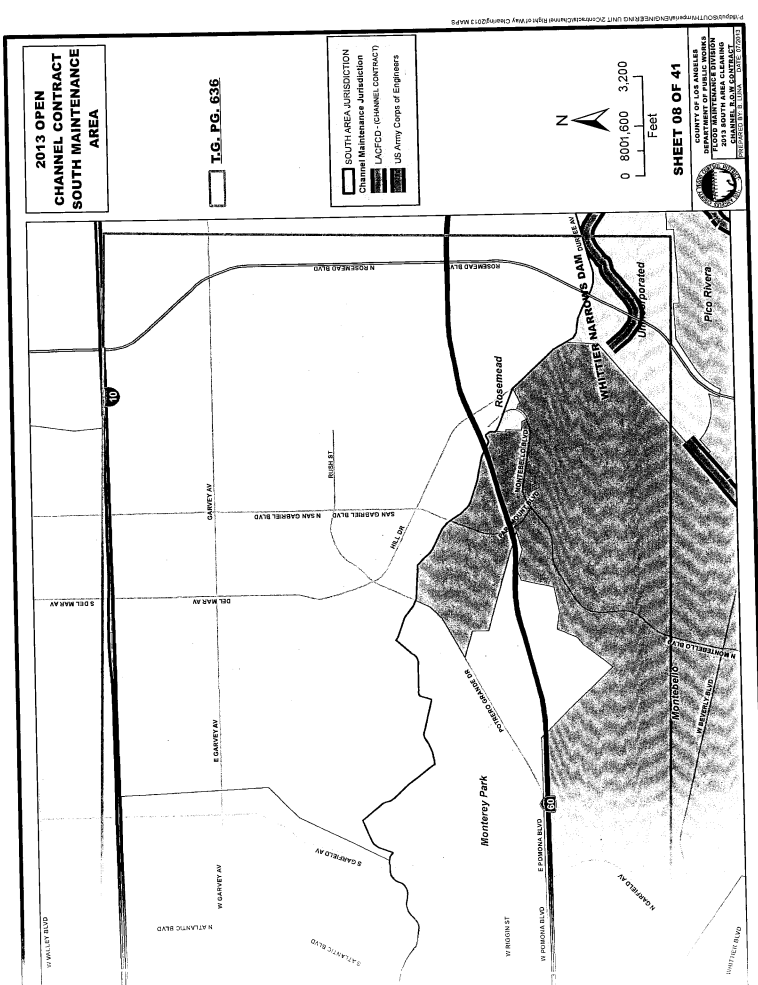


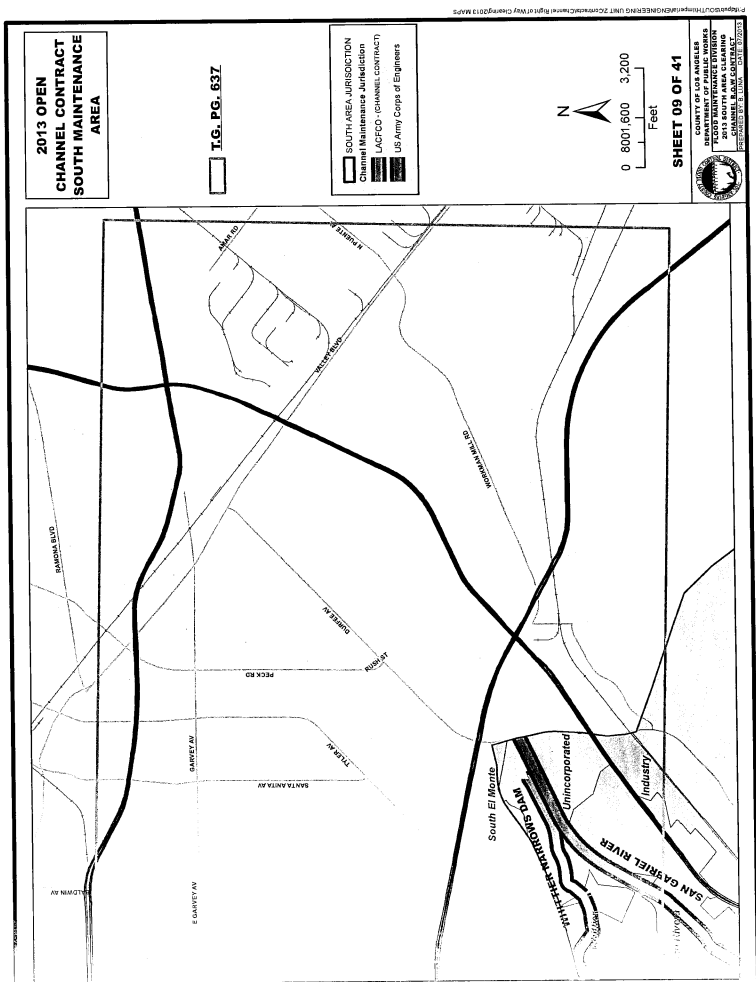


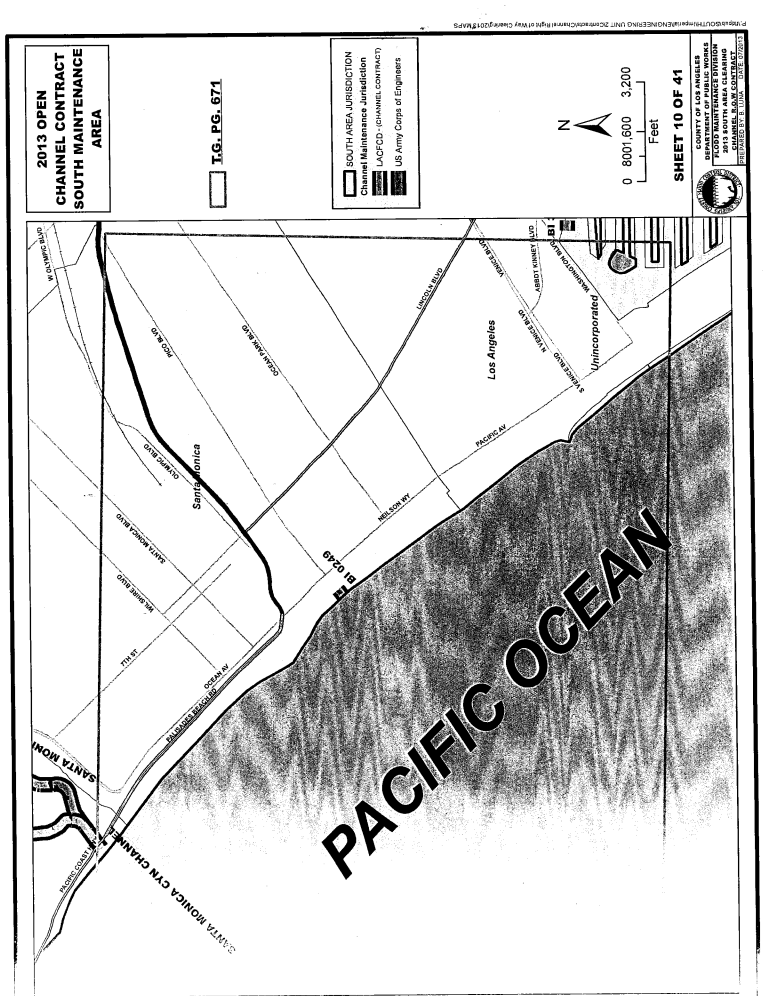
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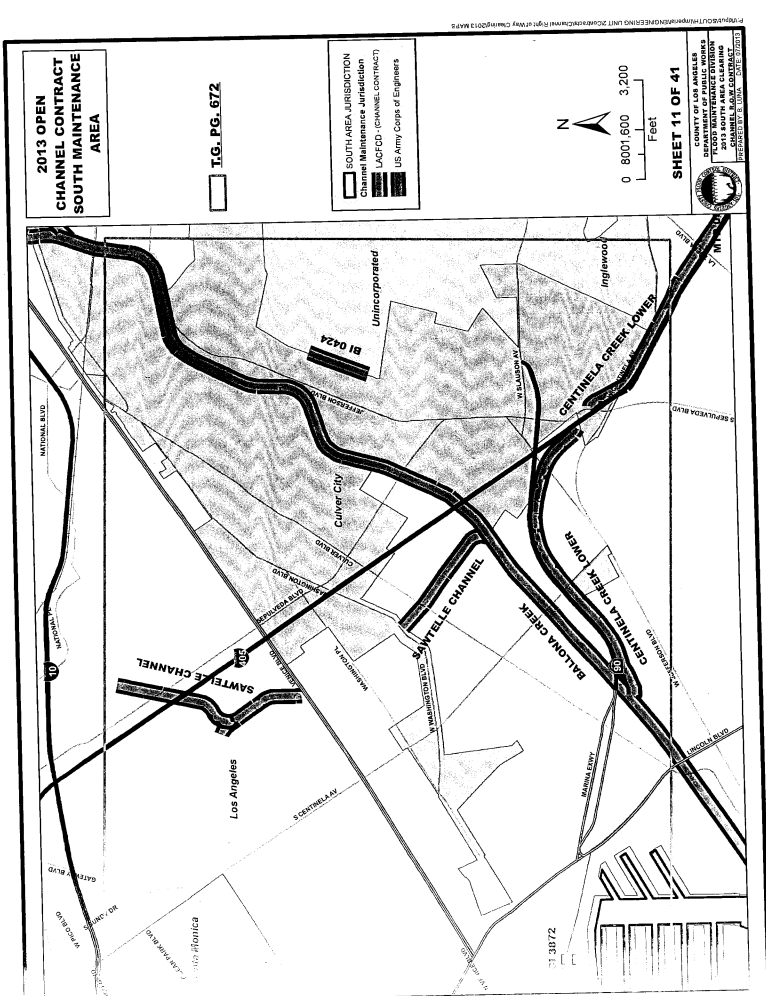
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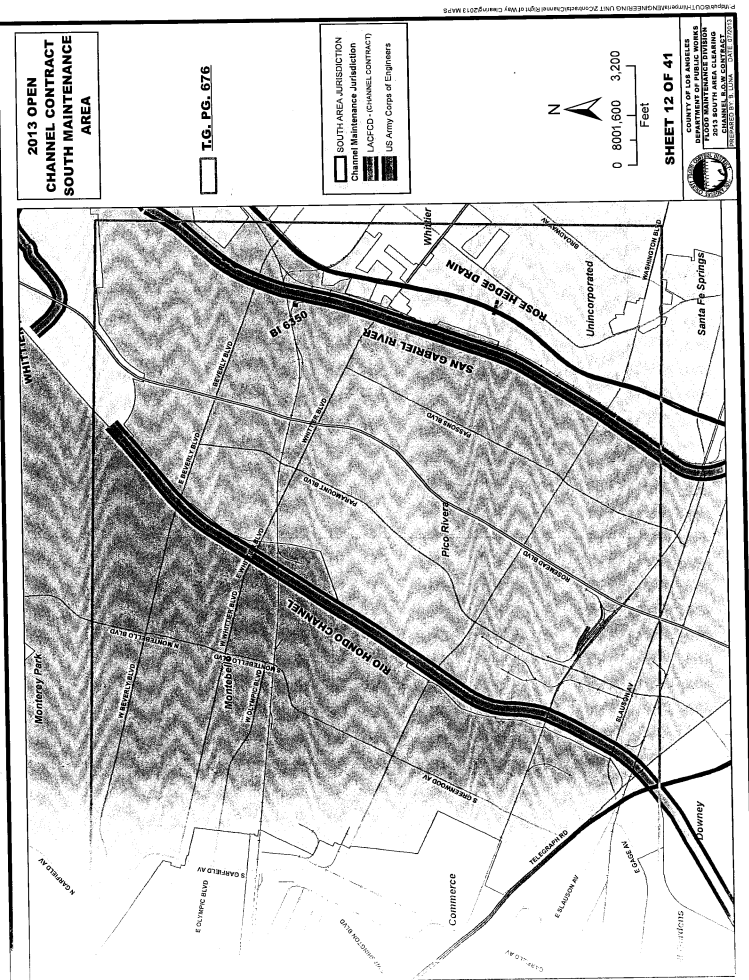


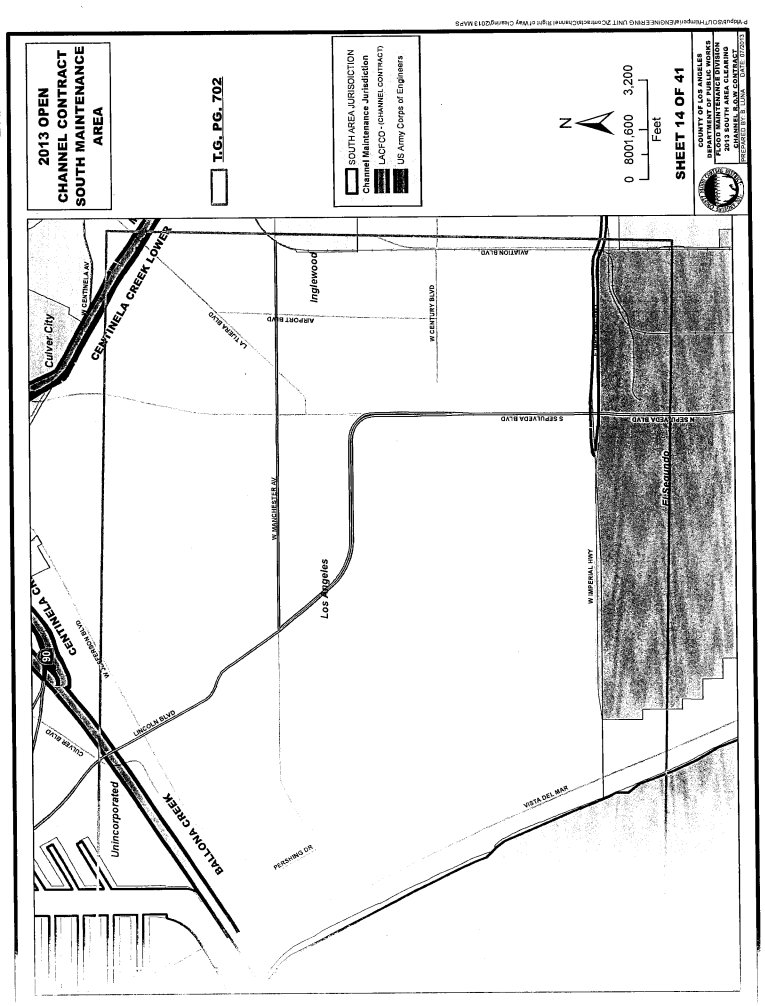


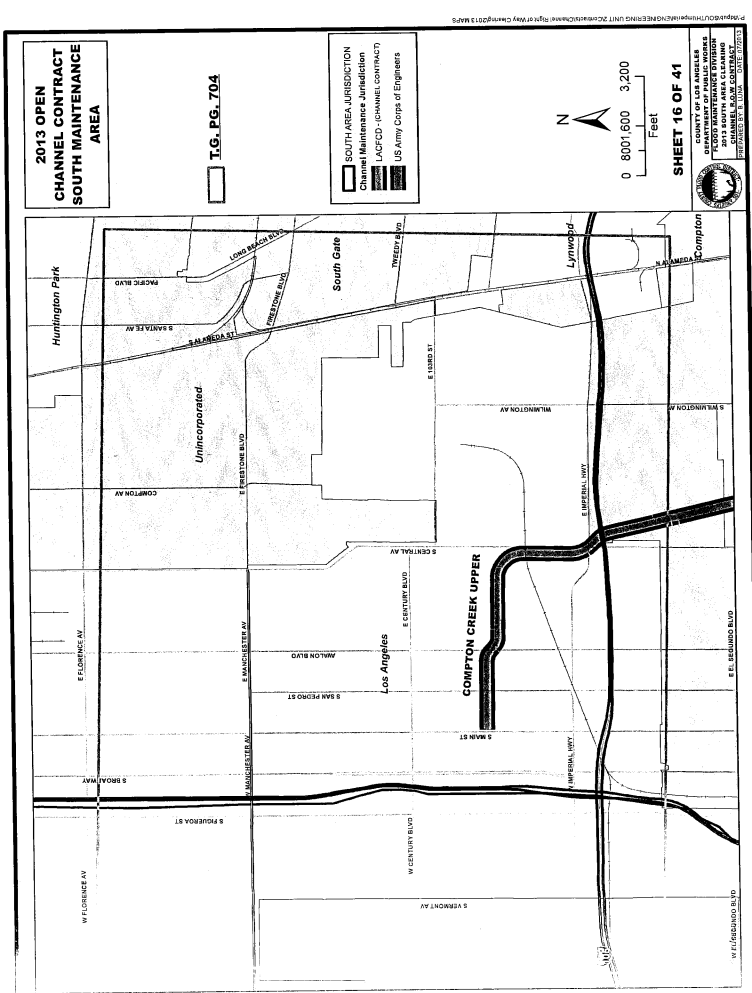


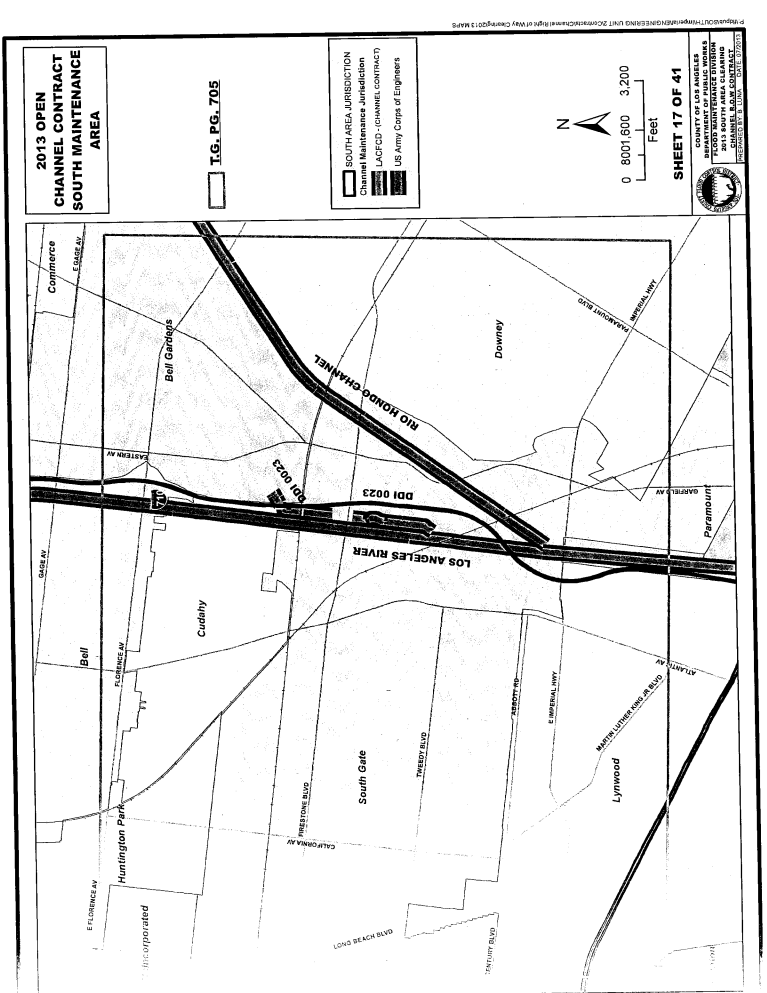


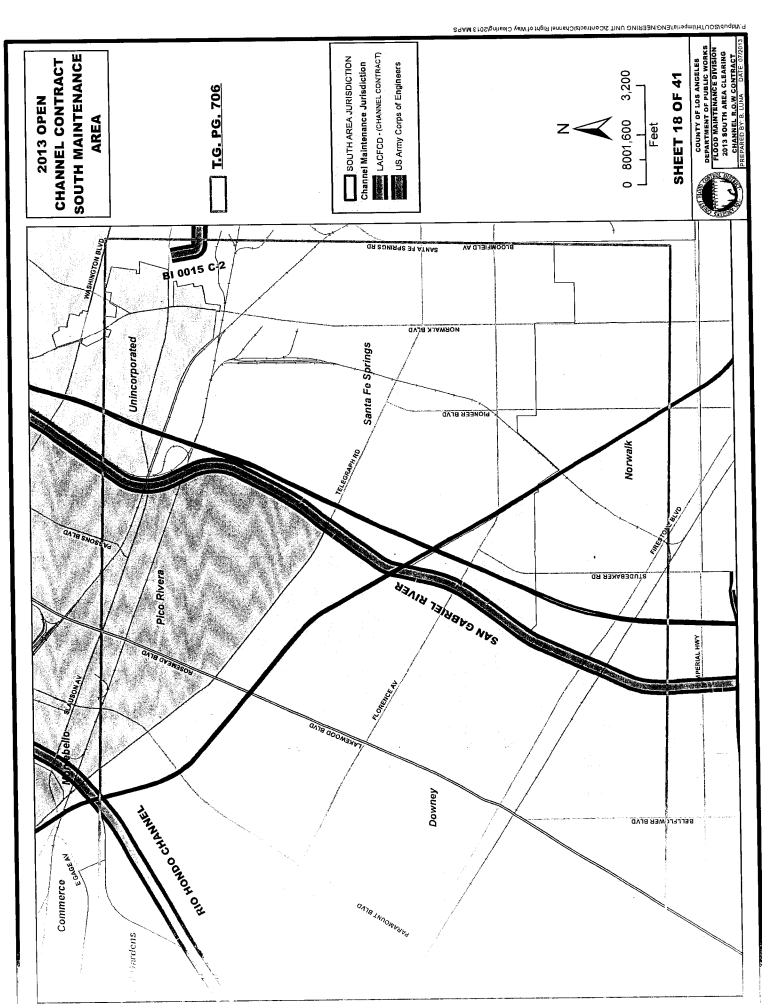


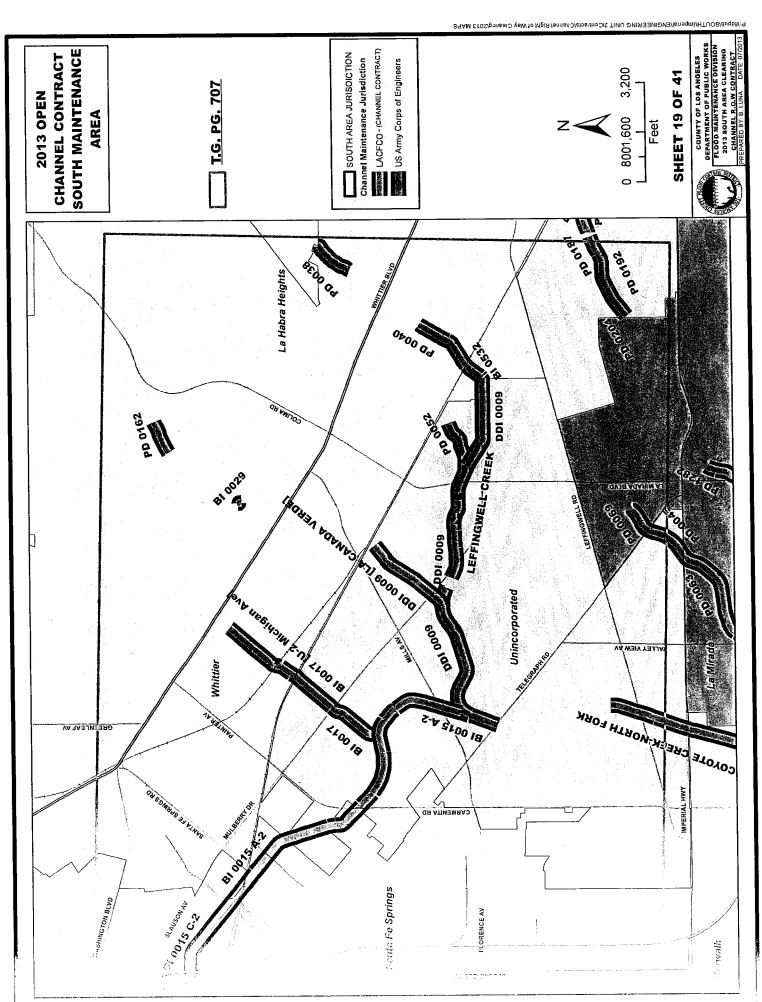




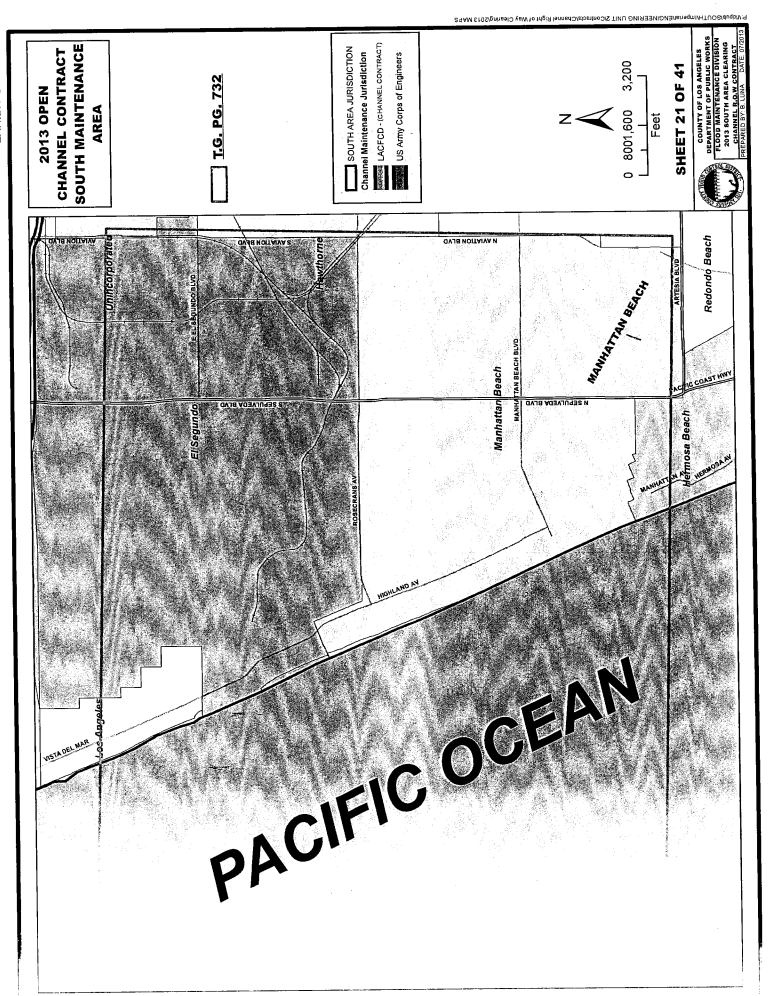


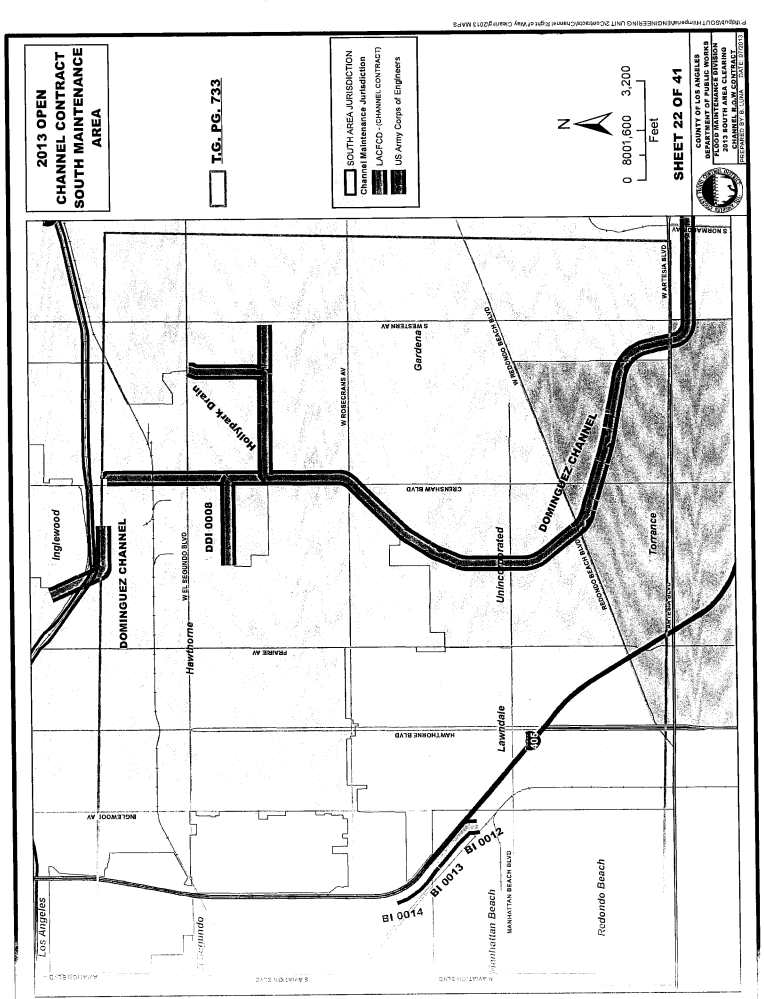


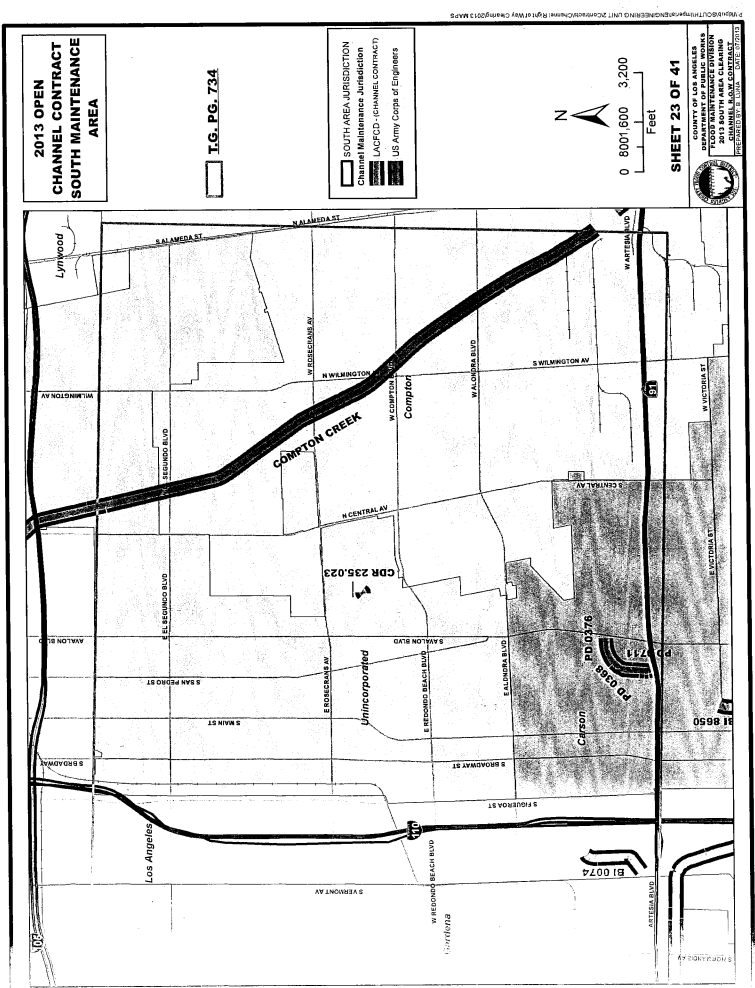


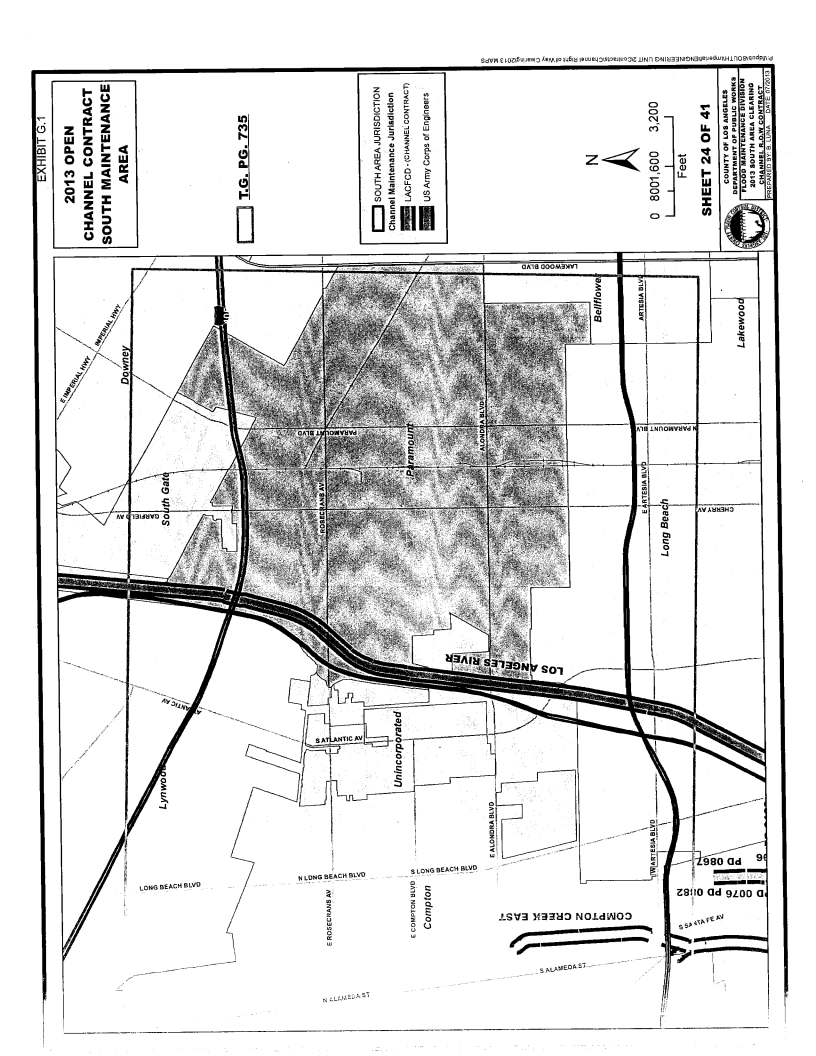


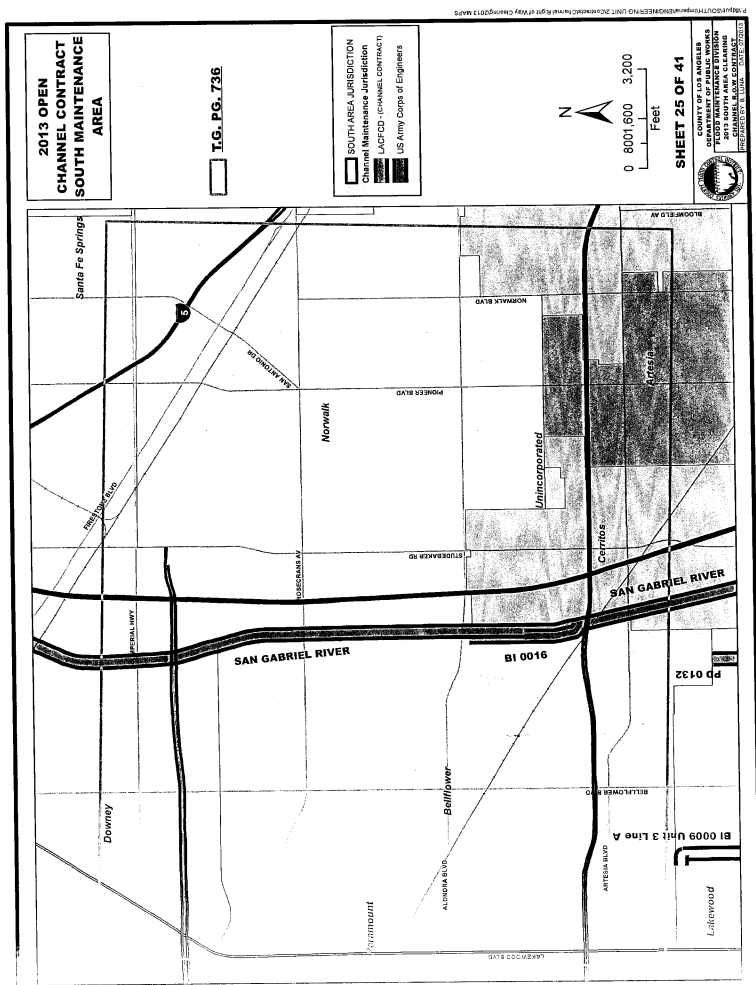
P:\Tdpub/GOUTH\Imperial/ENGINEERING UNIT 2\Contracts\Channel Right of Way Clearing/2013 MAPS COUNTY OF LOS ANGELES
DEPARTMENT OF PUBLIC WORK
FLOOD MAINTENANCE DIVISION 0 8001,600 3,200 Feet **SHEET 20 OF 41** ZGZ QZW a Mirada PD 0214 LEFFINGWELL RD

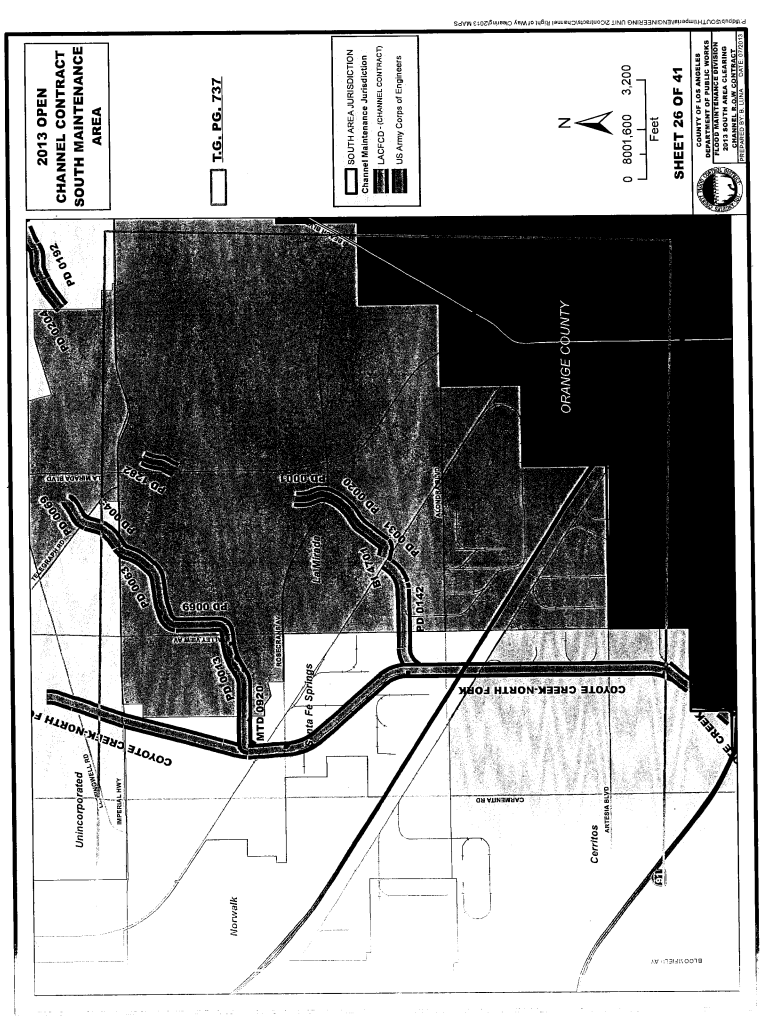


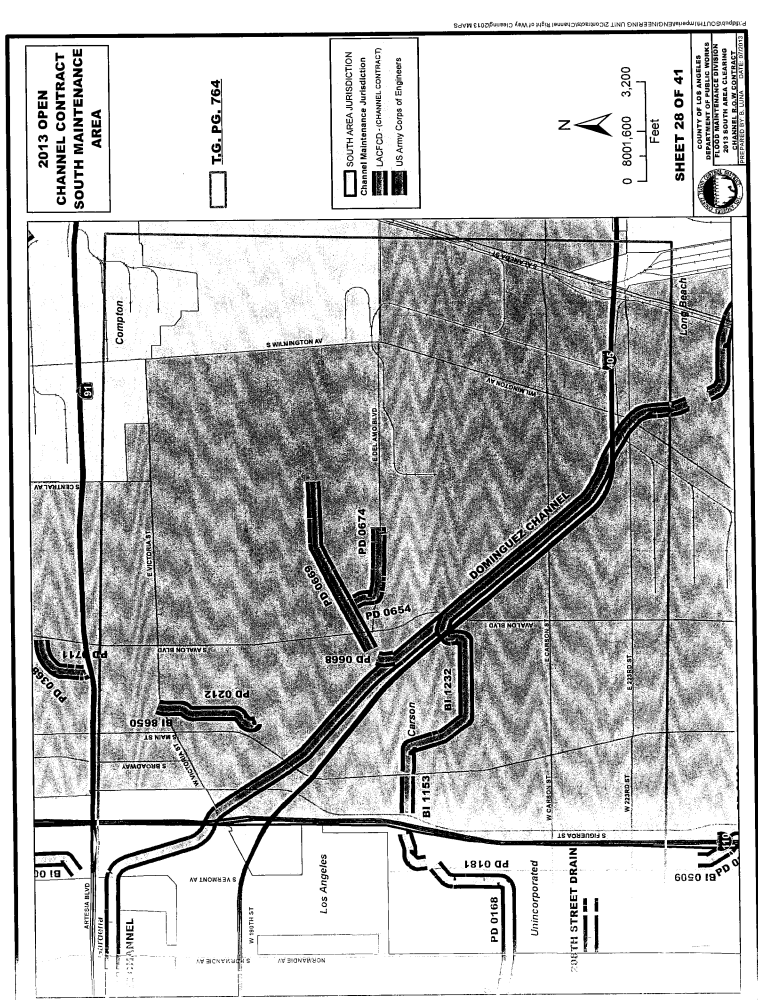


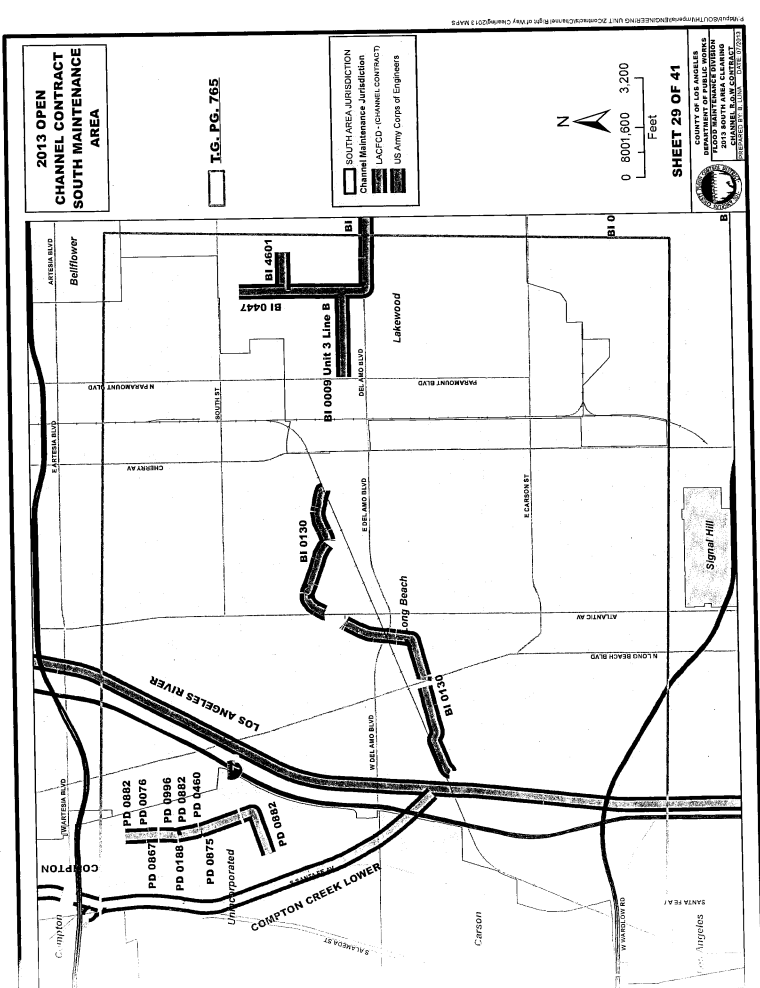


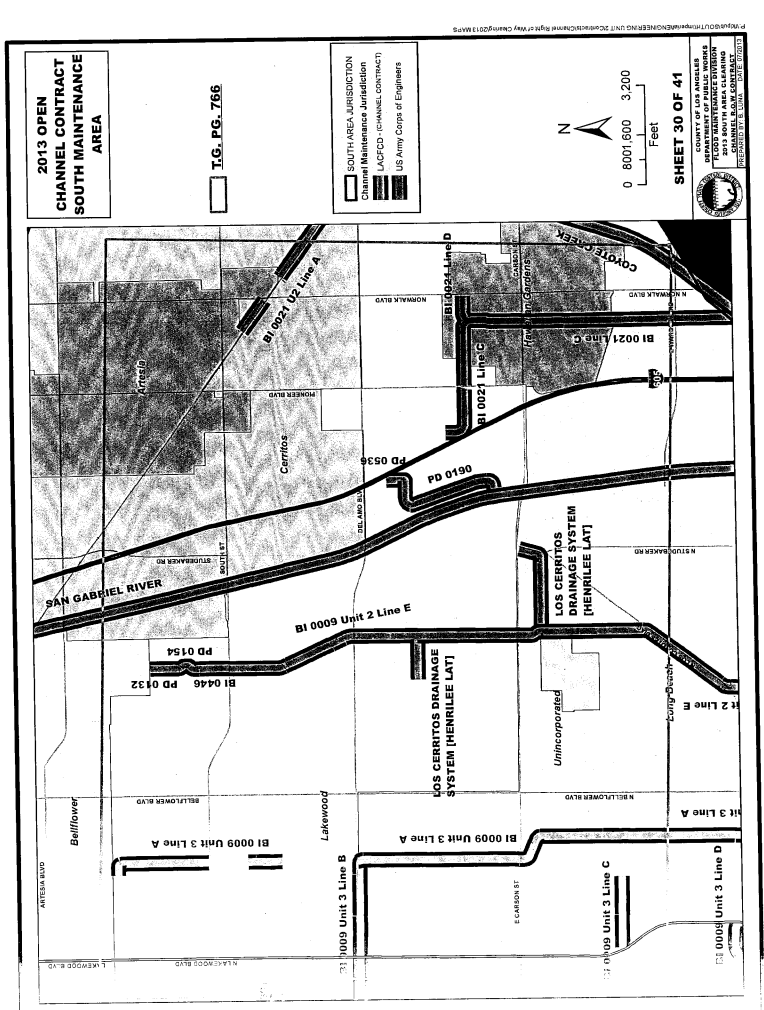


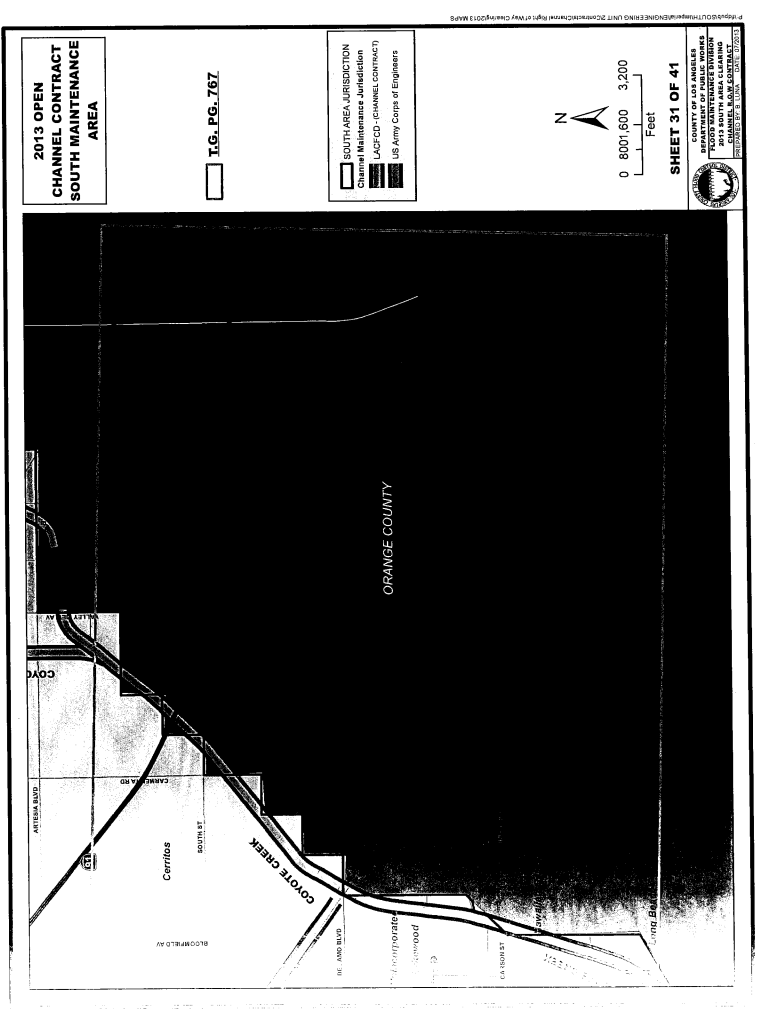


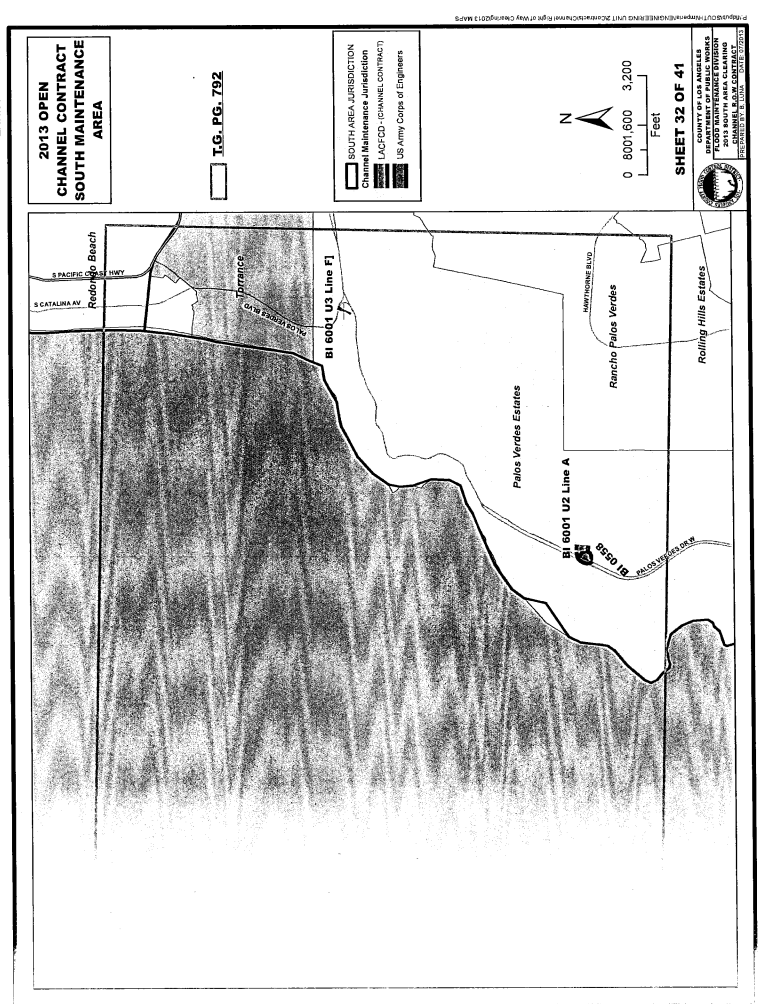


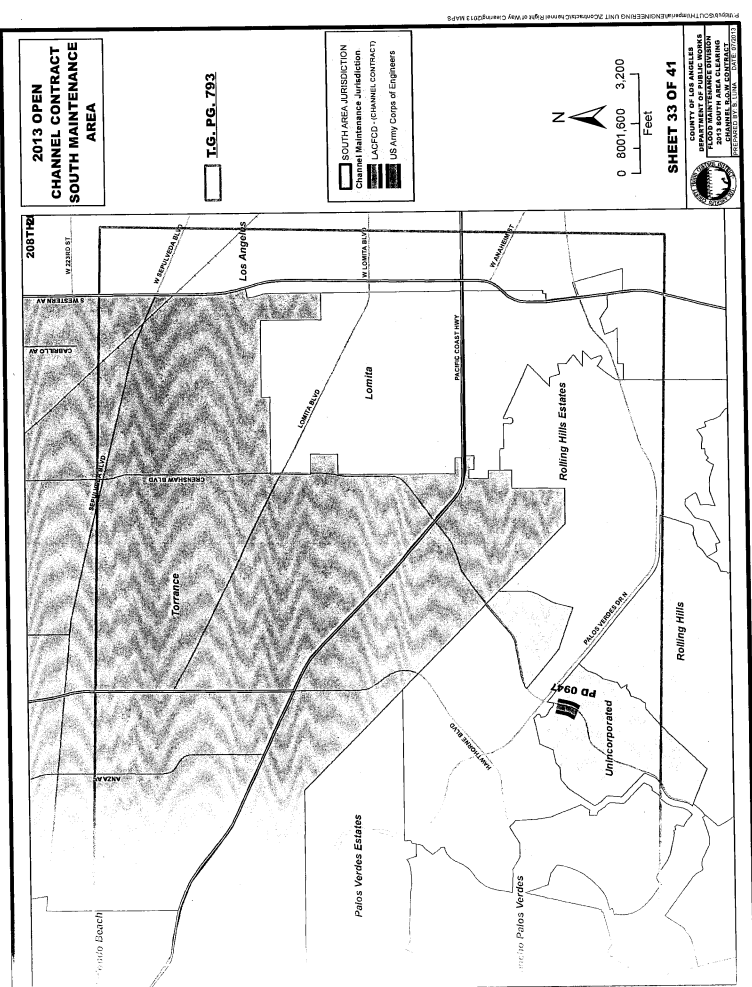


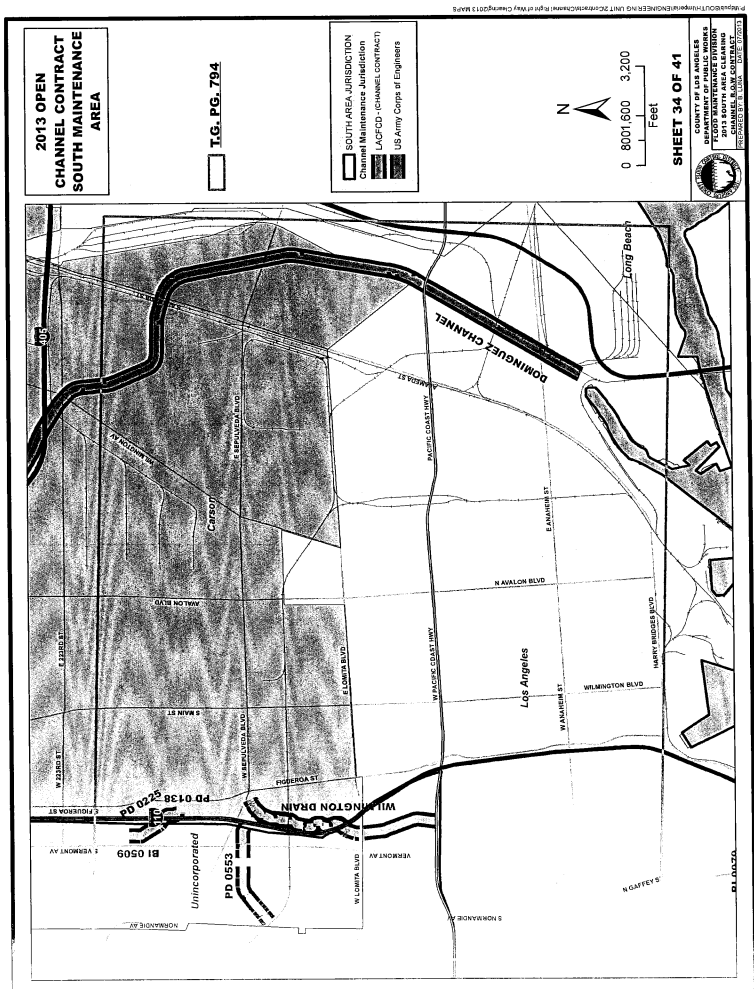


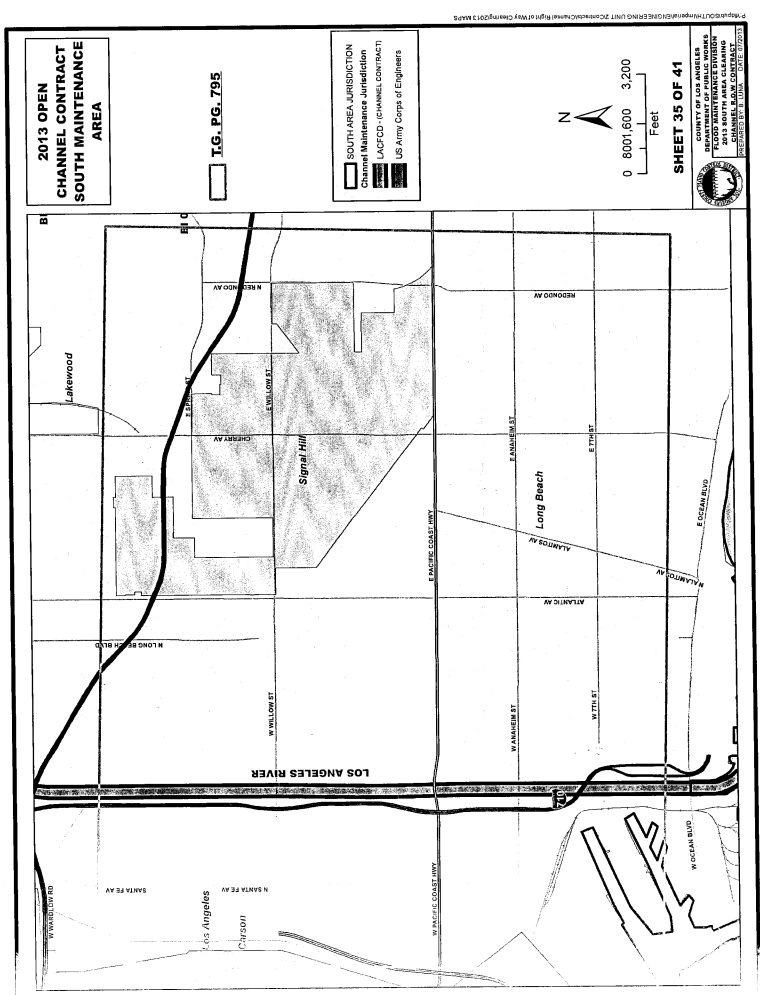


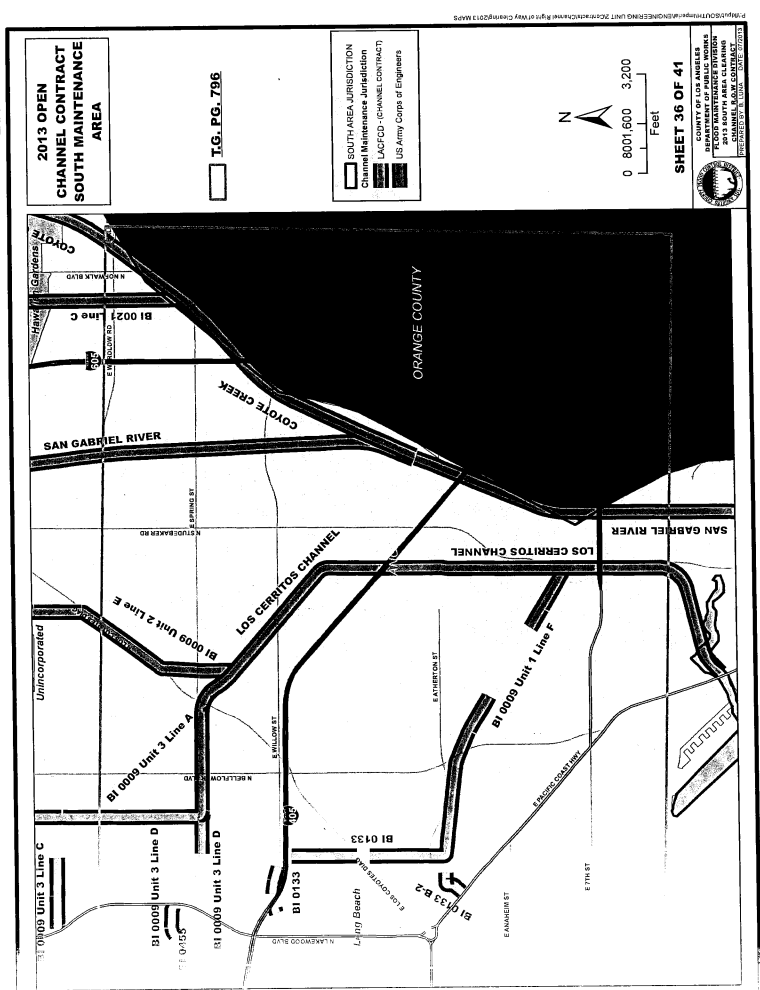


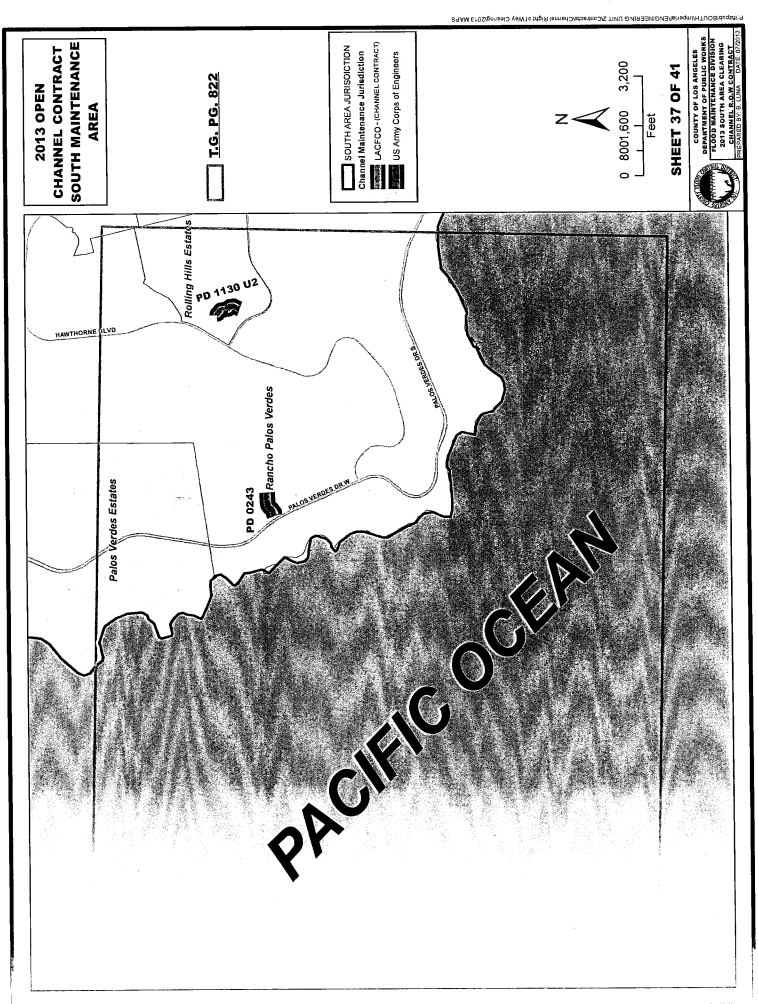


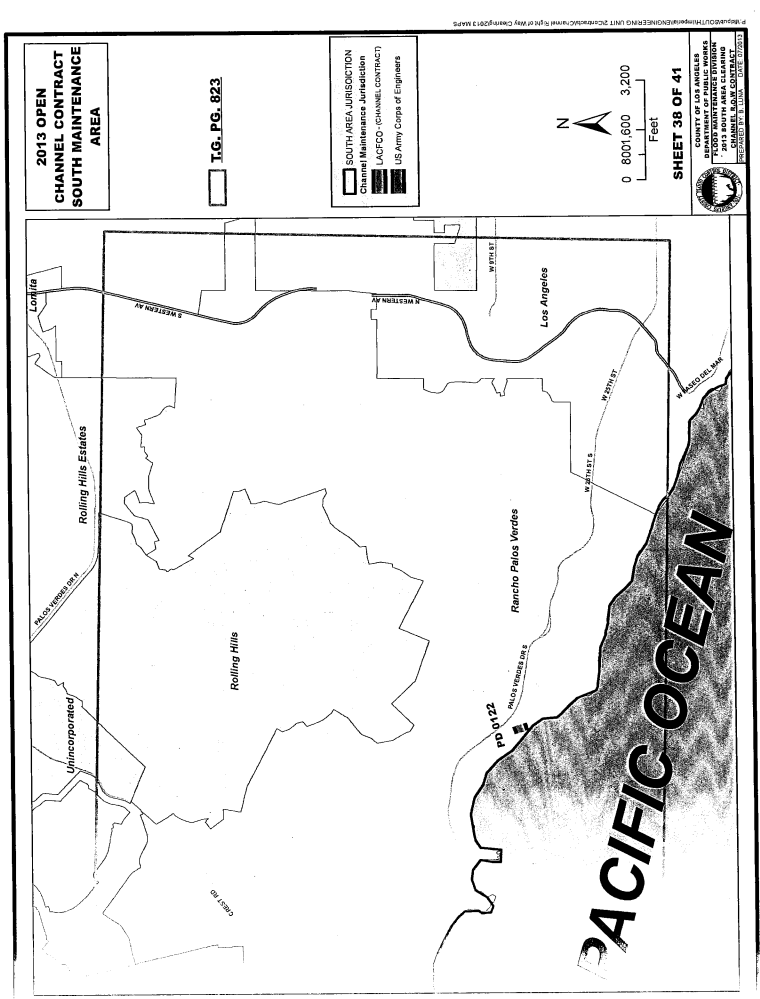


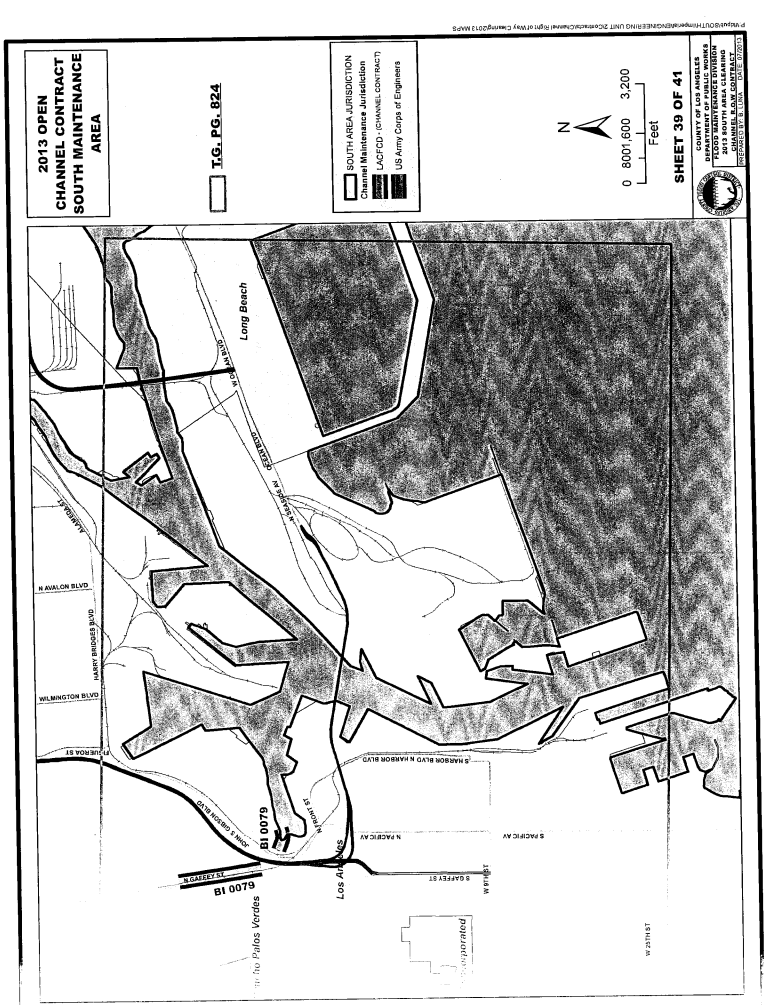


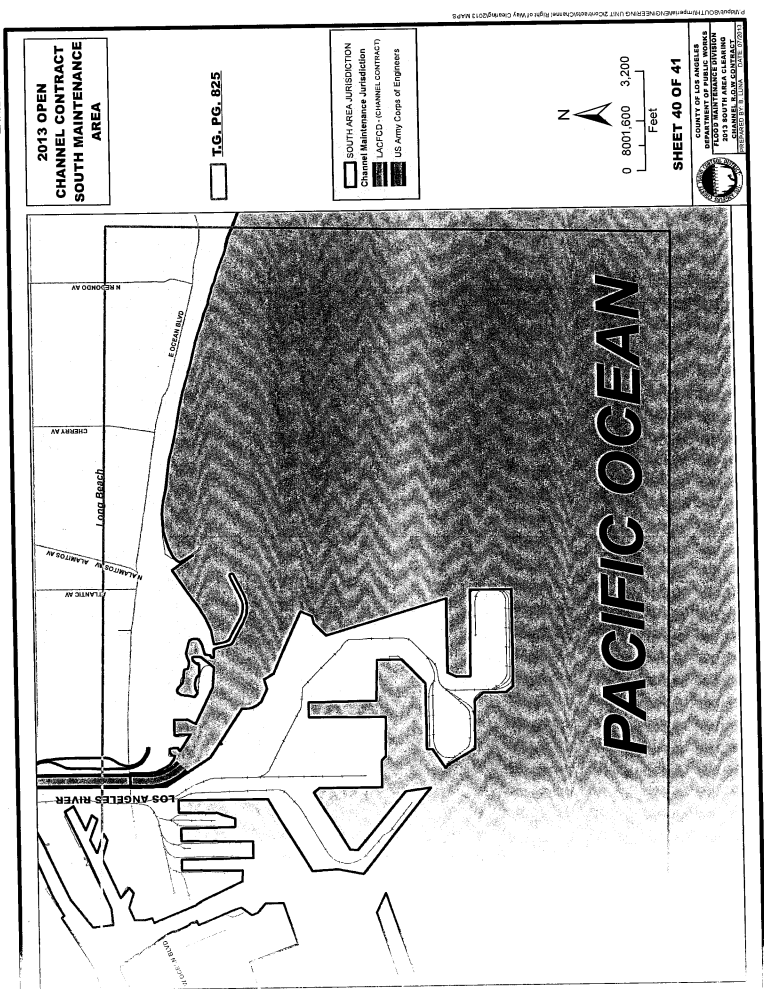














URBAN GRAFFITI ENTERPRISES, INC. TAKING PRIDE IN OUR COMMUNITIES

PROPOSAL FOR

COUNTY OF LOS ANGELES GRAFFFITI REMOVAL SERVICE AT SOUTH AREA FLOOD CONTROL FACILITIES (2014-PA027)

July 21, 2014

Submitted by: Urban Graffiti Enterprises Inc.

P.O. Box 2383 Covina, CA. 91722 (626) 815-4900 Fax (626) 815-4499 Info@urbangraffiti.com

GRAFFITI REMOVAL AT SOUTH FLOOD CONTROL FACILITIES (2014-PA027)

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REQUIRED FORMS AND REQUIRED ATTACHMENTS

PW -1 THROUGH PW-20

References

Los Angeles County LSBE Certificate

Los Angeles County DBE Certificate

Los Angeles County MBE Certificate

State of California SBE Certificate

DOT DBE and SBE Certfication

LW -2 through LW-9

Time Sheet-Copy

Paycheck Stub-Copy



P.O. Box 2383 Covina, CA 91722 PH (626) 815-490 FX (626) 815-4499 juan@urbangralfiti.com/uarir@urbangraffiti.com

July 23, 2014

Scott Pham
County of Los Angeles Department of Public Works
Administrative Services Division — 9th Floor
P.O. Box 1460
Alhambra, CA 91802

Subject:

Graffiti Removal South Area Flood Control Facilities (2014-PA027)

Mr. Pham,

I hereby declare that I am duly authorized by Urban Graffiti Enterprises Inc. to sign and bind said contracting firm to Los Angeles County. I further state that this proposal contemplates full compliance with all the specifications detailed in the County's Request for Proposal.

Urban Graffiti Enterprises Inc. is very aware of how important it is for our communities to be free of graffiti, not only for aesthetic purposes but also for the safety and morale of its residents. Graffiti has the unique characteristic of being a visual type of crime. Left unchallenged or poorly eradicated, graffiti and/or its remnants can give the impression of a community in despair and that can reflect on everyone, from the crews responsible to the city department in charge to its elected officials. Therefore, we go to great lengths to insure quality and professionalism in our services.

In putting together this bid, I personally took great care in addressing each and every aspect of the specifications. I fully understand the goals and objectives of this agreement. As an individual who has been in the industry for over 29 years, along with the vast combined experience and professionalism of my field and administrative staff, we are uniquely qualified to not only meet but in fact exceed the County's expectations. I have personally developed various graffiti abatement, control and prevention programs and strategies to combat the blight of graffiti and we continue on that trek. Our company has dedicated itself to providing the best service possible, utilizing the most efficient and cost effective methods of eradication. That coupled with our incessant endeavor for perfection in professionalism and workmanship makes us stand out from the rest. We bring to the table, unprecedented experience, innovation and creativity with processes such as; on-site color matching, our mobile app assisted, web based graffiti reporting and tracking system (GRAF) which automatically routes service requests to the assigned crew(s) and also provides live status view of all current pending and completed work.

If you have any questions regarding our proposal, please feel free to call me at $(626)815\cdot4900$

Respectfully

Juan Reinoso President

Jegon Graffiti Interprese re

State of California Secretary of State

CERTIFICATE OF STATUS

ENTITY NAME:

URBAN GRAFFITI ENTERPRISES, INC.

FILE NUMBER:

C2232824

FORMATION DATE:

05/05/2000

TYPE:

DOMESTIC CORPORATION

JURISDICTION:

CALIFORNIA

STATUS:

ACTIVE (GOOD STANDING)

I, DEBRA BOWEN, Secretary of State of the State of California, hereby certify:

The records of this office indicate the entity is authorized to exercise all of its powers, rights and privileges in the State of California.

No information is available from this office regarding the financial condition, business activities or practices of the entity.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of May 28, 2014.

DEBRA BOWEN

DEBRA BOWEN
Secretary of State



Bill Jones Secretary of State

STATEMENT BY DOMESTIC STOCK CORPORATION

I. DO NOT ALTER PREPRINTED NAME. IF ITEM 1 IS BLANK, PLEASE ENTER CORPORATE NAME AND NUMBER.

C2232824 DUE DATE 05-31-01 01955S URBAN GRAFFITI ENTERPRISES, INC. MICHAEL ALLAN 1545 WILSHIRE BLVD BTH FL LOS ANGELES, CA 90017 01-173341

ENDORSED

FILED
In the office of the Secretary of State
of the State of Castomia

JUN 0 1 2001 ...

Bill JOHES, September of States

This Space For Filing Use Only

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	STREET ADDRESS OF PRINCIPAL EXECU	TIVE OFFICE		CIT	Y AND STATE			ZIP CODE	
	1633 W. San Bernardi			Covi	na, CA	·		91722	
	STREET ADDRESS OF PRINCIPAL BUSINE	SS OFFICE IN CA	LIFORNIA		CITY			ZIP CODE	
•	1633 W. San Bernardi			Covi	na,		CA	91722	
ļ.	MAILING ADDRESS			CIT	Y AND STATE			ZIP CODE	
•	P. O. Box 2383			Covi	na, CA			91722	
	CHIEF EXECUTIVE OFFICERY	ADDRESS		CI	Y AND STATE	i		ZIP CODE	
	Juan C. Reinoso	1633 W.	San	Bernardino	Rd.	Covina.	CA	91722	
 i.	SECRETARY/	ADDRESS		cr	Y AND STATE	i	•	ZIP CODE	
	Maria Gutierrez	1633 W.	San	Bernardino	, Rd.,	Covina,	CA	91722	
	CHIEF FINANCIAL OFFICER	ADDRESS		Ci	TY AND STATE	Ē		ZIP CODE	
•	Maria Gutierrez	1633 W.	San	Bernarding	Rd.,	Covina,	CA	91722	
).	NAME	ADDRESS		•••	Y AND STATE	· _		ZIP CODE	
	Juan C. Reinoso	1633 W.	San	Bernardino		Covina	_CA	91722	
€.	NAME	ADDRESS		Ci	TY AND STATI	Ė		ZIP CODE	
	N/A NAME	ADDRESS		. Ci	TY AND STAT	E	·	ZIP CODE-	
	N/A	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,							
11.	NUMBER OF VACANCIES ON THE BOARD	OF DIRECTORS	, IF ANY:	-0-					
12.	CHECK THE APPROPRIATE PROVISION BELOW AND NAME THE AGENT FOR SERVICE OF PROCESS: AN INDIVIDUAL RESIDING IN CALIFORNIA. A CORPORATION WHICH HAS FILED A CERTIFICATE PURSUANT TO SECTION 1505 OF THE CALIFORNIA CORPORATIONS CODE. AGENTS NAME: Michael L. Allan, Esq.								
13.	ADDRESS OF THE AGENT FOR SERVICE	OF PROCESS IN	CALIFOR	INIA, IF AN INDIVIDUA	CITY	 		ZIP CODE	
	1605 W. Olympic Blv	d, Ste 9	014	Los	Angel	.es	CA	90015	
14.	DESCRIBE THE TYPE OF BUSINESS OF T Graffiti Removal	THE CORPORATI	Mal						
15.	I DECLARE THAT (HAVE EXAMINED THIS	STATEMENT AN	ID TO THE	E BEST OF MY KNOWL	EDGE AND BE	LIEF, IT IS TRUE	, CORRECT AN	D COMPLETE.	
	Then G. Delen		11	00111				20,	
/PF	Juan C. Reinoso	R AGENT	BIGINAL	SIGNATURE	4 laine	Preside	ent	- A2A53\0	

State of California Secretary of State

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Statement of Information

(Domestic Stock and Agricultural Cooperative Corporations)
FEES (Filing and Disclosure): \$25.00.
If this is an amendment, see instructions.

IMPORTANT - READ INSTRUCTIONS BEFORE COMPLETING THIS FORM

1. CORPORATE NAME

URBAN GRAFFITI ENTERPRISES, INC.

EY37633

FILED

In the office of the Secretary of State of the State of California

MAY-09 2014

2. CALIFORNIA CORPORATE NUM		This Space for Filing Use Only		
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Statement of Information

(Domestic Stock and Agricultural Cooperative Corporations)

FEES (Filing and Disclosure): \$25.00. If amendment, see instructions. IMPORTANT – READ INSTRUCTIONS BEFORE COMPLETING THIS FORM

TYPE/PRINT NAME OF PERSON COMPLETING FORM

1. CORPORATE NAME

C2232824 Urban Graffiti Enterprises, Inc. 1280 Mountain View Circle Azusa, CA, 91702 FILED
in the office of the Secretary of State
of the State of California

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Juan Reinoso	P.O. Box 2383	Covina	CA 91722
7. SECRETARY	ADDRESS	CITY Covina	STATE ZIP CODE CA 91722
Maria Gutierrez	P.O. Box 2383		
8. CHIEF FINANCIAL OFFICER/	ADDRESS	CITY	STATE ZIP CODE CA 91722
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CONTAINED HEREIN, INCLUDING	ANY ATTACHMENTS, IS TRUE AND CORRECT.	Sporeton	Thus All

I hereby certify that the foregoing transcript of ______ page(s) is a full, true and correct copy of the original record in the custody of the California Secretary of State's office.

MAY 28 2014

Date:_

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DEBRA BOWEN, Secretary of State

QUALIFICATIONS

Our company was founded by Juan Reinoso in 1990 as a sole proprietorship and in May of 2000, we incorporated as Urban Graffiti Enterprises Inc. (UGE). Unlike many others who claim to have decades of experience in the graffiti removal industry, when in fact they started off as painters, building maintenance or janitorial companies, our founder's experience can verifiably be dated as far back as the mid1980s, under the employment of Graffiti Removal Inc. the original graffiti removal company in Southern California.

Even before Urban Graffiti Enterprises was ever imagined, our founder was hitting the trenches removing graffiti and providing various other public agency services throughout the tri-county area. He was in fact instrumental in developing and perfecting many of the processes and procedures **still** used in the industry today. From the very beginning, his vision was to provide exceptional, innovative service, taking pride in workmanship, and staying abreast of the latest in environmentally friendly and efficient technologies available. UGE started as a public agency services company and still is primarily geared towards developing and implementing solutions to the public sector.

Our municipal services began in 1990 providing graffiti removal services to the City of San Fernando, and the City of Burbank. Soon thereafter we continued acquiring many other public agency contracts providing not only graffiti removal but also; steam cleaning services, bus shelter services, bulky item pick-up and etched window repair and film installation. We have honed our skills as a company servicing small and large scale agreements. We have to date been awarded hundreds of public entity projects, ranging from \$12,000 to over \$700,000 each, annually. With a long history of contracting with public agencies we've always maintained the required licensing and adequate bonding and insurance limits. Therefore meeting any agency's insurance and licensing requirements is not a problem. We currently have 15 City contracts and we are servicing over 30 Los Angeles County, Orange County and San Bernardino County unincorporated communities through various other agreements. In addition, we also service numerous entities in the private sector.

From the very beginning UGE has strived for innovation and we've taken pride in our services. Our innovation began with being the first and still the only graffiti removal services provider to offer custom color matching on-site. We are the only company that trains all their service techs the skill of on-site color matching by eye, without the need of color matching hardware or software (spectrophotometers) that at best are only as accurate as the lighting or surface conditions allow it to be. Although our founder provided countless hours of beta testing for such technology and was instrumental in its early development, our extensive experience has taught us that such technology is still unreliable and cost prohibitive. Our innovation continued with industry firsts such as:

- First and still the only company that trains all their crews the skill of on-site color matching.
- First to introduce zero tolerance graffiti abatement programs.
- First to provide sacrificial and non-sacrificial coatings.
- First to provide etched glass repair and protective film application.
- First to introduce a flat monthly rate for public agency services.
- First to log every site serviced with before and after digital pictures.
- First to provide 1hr. response times for service requests, seven days a week.
- First with zero discharge wastewater reclamation and recycling equipment and procedures.
- First to implement graffiti data logging and tracking to assist in apprehension and restitution.
- First with proactive graffiti control solution programs.
 - o Tagger arrest and prosecution reward program.
 - Schools and community outreach programs.
 - o Free smart phone graffiti reporting app.
- First and only company to establish an in-house Quality Control department.
- The only contractor who provides live work status via web system.
- The only contractor with a mobile app assisted graffiti reporting system that is fully integrated with the Los Angeles County's TAGRS graffiti tracking servers.
- Lastly, we are the only contractor with an accredited graffiti analytical department whose sole responsibility is to provide graffiti research and analytical services.

Urban Graffiti Enterprises Inc. has for over 23 years been at the forefront of these services and it is our goal and commitment to our clients to continue on our quest for excellence.

EXPERIENCE

UGE Inc has a combined staff experience of over 90 years in providing public agency maintenance services. We have been providing these services throughout the southern California area for over 23 years. In addition we are properly licensed by the State of California to provide the services we contract out for, including etching repair and anti-graffiti film installation services. Our company's experience could be dated back to the mid 1980s when our founder (current President, Juan Reinoso) started as an in-shop paint matcher for the Sullivan brothers. The true pioneers of the municipal graffiti removal industry. After becoming proficient in the skill of color matching, he quickly and assertively moved up the ranks, mastering every aspect of the trade and excelling with his can-do attitude, constantly showing his innovative capabilities and continuously improving his craft.

That innovative spirit continues to date, in every aspect of our company. To begin with, it is at the company President's insistence, that all our administrative and office staff be familiar with any and all processes and procedures employed by our service crews in the field. In addition, all new employees, regardless of the position they were hired for, start in the field. That means that all new hires, including administrative and office support staff, can expect to spend at least a week (with the exception of our service crews who can spend up to two weeks or more) in drive-alongs with a veteran Field Tech, covering our various contracted areas and getting firsthand knowledge of our processes and procedures. That practice continues periodically for all office and administrative staff throughout their employment. We believe that it is imperative we all have a comprehensive understanding of our duties as a company. Therefore all administrative staff is required to participate in this program to keep abreast of:

- The proper use and maintenance of any and all equipment we employ in our services.
- Appropriate use of the various solvents, materials and processes at our disposal.
- Understanding the various types of surfaces and the most suitable method(s) of treating them.
- Training in full understanding of assigned project procedures.
- Comprehensive training in the latest IT solutions.
- Safety procedures, defensive driving techniques and compliance with NPDES, BMPs.
- The importance and understanding our Quality Standards and requirements.

The company President has always been a constant and intricate part of our evolvement and continually challenges our staff into finding better ways to service our clients while still maintaining the level of quality we've become known for. Because of that, our staff continually researches new products and procedures for efficiency and cost effectiveness. That practice has kept us at the cutting edge of the latest technology. Our staff has been instrumental in the development of new equipment and/or procedures such as: spectrophotometer color matching (portable computer color matching), bicarbonate soda blasting, crushed nutshell blasting, sacrificial/non-sacrificial coatings, window etching repair, graffiti logging and tracking solutions, and even laser technology. In fact, graffiti removal and pressure washing procedures still utilized to date were developed and/or perfected by two members currently on our staff, over 29 years ago. Furthermore, UGE Inc has been instrumental in the indoctrination of a number of anti-graffiti ordinances. UGE was responsible for the development and introduction of the more cost effective, zero tolerance fixed monthly pricing structure now employed by the majority of local public agencies contracting these services out. We have always strived for excellence, and our multiple year municipal, county and state projects are proof positive of our success. Since our reputation rides on the success of each and every project we undertake. We don't attempt to acquire as many projects as possible, without regard to quality and professionalism. We only aim to procure those projects which the awarding agency or entity is serious about a successful program. By being selective we are able to render exceptional service matched by no other contractor. We have set unprecedented standards, still unsurpassed by our competition.

We have undertaken and succeeded in completing intimidating projects other contractors have shied away from. It was our company who took on the Los Angeles County's Florence/Firestone South Central pilot project in the early 90s. Although it took an unprecedented effort on our part that for the first 6 months had us operating at a loss, we stuck to our agreement and completed the 8 month project to the amazement of the Project Manager and County Supervisor Gloria Molina. Needless to say, after the pilot program, we went on servicing that area for over ten years and have continued servicing many other high incidence areas for various departments of Los Angeles County ever since. In addition to the aforementioned, we were the only company that dared to take on what by all accounts was the overwhelming undertaking of the City of Compton's graffiti problem. Regardless of the odds bet against us we quickly and assertively brought the graffiti problem under control.

Due to the long list of both local, county and state contracts we've serviced, our staff is well versed in the procedures and requirements of the various funding sources for these projects. We've had extensive experience with CDBG reporting requirements and other public agency Living Wage Ordinance requirements.

Rene Figueroa LA County Supervisor LA County Field Techs Jason Kartchner Steam Cleaning Rolando Reinoso San Bernardino Supervisor Field Operations Manager Siannah Sandoval San Bernardino County Field Techs URBAN GRAFFITI ENTERPRISES INC. Rick Rivera Window Film Services Jaime Saldivar Orange County Supervisor Orange County Field Techs **Organizational Chart** Juan Reinoso **President** Graffiti Reporting And Follow-up System Resources Human Maria Gutierrez Administrative Alex Pineda Office Manager Manager Graffiti Analytical & **Carlos Reinoso** Department Research Marketing Dept. QC Dept.

PROPOSED STAFF/KEY PERSONNEL EXPERIENCE

President Juan Reinoso 30 Years	Juan has over 30 years in the public agency services industry. He was instrumental in the early development of processes widely used in the industry today, such as; On site color matching, non-abrasive blasting systems, computer color matching, and sacrificial/non sacrificial coatings, graffiti data logging and tracking, graffiti analytical services. He has developed and implemented many programs for graffiti removal, control and tracking. First in the industry to provide guaranteed one hour service response times. Directly involved with every facet of the various contracts and programs currently on hand. He in fact is the only company president, CEO, etc. that can literally get into any of our service vehicles and actually perform any and all of the processes our Field Techs can perform. In addition, his continuous involvement with various community based programs and outreach give him the grounding necessary to keep our communities betterment at the forefront of these services.
Administrative Manager Maria Gutierrez 18 Years	Maria has over 20 years of accredited business management 4 years as a hospital administrator where customer service and attention to detail are paramount and now 18 years in the public agency services sector. She possesses extensive experience in drafting out and implementing safety, quality control and staff management programs along with overall projects management. Maria is primarily responsible for training, enforcing and the continual updating of our Injury and Illness Prevention Program, Hazardous Materials Communication Programs NPDES and all applicable BMP's. In charge of development and implementation of all Federal, State and County safety programs. Payroll, billing procedures and Contract Management.
<u>Contract Manager</u> Siannah Sandoval 10 Years	Siannah has 10 years of public agency contract management experience. Her duties consist of serving as liaison between our company and the city's Program Manager, daily management of the project and continual review and adjustment of the program in order to accommodate needed or required modifications. She is also responsible for maintaining overall efficiency and accountability of proposed resources/staff. Her commitment to each contract she oversees is commendable. She always goes above and beyond the call of duty. She gives each contract the dedication as if it were the only contact she handles.
Management Assistant Alexandra Pineda	Alexandra has over 2 years of experience in office management and administrative assistance. She is responsible for immediate fielding of service requests and day to day communication with city personnel. Maintenance of all record keeping such as; data entry, reports and quality control program. Her drive and attention to detail is exactly what is necessary to keep track of each item she is in charge of to ensure all information is accurate and complete.
Field Supervisor Rene Figueroa	Rene has over 20 years of experience in city, county and state services projects. He is not only a fully trained and qualified Field Technician but also an accomplished Field Supervisor with extensive experience in the field of color matching and blending. He will be responsible for performing the eradication processes of the agreement. He is trained and certified in the use of all required equipment, and procedures such as; on-site color matching, high pressure washing, media blasting, proper handling and application of solvents and sacrificial coatings and incident reporting techniques such as smart phone apps and TAGRS requirements.
Field Technicians	6 fully trained and qualified field service technicians responsible for performing the agreement tasks within the contract service areas. Trained and certified in the use of their equipment, and procedures such as; on-site color matching, high pressure washing, sand/soda blasting, proper handling and application of solvents and sacrificial coatings and incident reporting techniques such as smart phone apps and TAGRS requirements.
Quality Control Inspector Carlos Reinoso	Carlos has over 8 years of experience with graffiti removal, control, tracking and analytical services programs. He started in the industry at a very early age, first mastering the field aspects of our services then moving on to our IT development department where he was instrumental in the development of our unrivaled technological solutions. He is a proficient graffiti analyst and quality control expert. His duties consist of surveying the contracted area(s) to log and report on the level of service being provided by our Field Technicians. Quality of work is his specialty. His field inspections and input are vital to our Quality Control Program.

WORK PLAN

After careful assessment of the scope of work detailed in the county's RFP specifications and previous experience servicing these rivers, we propose an all-inclusive, flexible approach that we feel will not only meet but exceed the county's goals and expectations at a very competitive rate. Our straight forward, yet thorough, area specific work plans have proven to be very effective in not only quickly bringing graffiti under control but also maintaining it under control through its fluctuations. We have implemented these same strategies in these and various other flood control facilities throughout Los Angeles, Orange and San Bernardino Counties with much success. By removing graffiti as promptly as possible and keeping it down, the glorification taggers feel, is assertively diminished and their hold on our communities is quickly diminished.

We propose to take a zero tolerance approach to graffiti and our crews will remove any graffiti noticed while on patrol and perform any required paint-outs on the properties and structure exteriors located within the confines of the Flood Control Facilities as detailed in Exhibit F.1, pages 1 through 8. Properties to be maintained graffiti free include but are not limited to; pavement, wood, metal, brick, concrete, cinder blocks, rocks, sidewalks, rip rap, etc.

Since it would be impossible to survey and service every one of the facilities subject to this agreement daily, it is our intention to set weekly schedule per facility (river/channel) depending on its recidivism rate. Said schedule will be flexible enough so as to accommodate any future changes deemed necessary by the County's Program Manager or as the need arises. Requests for service received from the County's Graffiti Abatement Referral System will be automatically routed to the assigned area Field Tech via our proprietary Graffiti Reporting And Follow-up system. As with all of our other contracts, it will be our goal to service any requests for serviced via telephone, email, GARS, etc. the same day of receipt or within 24 hours. Vulgar, intimidating or retaliatory graffiti will be removed upon sight or within 1 hour after receipt, during normal business hours or first thing the following day 7 days a week.

It is our intention to have our GRAF system integrate with the County's GARS system for automatic, seamless service request routing to the Field Crews assigned to the project. In addition, to further enhance the whole reporting and tracking aspect or our services, the County's Program Manager will be given access to GRAF via a secure, dedicated web portal where the status of any and all service requests can be viewed live as they are being completed. (Please see, GRAF Live Status View attached)

Per the RFP, our Field Techs will use new and/or recycled, Concrete Gray water based, paint for paint-outs, Off-B graffiti Remover, 3M Citrus Based Cleaner, State Chemical Graffiti Wipes for non-porous surfaces such as signs, glass, tile, etc. and water/sandblasting on natural non-porous surfaces such as concrete, block/brick walls, galvanized steel, etc. Our Field Techs will maintain up to date Material Safety Data Sheets for all materials used in their processes. No debris or runoff from any of our operations will be allowed to go into any river or channel.

Concrete Gray color paint shall be used for all flood control facilities and channel areas. Although adjacent walls and/or abutments that differ in color will be custom color-matched as close as possible and painted. Asphalt surfaces will be painted using a light mist or thin layer of diluted black paint with an abrasive additive to ensure traction on the surface is not compromised. Concrete bike paths, rocks and rock walls, will only be treated using pressure washing and/or sandblasting. Any and all debris from our operations will be picked up and legally disposed of. Vandalized trees will be treated with a pressure washer at medium pressure with a wide tipped nozzle to avoid damaging the tree's bark. Every attempt will be made to successfully remove any previous paint and/or graffiti from the tree's surface but never at the cost of the tree's protective bark surface. Any deviation from the processes herein detailed will be run by the County's Program Manager before any changes are implemented.

Eradication Methods

Painted Surface

Previously painted surfaces shall be treated by color matching and painting over the graffiti using an airless sprayer insuring proper bonding and coverage without ghosting or tracing the graffiti. Whenever and wherever possible we shall spray blend the paint to the surrounding surface area. Otherwise the paint will be applied from top to bottom of the wall with the sides perpendicularly squared off.

Porous Surface

Naturally porous surfaces such as; sidewalks, block/brick or concrete walls, unpainted wood (fencing, trees, etc.) shall be treated by means of a pressure washer and only when needed with the assistance of an abrasive media such as sand, soda etc. applied via downstream injection or an EPA approved chemical. Pressure washing services shall be performed in accordance with all local, county, state and federal regulations.

Non-porous Surface

Glass, tile, baked enamel, bare metal, etc. shall be treated using an EPA approved solvent to remove the graffiti.

Based on the requirements detailed in the RFP and our previous experience servicing these flood control facilities, we propose the following field and supervisory staffing:

Proposed Staffing

- (6) Fulltime Field Techs
- (6) Fully self-contained service vehicles 5 days per week Monday Friday.
- (1) Field Supervisor
- (1) Quality Control Inspector
- (1) Project Dedicated Contract Manager

Service Guidelines

As stated previously, since it would be impossible (and a waste of resources) to visit every river, channel and/or facility listed in the RFP, daily. A Service Schedule will be established, which will take into account the reoccurrence rate of each and every one of the facilities listed in the RFP. This Service Schedule will incorporate daily, weekly, bi-weekly and monthly service intervals for all the facilities depending on their individual need and/or re-hit rate. The Service Schedule will also incorporate known hotspots or sensitive areas that may need frequent visits. Due to the large geographical area this contract encompasses and for more precise and efficient routing and tracking purposes, we will subdivide the service area into two or more manageable Zones (to be determined upon award).

At the beginning of their shift, the assigned Field Techs will set up their route for the day which will start with any pending service requests already on their GRAF phone app list. After completion of those service requests, they will proceed to proactively patrol and service their assigned area (Zone) per the established Service Schedule, placing priority on any known areas of high activity. Upon completion of any service, the Field Tech(s) will upload the required job completion information such as; GPS location, time, date of completion, square footage, surface type, removal method, a before and an after image of the site to GRAF. All that information will be accessible live to the County's Program Manager via GRAF. Any sites reported to the Field Techs which cannot be completed, will be immediately reported to the County's Program Manager via GRAF with an image of the location and the reason why it couldn't be completed. We feel that it is the contractor's responsibility to establish total trust with its client(s) through total accountability of the proposed resources.

Field Tech(s) shall prioritize their service as follows:

- County's Program Manager request. •
- Established hotspots or sensitive areas.

A zero tolerance approach shall be taken by our field staff in order to maintain the above listed areas, properties and/or surfaces graffiti free for the term of the contract. Any graffiti noticed by our Field Techs shall be removed immediately and its completion information sent to the city's Program Manager via GRAF. Furthermore, any locations reported by or before 1:00PM by the city's Program Manager shall be serviced the same day during onsite service hours otherwise by the next scheduled service day. All of our Field Techs are equipped with smart phones capable of immediately receiving service request directly from our Graffiti Reporting And Follow-up (GRAF) system which seamlessly integrates with TAGRS (Please see Graffiti Reporting and Tracking).

UGE Inc's personnel, perform all duties in a courteous and efficient manner, in accordance with accepted professional standards, without causing damage or injury to any person or property. Great care is taken to ensure the protection of property such as, vehicles, windows, shrubbery, walkways, etc. from any residue like paint

overspray, sand, etc. Methods employed to protect such property may include but not be limited to; drop cloths, plastic sheeting, or scheduling the job for a more opportune time. In some instances, and only when necessary, the contractor shall paint using rollers or brushes ensuring proper coverage. In the event of any residue, due to a procedure conducted by our personnel, the area shall be restored to its original condition. Color matching will be used on all previously painted surfaces to ensure quality, professional removals. We guarantee all work completed against failure due to defective materials and/or faulty workmanship for a period of one year.

Contract Manager

A Contract Manager will be assigned to this contract. The Contract Manager will be responsible for overseeing the day to day operations and issues relating to the performance of our Field Techs and serve as the liaison between Urban Graffiti Enterprises Inc. and the County's Program Manager. The duties of the Contract Manager shall consist of:

- Thorough knowledge and experience with the Flood Control Facilities and contract terms, specifications, conditions and requirements.
- Interfacing with the County's Program Managing Department and/or designee.
- Coordinating special projects and requests.
- Respond to any concerns the City's Program Manager may have.

Quality Control Inspector

A quality control inspector will be assigned to periodically patrol the service area insuring adherence to the contract requirements. (Please see Quality Assurance Program attached).

Required Periodic Reporting of Jobs Completed

Any periodic reports required under this agreement, will be generated and sent automatically to the County's Project Manager (or his designee) via GRAF. Our Graffiti Reporting And Follow-up system is designed to be able to generate and send just about any type of report desired via email, automatically. Therefore, service logs can be generated in both hard copy and electronic format, by the County's Program Manager.

Emergency Call-out Procedure

The Contract Manager, Safety Officer and Field Supervisor shall be accessible seven days a week, 24 hours a day via direct email or cell phone. Our emergency call-out procedure has built redundancy so as to avoid any mistakes or miscommunications. Our clients have several ways they can reach us 7 days a week 24 hours a day.

- Via land line When a call is placed to our office after hours, a live operator answers the line and the subsequent message is sent to at least three Managers and the company President.
- Via dedicated emergency email We have a dedicated emergency email address that reaches all company Managers, Supervisors and company President on their personal cellular telephones. When an emergency email is received via that address, the email has to be cleared (responded to) within 30 minutes.
- Via regular email We provide the County's Program Manager the direct email addresses for the Contract Manager, Filed Supervisor and at least one other company Manager.
- Via cell phone The County's Program Manager is given the Contract Manager's cell phone number so he/she can reach them directly.

The County is guaranteed to receive a response within 1 hour after hours or 30 minutes during our normal business hours.

Hiring and Training

UGE is an equal opportunity employer and we believe in fair hiring practices. We maintain strict policies against discrimination based on, age, race, national origin, gender, religion, sexual orientation or disability. We are committed to the communities we serve, therefore when hiring for new or existing projects, we always start our recruitment efforts from within the communities we serve. As part of our hiring process all employees including Field Techs, must undergo a background and a driving record check. When hired, they are added to the DMV Pull-Notice program which notifies us as soon as there is an issue with their driving record. Before moving on to Field Tech status, new hires are put through a comprehensive, rigorous training program, which starts with our company exclusive on-site custom color matching training. In addition to that training they also receive training in:

- Equipment use, maintenance and in-field troubleshooting and repair.
- Appropriate use of the various solvents, materials and processes we employ.
- Understanding of the various substrates and surfaces they will encounter and the most suitable method(s) of treating them.

- Training in full understanding of assigned project procedures.
- Comprehensive training in the latest IT (smart phone apps) solutions.
- Safety procedures, defensive driving techniques.
- Yearly NPDES, BMP training.
- The importance and understanding of our Quality Standards and requirements.

Even after the above detailed training program, no new Field Tech is placed on any project without passing his/her 90 day probationary period. Upon completion of the probationary period the new hire must still pass the Policy and Procedures Knowledge Test, which covers all of the items detailed above plus area contract specific knowledge. All new and veteran Field Techs are not only trained but also constantly refreshed on the contractual requirements of the area and/or project they are assigned to.

In addition, because the image of our company and safety of our personnel and residents of the communities we serve is paramount to us. All of our Field Personnel are required to wear professional looking uniforms and company badges with their name and picture clearly visible. Finally, due to some of the unsafe neighborhoods we sometimes have to work in, both our management and field personnel is taught crisis diffusion techniques. (Please see Safety Program Summary)

Proactive Prevention Programs

In addition to the expert graffiti eradication services we provide, it is our intention to provide residents and businesses of the city the following:

- Smart phone graffiti reporting app.
- Etched glass repair and protective window film application at a reduced rate.
- \$500.00 Tagger Tip Reward Program for information leading to the arrest and conviction of a tagger.
- Graffiti Analytical services at a reduced rate.

These programs will be in force and available to the city for the life of the contract.

When evaluating our proposal, please take into consideration our extensive experience in the industry and some of the advantages of this all-inclusive program.

- We are properly licensed with C33, D38, D52 classifications to provide these services.
- Our approach incorporates a flexible service component which can be tailored to suit any future needs.
- Preemptive, zero tolerance graffiti search and eradication rather than just reactive removals.
- Previous patchwork repair at no additional cost to the city.
- Our proactive graffiti control and prevention programs.
- Immediate to 24 hour response to service requests.
- Unrivaled true on-site color matching.
- Automated web and smart phone app service request reporting and handling.
- Accurate and detailed monthly service logs. (Sample Service Log attached)
- Live status of work in progress, via city dedicated web portal. (Sample GRAF Live Status View attached)
- Printable individual job completion and confirmation reports. (Sample Job Completion Report attached)
- Graffiti data logging for the TAGRS program included.
- Accredited graffiti analytical services available.

If you have any questions regarding this portion of our services, please feel free to call us at (626)815-4900 or email us at info@urbangraffiti.com. We greatly appreciate this opportunity and your consideration.

QUALITY ASSURANCE PROGRAM

Policies And Procedures

From the very beginning our company has established a reputation for taking pride in the quality and professionalism of our services. Our Quality Control Department's sole objective is to make sure our clients/residents are satisfied with all aspects of our service.

The QC Team's duties consist of in-house and field staff. Periodic surveys of our contracted areas are taken, insuring color matching accuracy, appropriate service request response, graffiti control assurance, customer (constituent) satisfaction, and overall project management. The QC Team, which may include the Project and Staff Managers, meet weekly to discuss all in-house and field issues found during their inspection and review. Any quality concerns are noted on our QC Correction Form (sample provided) then addressed with the responsible individual(s). The Staff Supervisor then schedules the situation or concern to be remedied. If it is determined that additional training is needed, a schedule is then set for retraining. Once remedied, an after picture is taken of the correction and attached to the form. All information pertaining to the matter is then entered into a database and filed for future reference.

All documents and logs are kept confidential and only the Quality Control Manager, the employee, the employee's immediate Supervisor have access to them. No sensitive employee information is publicized or shared with anyone not directly involved. In addition, monthly meetings are held to discuss all contracts to obtain a full understanding of the status of all our service areas and how they are being handled (QC Survey Form sample provided).

Inspection Fundamentals

All of our Field Techs are tele-tracked via a web browser tracking system which gives dispatch, Managers and Supervisors, their live locations and history of their whereabouts, including routes and stops. In addition, with our smart phone assisted, web based service routing system (GRAF), we get live date and time stamped status information from our Field Techs as they complete each and every job.

The QC Team also monitors data entry to make sure all entries are consistent and spelled correctly. They audit the GRAF system to insure work order completion information is entered timely and accurately. This includes making sure that the Field Techs are adhering to the scope of work within their service area and that they are meeting the required response time. Routine reviews of the before and after pictures the crews take of every job are conducted to monitor workmanship. Finally, random truck, uniform and equipment inspections are conducted to ensure a professional appearance.

As a minimum the QC team will perform the following;

In The Field

- Periodic and random surveys of all contracted areas, to ensure service obligations are meeting the needs of the community.
- Log, report and follow up on any inconsistencies with our service.
- Conduct a ride-along with our Field Techs to insure proper protocol is being followed.

In the Office

- Perform periodic inspections of Field Tech Work Logs.
- Process and review before and after pictures taken by the Service Techs.
- Audit GRAF reporting system.
- Inspect all field service vehicles and equipment for proper upkeep and maintenance.



QUALITY CONTROL CORRECTION FORM

QC Surveyor:	Date of Report:
Field Tech Name:	
Address:	
☐ Before Picture ☐ After Picture	
Date Work Completed:	Date of Follow Up:
Comments:	
CON	FIDENTIAL
Correction:	
	· · · · · · · · · · · · · · · · · · ·
Quality Control Monitor:	Date:
Staff Manager:	Date:
Field Teels	Date:



QUALITY CONTROL SURVEY FORM

Surveyor Name:			Date:
Survey Area:			ned:
Main Streets Other: Comments / Suggestions	CONFIDI	Residential	School Areas Overall
	PROCESS (1-5 Five, 5	Reing Excellent)	
Paint Other:	Sand/Pressure Wash		Chemical
Comments / Suggestions	s/Actions:		,
	<u> </u>		
Surveyor:		Da	ate:
Field Tech:		Da	ate:

^{**}use the back for additional notes**

SAFETY PROGRAM SUMMARY*

UGE Inc. is committed to the safety of its employees, citizens and the protection of our environment as a whole. Consequently, we employ only EPA approved procedures and materials. Our Safety program complies and adheres to SB 198 and all rules and regulations set forth by the County, State, and Federal government agencies. We have a designated Safety Officer and Safety Designee, who are responsible for training, enforcing, and the continual updating of our Injury and Illness Prevention and Hazardous Material Communication Programs. Additionally, we subject all new employees to a rigorous training program that includes but is not limited to, thorough knowledge of the program, proper use of safety equipment, proper use and maintenance of equipment, materials, field safety practices and defensive driving techniques (a safety handbook is provided to all staff). Because we realize the importance of keeping Safety at the forefront of our staff, we conduct weekly Safety/Tailgate meetings. This ensures all issues are communicated to and addressed by the Safety Officer, Designee and Management. In addition, a safety manual and binder are provided. The manual is an outline of the Safety Program to be kept in their service vehicle for reference. The Safety Binder contains equipment manuals, list of safety equipment and its uses, MSDS, as well as other pertinent information to assist them in being self-reliant and safe. During our Quarterly Safety Meeting, all employees are required to bring their binder to ensure they are updated and all their Safety gear is on hand. Employees are encouraged to report any incidents to their immediate Supervisor. In such cases an incident report is filled out, the employee, depending on the injury will either be tended to by means of first aid or be sent to our nearby clinic for evaluation. And as part of our wellness program we offer modified duty when applicable.

The Safety Program Designee is responsible for completing all required Safety checklists. If any safety issues are found, they are immediately reported to the Safety Manager and a plan is put in place to correct the deficiency. The Safety Designee will also provide the replacement of any safety items needed.

^{*} This is a summary of our extensive multi-faceted safety program which is available for review by any of our clients upon request.

GRAFFITI REPORTING AND TRACKING SYSTEM

At UGE we have always taken great pride in our innovative spirit and ingenuity. Years ago we embarked on a quest to electronically track, log and catalog all graffiti eradicated, so we may better assign and distribute our resources and identify trouble spots within our service areas. Soon after developing GRID (Graffiti Information and Research Database) we realized we needed a better reporting system so we developed, GRAF (Graffiti Reporting And Follow-up) application. GRAF is essentially a web based, mobile phone app assisted graffiti reporting solution. With GRAF, city staff can report graffiti via the web or by using our proprietary phone app which is also available for residents to use. After eight years of providing graffiti tracking and analytical services to our clients, in 2010 we decided to forge an exclusive reciprocal agreement with TAGRS, the leading graffiti tracking solution on the market. In this partnership, TAGRS provides their extensive multi-county server infrastructure and we provide our accredited graffiti analytical and research experience. Therefore, along with our ever evolving graffiti eradication and control programs, we can further enhance the proactive aspect of any program with true tracking, logging and categorizing of the graffiti and offenders.

With TAGRS, all graffiti data will be pooled with that of other participating cities and public agencies, into the Los Angeles County Sherriff's servers. The law enforcement agency for the area is then given access to the law enforcement portal of TAGRS where they can not only track trends, activity and taggers but also share intelligence on gangs, tagging crews and/or taggers with other law enforcement agencies. By pooling data and sharing intelligence, law enforcement agencies can not only better plan arrests but also build stronger cases against offenders for prosecution and restitution purposes. We are the only contractor with a web based graffiti reporting system that seamlessly integrates with TAGRS without any additional equipment or procedures. We provide all of our Field Techs smart phones with our own proprietary app which they use to log all pertinent information and take before and after pictures for live status of sites serviced. The County's Program Manager will be given a user name and password in order to be able to log into GRAF and get live status reports of pending serviced requests along with a running list of sites serviced including before and after pictures of the graffiti eradicated.

In addition to the aforementioned, we intend to make our accredited graffiti analytical services available at a reduced rate for the areas we service. Our analytical service far supersedes the untrained and arbitrary moniker entry by field crews, whose expertise is graffiti abatement and not graffiti analysis and cataloging or that of an out of state analytical department with no true knowledge of the traits and trends of gangs and tagging crews in our communities. Our Graffiti Analytical & Research Department (GARD) is part of our commitment to provide proactive graffiti control and prevention programs. GARD staff is solely dedicated to the study of the graffiti subculture through constant research of gangs/crews, trends, tactics and procedures via internet forums, blogs chat rooms and law enforcement intelligence.

Finally, as is our practice, we propose to continually update our systems in order to keep up with the fast pace of information technology.

SAMPLE SERVICE LOG PAGE

Midress	Location	Method	FTG	Reported by	Date completed	Comments
04 W WORKMAN	N	S Blast	. 5	Ŭ G E	01/31/13	pilar
CHOOL ! SAN JOSE	SW	S Blast	10	UŒ	01/31/13	curb,swalk
S PUENTE ST new MONTE VIS	NS	Paint	5	UŒ	01/31/13	walls, signs
ADAMS PARK - GRAND / N D	5.5	Paint	10	UGE.	01-31-13	npox
TTRUS / SAN BERNARDINO RE	N	Paint	10	UŒ	01/31/13	at x'r tracks on the bars that stop traf
101 N AZUSA	N	Paint	10	UGE	01/31/13	wall
45 N AZUSA	E	Paint	2	UGE	01.31.13	parking sign
QUEEN SIDE / HOMEREST	E	Solvent	1	UGE	01/31/13	zign
A F 929 W CYPRESS	S	Solvent	3	UGE	01/31/13	sign
AZUSA W 100	E	Paint	10	UGE	01 31 13	k pole, b o signs
REMSDALE / BADILLO	NW	Solvent	1	UGE	01/51/13	sig po le
21 N VINCENT	E	Solvent	1	UGE	01 31 13	zisu
RIMSDALE / SAN BERNARDING	SE	Solvens	3	UGE	01/31/13	zig pole
AZUSA / SAN BERNARDINO	SW.	Solvens	3	UGE	01/31/13	cylinder
AN BERARDINO AZUSA	SE	Paint	5	UGE	01/31/13	Cospinals sign
576 N CITRUS	NW	Solvent	5	UGE	01/31/13	ubox
RR TRACKS / CITRUS	NW	Paint	15	UGE	01/31/13	fence
PUENTE / IND ST	NE	Paint	3	UGE	01/31/13	ubox ta'o comer
636 S IND ST	w	Solvent	2	UGE	01/31/13	business sign
GRAND PUENTE	NW	Solvens	1	UGE	01/31/13	push buston box
GLENDORA PUENTE	NW	Solvent	1	UGE	01/31/13	t's stop sign
GLENDORA RUDDOCK	\$E	Paint	10	UŒ	01/31/13	asphait patch on swar
ADAMS PARK / GRAND	SW	Solvent	5	UGE.	01-31-13	donation box
BADILLO / GRAND	SE	Solvent	1	UGE	01/31/13	tire hydra
BADILLO / NEARGLEN	SW	Solvent	1	UGE	01/31/13	pole
BADILLO GRANDVIEW	NE	Paint	2	UGE	01-51/13	ubo dio come
605 E BADILLO	S	Penn	5	UGE	01/31/13	le ·
1481 N HOLLENBECK	S	Paint	30	UGE	01/31/13	Do sais
536 E ARROW	N	Paint	5	UGE	01.31	rigit
Total sites 260	Total fo	ootage	2,765	Š	O,	Page S

URBAN GRAFFITI ENTERPRISES, INC CONTRACTORS LICENSE



Lucinse Number 592356

EMAY CORP

BAGUIPES NAME URBAN GRAFFITI ENTERPRISES INC

C61/D42

C61/D42

Expiration Date 12/31/2014

www.cslb.ca.gov



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

01/31/13

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).

certifica	te holder in lieu of such endorsement(s).					
PRODUCER		626-796-1313	S CONTACT			
		626-795-1313	PHONE (A/C, No, Ext): E-MAIL ADDRESS: PRODUCER CUSTOMER ID #: URABN-1	FAX (A/C, No):		
				ORDING COVERAGE	NAIC #	
INSURED	Urban Graffiti Enterprises,		INSURER A:		10836	
	Inc.		INSURER B:		10120	
	P.O. Box 2383		INSURER C :		:	
	Covina, CA 91722		INSURER D :			
			INSURER E:			
			INSURER F :			
	OFFICATE NUM	SERVED.		DEVISION NUMBER:		

CO	VERAGES CER	HEICHIE	NUMBER.			TE VIOLOTE IN THE TENT		VOLUME TO THE PROPERTY OF THE
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INSR LTR	TYPE OF INSURANCE	ADDL SUBR	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMI	rs	
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Α	X COMMERCIAL GENERAL LIABILITY		CBP 37 786	01/ 13	01/10/	DAMAGE O RENTED DEFMISES (Ea occurrence)	s	100,000
^	CLAIMS-MADE X OCCUR					MED EXP (any one person)	s	5,000
\	CLAIMS-MADE A OCCUR					SONA & ADV INJURY	5	1,000,000
						GENERAL AGGREGATE	s	2,000,000
ļ			!			PRODUCTS - COMP/OP AGG	-i	2,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER. PRO- JECT LOC					THOUGHT GOMETIC TOO	\$	
	AUTOMOBILE LIABILITY					COMBINED SINGLE LIMIT	s	1,000,000
Α	X ANY AUTO		DA0971410	01/01/10	01/01/11	BODILY INJURY (Per person)	5	
	ALL OWNED AUTOS	İ	<u>'</u>			BODILY INJURY (Per accident) 5	
	SCHEDULED AUTOS HIRED AUTOS		i ; ; !			PROPERTY DAMAGE (Per accident)	\$	
1	1						\$	
	X NON-OWNED AUTOS						\$	
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-	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N/A				EL DISEASE - EA EMPLOYE	EE S	1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below					E.L. DISEASE - POLICY LIMI	T S	1,000,000
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	Pollution Liab		OCCURRENCE FORM			Aggregate		1,000,000
DE	SCRIPTION OF OPERATIONS / LDCATIONS / VEHIC	LES (Attach	ACORD 101, Additional Remarks Sch	redule, if more space i	s required)			
em as Re	ployees and servants are named as the operations under the contractu moval. Pollution Liability Additional 1,000410511 attached	Addition	officers, agents,	•				

CERTIFICATE HOLDER

DMVCAL1

SHOULD ANY OF THE ABDVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE



Jess A. Carbajal, Director 300 N. Flower Street Santa Ana, CA

P.O. Box 4048 Santa Ana, CA 92702-4048

Telephone: (714) 955-0200 Fax: (714) 955-0378

January 6, 2010

To whom it may concern:

I have had the pleasure of working with Urban Graffiti removal services for approximately 8 months. They have provided excellent service to the County of Orange and at times our need for immediate service.

There removal crews consistently achieve outstanding results. The citizens of Orange County can be very demanding and difficult to please. Working with urban we scheduled almost all our hotspots to be visited twice per week. This has proven to very positive with the diminished graffiti and very happy citizens. I know that when Urban is tasked to do a project that it is going to get done to the satisfaction of the communities.

We also take advantage of Urban's versatility by using there Steam cleaner and color matching capabilities. The County of Orange has been receiving E-Mail, phone calls praising the response time, Satisfaction with the completed jobs and the professionalism of field staff.

I look forward to having a contract with Urban for many years to come.

Please contact me if you should have any questions or need additional information 714-955-0331.

Sincerely,

M. Kurk

Carl Reed

Supervising Maintenance Inspector Specialist

County of Orange



CITY OF West Hollywood

CITY HALL 8300 SANTA MONICA BLVD. WEST HOLLYWOOD, CA 90069-6216 TEL: (323) 848-6471 FAX: (323) 848-6565

January 5th, 2010

DEPARTMENT OF HUMAN SERVICES

Mr. Juan Reinoso Urban Graffiti Enterprises P.O. Box 2383 Covina, CA 91722

Mr. Reinoso:

I wanted to take a moment at the start of the new decade to thank you and your company Urban Graffiti Enterprises, for the excellent work that you have done in the City of West Hollywood for the last 16 years. As you know our City has a Zero tolerance for graffiti, and you help make it that way for us.

I currently look over 10 contracts for the City, and wish they all ran as smoothly as our experience with Urban Graffiti. You provide a service that is literally turn key for our City, your color matching is excellent. We also appreciate your ability to take care of particularly graphic or obscene graffiti for us on a moments notice.

You and your company have always made yourselves available to help West Hollywood look proactively at graffiti concerns, and to help advise the City on various graffiti coatings at our new parks and facilities.

On a final note the City greatly appreciated the donation of your time and materials in our recent rejuvenation of one or our new projects, the Hayworth Low Income Housing Project. Your occasional Pro Bono efforts in our City are acknowledged and valued.

If you should need my assistance in any way please feel free to contact me.

Regards

David Gardner

Urban forest and Landscape Supervisor

City of West Hollywood

MAYOR
Miguel A. Pulido
MAYOR PRO TEM
Brett E. Franklin
COUNCILMEMBERS
Claudia C. Alvarez
Lisa Bist
Alberta D. Christy
Mike Garcia
Jose Solorio



Santa Ana, California 92702

CITY MANAGER
David N. Ream
CITY ATTORNEY
Joseph W. Fletcher
CLERK OF THE COUNCIL
Patricia E. Healy

July 29, 2004

Dear Sir or Madam:

Urban Graffiti Enterprise has provided the City of Santa Ana with graffiti removal services since 1999. The terms of the contract require that they provide these services on weekends and holidays, between the hours of 8:00 a.m. and 4:00 p.m.

To date, Urban Graffiti has met all the terms of the contract and has responded to all calls from our dispatcher and "Hotline" calls in a quick and efficient manner. Their staff is well trained and their crews are experts in matching paint and eliminating graffiti.

Before the City initiated weekend and holiday graffiti removal service our work crews were inundated with abatement work during the course of the week. Once Urban Graffiti came on board the phone calls and complaints dropped drastically. Their service has been extremely beneficial in helping rid the City of urban blight. They set an excellent standard in the field of graffiti removal.

If you have any questions, or would like to discuss their performance, please feel free to contact me at (714) 647-3303.

Sincerely,

David Urbin

Projects Manager

Public Works Agency

Thom



CITY OF CLAREMONT

Community Services Department

Director • (909) 399-5432

Trees • (909) 399-5431

Maintenance • (909) 399-5481

Solid Waste • (909) 399-5431

Oak Park Cemetery • (909) 399-5487

FAX (909) 445-7822 www.ci.claremont.ca.us

Claremont, CA 91711-2913

1616 Monte Vista Avenue

July 3, 2007

To Whom It May Concern:

The City of Claremont has been working with Urban Graffiti since September 2005 for contract graffiti removal services throughout the City. They have since done an excellent job for the City. They consistently achieve outstanding results with graffiti removal on public and private property. We have never received any complaints from our residents regarding the quality of work generated by Urban Graffiti. In fact, as a result of their outstanding service, our graffiti report call volume has decreased compared to years when we did not have Urban Graffiti as our graffiti contractor.

If, on the rare occasion, there have been graffiti locations that have been missed, Urban Graffiti immediately takes care of the problem without the need for City staff to constantly follow-up. Overall, they have been an excellent contractor and we would recommend their services to any organization that needs graffiti removal services.

If you should have any questions about this program, please feel free to contact the Community Services Department at (909) 399-5431.

Sincerely,

Anna Sanchez

Senior Management Analyst

Maria Gutierrez

From:

Telias, Arienne <ATELIAS@dpw.lacounty.gov>

Sent:

Monday, March 26, 2012 12:24 PM

To: Subject: Maria Gutierrez Reference Letter

Good afternoon Maria-

I hope all is well.

I apologize for our policy on providing letters of reference to our contractors.

Please inform administrators that they may contact me should they need clarification on your contracts with us.

Thank you.

Ari Telias
Graffiti Abatement Program Manager
Land Development Division
Los Angeles County
Department of Public Works
(626) 458-4062
Graffiti Hotline - (800) 675-HELP (4357) or report online at:
www.dpw.lacounty.gov/go/graffiti

COUNTY OF SAN BERNARDINO

LAND USE SERVICES DEPARTMENT

CODE ENFORCEMENT DIVISION 385 N. Arrowhead Avenue, San Bernardino, CA 92415-0185 (909) 884-4056 Fax (909) 387-4323 http://cms.sbcounty.gov/lus



CHRISTINE KELLY
Director

March 23, 2012

To Whom It May Concern,

I confirm that I have dealt with Urban Graffiti Enterprises Inc. since July of 2010, during which time they have provided San Bernardino County Code Enforcement graffiti removal services for the 1st and 3rd Supervisorial Districts. They have always responded to our requests for service in a timely manner and have provided excellent quality work. Their employees have been easy to work with and are always easily accessible to our staff. Their work has been a major factor in helping us provide the residents of San Bernardino County a better quality of life.

I can confidently recommend Urban Graffiti Enterprises Inc. as a solid and reliable graffiti abatement contractor.

Sincerely,

Ignacio Nuñez

Code Enforcement Supervisor

San Bernardino County Code Enforcement



ERIC J. PERRODIN Mayor

Office (310) 605-5597 Fax. (310) 605-5631 Email: eperrodin@comptoncity.org

June 26, 2007

To Whom It May Concern:

Urban Graffiti Enterprises, Inc. has provided graffiti removal services to the City of Compton for approximately 2 years.

The City has been very satisfied with their services and just recently renewed our contract with them for another year.

If you have any questions regarding Compton's experience with Urban Graffiti, please feel free to call me at (310) 605-5597.

Sincerely,

Eric J. Perrodin

Mayor

The People are the City



401 East Chapman Avenue - Placentia, California 92870

January 12, 2010

Juan C. Reinoso Urban Graffiti Enterprise P.O. Box 2383 Covina, CA 91722

To Whom It May Concern:

Urban Graffiti Enterprise has had an open Purchase Order with the City of Placentia for the past eleven (11) years. The objective of this service is to remove graffiti visible from a public thoroughfare. The graffiti is removed from various surfaces via sandblasting, painting and solvents.

Urban Graffiti does a weekly survey for removal and sends a fax to the Corporation Yard for approval. After approval, the graffiti is quickly removed. The job is professionally performed matching existing colors.

The Public Works Department appreciates Urban Graffiti's professional performance in Placentia's graffiti removal project.

Sincerely,

Joel Cardenas
Public Works Superintendent

JC/jj



PUBLIC WORKS STREET MAINTENANCE DIVISION

Satra Zurita

Senior Administrative Analyst

600 N. Alameda Street Compton, CA 90221

Phone (310) 605-5594 Fax Line (310) 761-1417

E-mail: szurita@comptoncity.org

January 11, 2010

To Whom It May Concern:

Urban Graffiti Enterprises has provided graffiti removal services for the City of Compton since 2005. They have provided excellent service to the City and their staff is very professional and responsive to the City's needs.

At the time the City decided to contract graffiti abatement services, the City was riddled with graffiti. Graffiti removal was being handled by two Public Works employees who were significantly overmatched by the taggers. Literally, there seemed to be no end in sight! When Urban assured us they would color match, thereby making it appear as though we never had a graffiti problem, it sounded too good to be true. However, they consistently achieve outstanding results with graffiti removal on public and private property. The number of square feet of graffiti removed annually has been significantly reduced.

Four years later, our City looks good. We no longer receive distress calls from our residents, now they call to compliment us. Urban Graffiti Enterprises provides excellent customer service, they color match, and the drivers have a friendly relationship with many of our residents. When ask to participate in the City's special programs/projects they are always willing to help. They go above and beyond the call of duty and they take great pride in their work.

Urban Graffiti Enterprises is an excellent contractor and I would recommend their services to any organization that needs graffiti removal services.

Please do not hesitate to contact me at (310) 605-5594, if you have any questions or need additional information.

Sincerely,

SAIRA ZUNIA

SENIOR ADMINISTRATIVE ANALYST





124 SOUTH LAKE STREET, P.O.BOX 6459, BURBANK, CALIFORNIA 91510-6459

July 27, 2004

To Whom It May Concern:

Urban Graffiti Enterprises has had a graffiti removal contract with the City of Burbank since 1991. Mr. Juan Reinoso of Urban Graffiti Enterprises has been our liaison with the residents of Burbank in regards to the removal and has done an exceptional job in meeting our needs. His response time, attention to detail, and professionalism are appreciated assets in today's business world. We are very pleased to recommend Mr. Reinoso and his company, Urban Graffiti Enterprises, for any graffiti removal work. If you have any questions, please do not hesitate to contact me at (818) 238-3800.

Sincerely,

Bob Van Hazelen

Assistant Public Works Director – Fleet and Building

BVH:sr



CITY OF CLAREMONT

Community Services Department

Director • (909) 399-5432

Trees • (909) 399-5431

Maintenance • (909) 399-5431

Solid Waste • (909) 399-5431 Oak Park Cemetery • (909) 399-5487

January 6, 2010

Claremont, CA 91711-2913

www.ci.claremont.ca.us

FAX (909) 445-7822

To Whom it May Concern:

The City of Claremont has been working with Urban Graffiti since September 2005 for contract graffiti removal services throughout the City. They have since done an excellent job for the City. They consistently achieve outstanding results with graffiti removal on public and private property. We have never received any complaints from our residents regarding the quality of work generated by Urban Graffiti. In fact, as a result of their outstanding service, our graffiti report call volume has decreased compared to years when we did not have Urban Graffiti as our graffiti contractor.

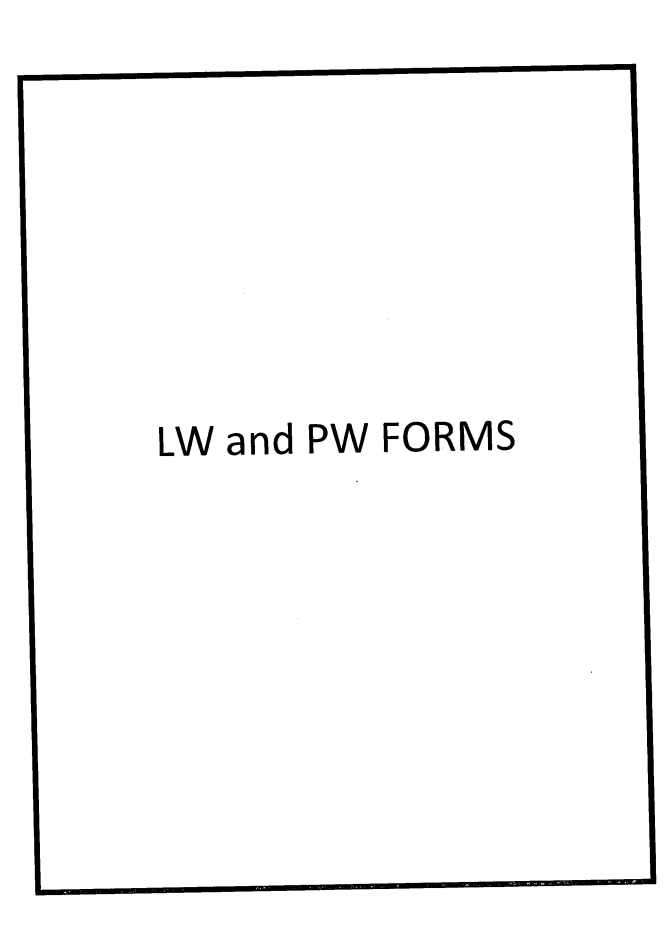
If, on the rare occasion, there have been graffiti locations that have been missed, Urban Graffiti immediately takes care of the problem without the need for City staff to constantly follow-up. Overall, they have been an excellent contractor and we would recommend their services to any organization that needs graffiti removal services.

If you should have any questions about this program, please feel free to contact the Community Services Department at (909) 399-5431.

Sincerely,

Anna Sanchez

Senior Management Analyst



VERIFICATION OF PROPOSAL THE UNDERSIGNED HEREBY DECLARES AS FOLLOWS:

DATE: JULY 21, 2014					TILIVED I GE		
 This Declaration is given in support of incomplete, or deceptively unresponsive his/her judgment shall be final. 	statements :	in coanectio	n with this prop	රෙක් සහ ගණ්	e, the Proposal ma	ry be rejected a	t the Director's sole judgment and
2 Name of Service: Graffiti Remo	wal Sen	rices at 5	South Area	a Flood C	ontrol Faciliti	ies (2014-l	PA027)
· Control of the cont			DECLARAI	NT INFORMA	TION		The second secon
3. Name Of decarants Juan Rein	oso	El son Transmissioners			····.		
4. I Am duly vested with the authority to r	nake and sk	gn instrume:	ats for and on i	behalf of the f	roposer(s). Urt	ban Graffit	i Enterprises, Inc.
5. My Title, Capacity, Or Relationship to	tie Propose	s(s) is: P1	esident				
			PROPOSE	R INFORMA	MON		
6. Proposer's full legal name: Urbs	ın Graffi	ti Enterp	rises, Inc.			1 eleptions	^{No.:} (626) 815-4900
Physical Address (NO P.O. BOX): 1	280 Mo	untain V	iew Circle	, Azusa,	Ca. 91702	Mobile No.	
e-mail: info@urbangraffiti.cor	П					Fax No.:	(626) 815-4499
County WebVen No.: 52010701		IRS No	: 95-4805	540		Business	License No.: 02208
7. Proposer's firstious business name(s) or (©)a(s)	(if any):	N/A			, <u>.</u>	
County(s) of Registration: Los Ar				State Ca	-	Year(s) be	came DBA:
8. The Proposer's form of business en	- The service of	CK ONLY G	NE):	,			
	e of Propris	<u> </u>					
	oration's pri	ncipal place	of business;	1280 Mo	untain View (Circle, Azu	sa, Ca. 91702
20 A corporation: State	of incorpor	ation: C.	alifornia			Ý	ear incorporaled: 2000
11 Non-profit corporation certifie	d under IRS	S 501(c) 3 a	nd registered	Presidenti	EO:		
with the CA Attendy General's Registry of Charitable Trusts Secretary.							
 A general partnership: 			Names of pa	क्रांग्लड			
III A limited partnership:			Name of ge	neral parmer			
II A joint venture of:			Names of jo	ini venturers			A Company of the Comp
L! A firsted liability company:			Name of me	ත්ප්ටුලේ කහෝ	lvar:		
9. The only persons or time interested	n Dhia phopo	sal as princi	pals are the fol	lowing:			
Juan Reinoso		rae Pres	sident		626) 81) انجذا	15-4900	? * (626) 815-4499
Steel 1280 Mountain View C	lircle	City AZU:		<u> </u>	sa Ca.		7 9 91702
Nomes Maria Gutierrez	[F-1	and the second s	OCUPOF.	Phone (526) 81	is dann	⁵ (626) 815-4499
see 1280 Mountain View (Circle	Or Azu	retary/Trea	States Co.	Strip Ca.		² 91702
10. Is your fam wholly or majority owne If yes, name of parent firm:				ž No ∷ `			**************************************
State of incorporation/registration of pa 11. Has your fire done business under		ænæ{s} with	in the last five	years?X No			t the other name(s):
Name(s): Name(s):						name change name change	
12. Is your time tractived in any pending If yes, indicate the associated compan			ix No i	Yes	in	1000 2.00	790,702
13. Proposer acknowledges that if any may be rejected. The evaluation and d	eternánation	រវហ្វ, សម្គា ហើយ៉ឺនៃ ១៩១	plete, or dous; ishaa bela; fila	straty unresp Disectors so	epsigment and dis	e Director's [នៅ	gment shall be final.
14. Lam making these representations information and traffer.						Ballbay are'n	ue and correct to the best of my
declare under panalty of perjusy unde	4.4. 0.104	්ටස්ථාය සේ -	iş" " evxve i — —————	riocratico is ====================================	fruz and cortect	and a regularity and a final first and a final f	المعادية الم
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Byzaromamina duan dan	aen ere	erida 1					Section of the sectio

SCHEDULE OF PRICES FOR GRAFFITI REMOVAL SERVICES AT SOUTH AREA FLOOD CONTROL FACILITIES (2014-PA027)

The undersigned Proposer offers to perform the work described in the Request for Proposals (RFP) for the following price(s). The Proposer rate(s) (hourly, monthly, etc.) shall include all administrative costs, labor, supervision, materials, transportation, taxes, equipment, and supplies unless stated otherwise in the RFP. It is understood and agreed that where quantities, if any, are set forth in the Schedule of Prices, they are only estimates, and the unit prices quoted, if any, will apply to the actual quantities, whatever they may be.

DE GRIETION		UNITERIGE	ESTIMATES RIVINEER OF UNITS	ANNUAL PRICE Unit Clics X Estimated (Number of a Units)			
Graffiti Removal at South Area Flood Control Facilities (Exhibit A, Scope of Work)	Month	\$ 27,083.00	12	\$ <u>325,000.00</u>			
TOTAL ANNUAL PROPOSED PRICE = \$ 325,000.00							

LEGAL NAME OF PROPOSER		
Urban Graffiti Enterprises,	Inc.	
SKNATURE OF PERSON AUTHORIZED 26 50	BAT PROPOSAL	
Time OF AUTHORIZED PERSON		
President		
DATE	STATE CONTRACTOR'S LICENSE NUMBER	LODINE THE
July 21, 2014	#592356	C33,C61/D38,C61/D52,C61/D/63
PROPOSER S ADDRESS	The state of the s	
4200 Manustain Minus Cincin		
1280 Mountain View Circle Azusa, Ca. 91702		
A2038, 08. 01102		
PHONE	FACSBALU	E-Msc
(626) 815-4900	(626) 815-4499	info@urbangraffiti.com

COUNTY OF LOS ANGELES CONTRACTOR EMPLOYEE JURY SERVICE PROGRAM APPLICATION FOR EXCEPTION AND CERTIFICATION FORM

This contract is subject to the County of Los Angeles Contractor Employee Jury Service Program (Program) (Los Angeles County Code, Chapter 2.203). All contractors and subcontractors must complete this form to either (1) request an exception from the Program requirements or (2) certify compliance. Upon review of the submitted form, the County department will determine, in its sole discretion, whether the bidder or proposer is excepted from the Program.

	xany Name: Urban Graffiti Enterp	rises, Inc.				
Comp	pany Address: P.O. Box 2383		, , , , , , , , , , , , , , , , , , ,			
City:	Covina		State: Ça,	Zip Code: 91722		
Telep	phone Number: (626) 815-4900 of Goods or Services): Graffiti rer			AFO FOR THE MAKE WARREN		
if yo appro Servi	u believe the Jury Service opriate box in Part I (you me ice Program applies to you ram. Whether you complete	e Program does ne ust attach documen r business, comple	ot apply to your tation to support te Part II to certil	business, check the your claim). If the Jur y compliance with the		
Part L	Jury Service Program is Not Appl	icable to My Business		2		
	My business does not meet the or aggregate sum of \$50,000 or mor (this exception is not available if the exception will be lost and I must of sum of \$50,000 in any 12-month p	e in any 12-month period the contract/purchase ord omply with the Program if	under one or more Co er itself will exceed \$5	unty contracts or subcontract 0,000). I understand that the		
u	My business is a small business as defined in the Program. It 1) has ten or fewer employees; and, 2) has annual gross revenues in the preceding twelve months which, if added to the annual amount of this contract, as \$500,000 or less; and, 3) is not an affiliate or subsidiary of a business dominant in its field of operation, as define below. I understand that the exemption will be lost and I must comply with the Program if the number of employees in my business and my gross annual revenues exceed the above limits.					
	*Dominant in its field of operation employees, and annual gross rew the contract awarded, exceed \$50	ences in the preceding tw	nan ten employees, in elve months, which, if a	duding full-time and part-ting through annual amount		
	*Affiliate or subsidiary of a busine percent owned by a business d stockholders, or their equivalent, or	ominant in its field of og	peration, or by partner	business which is at least so officers, directors, major		
	My business is subject to a Co provisions of the Program. <u>ATTAC</u>		ment that expressly p	rovides that it supersedes		
Part I	l: Certification of Compliance					
M	My business has and adheres to regular pay for actual jury service company will have and adhere to	for full-time employees of	the business who are	asis, no less than five days also California residents, or		
eclare d corre	under penalty of perjury under the	e laws of the State of C	alifornia that the info	mation stated above is to		
ing Name		True:				
	Juan Reingsp	P	resident			
jasture:		Dute:				

CONTRACTOR'S INDUSTRIAL SAFETY RECORD

Urban Graffiti Enterprises, Inc. PROPOSED CONTRACT FOR:

Graffiti Removal At South Area Flood Control Facilities (2014-PA027) SERVICE BY PROPOSER

July 21, 2014 PROPOSAL DATE:

This information must include all work undertaken in the State of California by the proposer and any partnership, joint venture, or corporation that any principal of the composer of proposer is a principal or owner for the fast five calendar years and the current calendar year prior to the date of proposer as unditied in as a principal or owner for the fast five calendar years and the corporate, or individual proposer may attach any additional information or calendar the proposer would like taken into consideration in evaluating the safety record. An explanation must be attached to the circumstances ാനവനിന്റെ മത് മന് ജി ജിജിത്ക്ക

5 CALENDAR YEARS PRIOR TO CURRENT YEAR

	2009	2010	2011	2012	2013	Total	Current Year to Date
1 Number of contracts.	17	<u>د</u> رئ	រិប	15	ਨ	11	5
2. Tale delier amount of Contracts (in thousands of dollars).	£.			1.0	1.0	က ည်	0.
3. Number of fatalities.	0	(Ç	a	c	5	6
 Number of feet workday cases. 	0	o	0	0	Ð	٥	Ö
6. Number of jost workday cases involving permanent transfer to ambier of job or termination of employment.	0	0	a	0	G	9	0
a. Number of lost workdays.	Q	O	0			0	O

The above information was compiled from the records that are available to me at this time, and I declare under penalty of perjury that the information is true and incorrecte while the limitations of those records.

Urban Graffiti Enterprises, Inc., Juan Relnoso Karara of Proposer or Authorized Agent (print)

July 21, 2014

CONFLICT OF INTEREST CERTIFICATION

l _s	Juan Rein	1030
	Sole ov	wher
	Q genera	d partner
	🔲 manag	ing member
	X Presid	ent, Secretary, or other proper tise) President
of _		Urban Graffiti Enterprises, Inc.
		Name of proposer
		in support of a proposal for a contract with the County of Los Angeles for services within the County Code Section 2.180.010, which provides as follows:
	contract with,	ohibited. A. Notwithstanding any other section of this code, the county shall not and shall reject any bid or proposal submitted by, the persons or entities specified the board of supervisors finds that special circumstances exist which justify the chicontract.
	1.	Employees of the county or of public agencies for which the board of supervisors is the governing body;
	2.	Profit-making firms or businesses in which employees described in subdivision 1 of subsection A serve as officers, principals, partners, or major shareholders;
	3.	Persons who, within the immediately preceding 12 months, came within the provisions of subdivision 1 of subsection A, and who:
		(a) Were employed in positions of substantial responsibility in the area of service to be performed by the contract; or
		 (b) Participated in any way in developing the contract of its service specifications; and
	4.	Profit-making firms or businesses in which the former employees described in subdivision 3 of subsection A, serve as officers, principals, partners, or major shareholders,
contra that re compa	ect do not fall wit a County employ eting contract, a	formed and believe that personnel who developed and/or participated in the preparation of this thin scope of the Los Angeles County Code Section 2.180,010 as cited above. Furthermore, ree whose position in the County enables him/her to influence the award of this contract, or any and no spouse or economic dependent of such employee is or shall be employed in any actor berein, or has or shall have any direct or indirect financial interest in this contract.

I certify under penalty of perjusy under the laws of California that the foregoing is frue and correct.

cancellation of any contract awarded pursuant to this Proposal.

Signed _______ Date _____ July 21, 2014

understand and agree that any faisification in this Certificate will be grounds for rejection of this Proposal and

PROPOSER'S REFERENCE LIST

PROPOSER NAME: Urban Graffiti Enterprises,Inc.					
PROPOSED CONTRACT	Γ FOR:	Graffiti Remov	al for South Area F	Flood Control Facilities (2014-PA027)	
previous three years. Please	verify all contact	ct names, teleph	one and fax numbe	s provided by the Proposer during the rs, and e-mail addresses before listing arded. Use additional pages if required.	
A. COUNTY OF LO			previous three y	ears must be listed.	
SERVICE:	SERVICE DATES		SERVICE:	SERVICE DATES:	
DEPT/ DISTRICT:		,	DEPT/DISTRICT:		
CONTACT:			CONTACT:		
TELEPHONE:			TELEPHONE:		
FAX:	' A O E		EAX: A T T	ACHED	
E-MAIL:	ASE		E-MA)C.	ACHED	
SERVICE:	SERVICE DATES	: :	SERVICE:	SERVICE DATES:	
DEPT/ DISTRICT:	<u> </u>		DEPT/DISTRICT:		
CONTACT:			CONTACT:		
TELEPHONE:			TELEPHONE:		
FAX:			FAX:		
E-MAIL:			E-MAIL:		
B. OTHER GOVER	NMENTAL A	GENCIES A	ND PRIVATE CO	MPANIES	
SERVICE:	SERVICE DATE	S:	SERVICE:	SERVICE DATES:	
AGENCY/ FIRM:	<u> </u>		AGENCY/ FIRM:		
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CONTACT:	· · · · · · · · · · · · · · · · · · ·		CONTACT:		
TELEPHONE:			TELEPHONE:		
FAX:			FAX:		
E-MAIL:			E-MAIL:		
SERVICE:	SERVICE DATE	S:	SERVICE:	SERVICE DATES:	
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URBAN GRAFFITI ENTERPRISES, INC. COMPLETED CONTRACTS IN THE PAST 3 YEARS

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URBAN GRAFFITI ENTERPRISES, INC. COMPLETED CONTRACTS IN THE PAST 3 YEARS

Agency:	City of Redondo Beach
Address:	401 Diamond St, Redondo Beach, Ca. 90277
Contact Name:	Denise Hatten
Title:	Gang Prevention Unit
Telephone & Fax	Phone: (310)379-2477
Email:	Steve.sabosky@redondo.org
Type of service:	Graffiti removal / Pressure wash service
Service Date:	2007 - 2013
Agency:	City of Covina
. Address:	444 N. Citrus Ave. Covina, CA 91723
Contact Name:	Candice Bobkiewicz
Title:	Crime Prevention Unit
Telephone & Fax	Phone: (626)384-5630 Fax: (626)384-5629
Email:	cbobkiewicz@covinaca.gov
Type of service:	Graffiti removal/ Pressure wash service services
Service Date:	2006 – 2013
Agency:	Los Angeles County Department of Public Works
Address:	900 S. Fremont Ave. Alhambra, CA 91803
Contact Name:	Ari DeChellis
Title:	Graffiti Abatement Contract Manager
Telephone & Fax	PH (626)458-4062 FX (626)979-5445
Email:	adechellis@dpw.lacounty.gov
Type of service:	Graffiti removal /Pressure wash services 4C
Service Date:	2013 - 2014
Agency:	Los Angeles County Department of Public Works
Address:	900 S. Fremont Ave. Alhambra, CA 91803
Contact Name:	Ari DeChellis
Title:	Graffiti Abatement Contract Manager
Telephone & Fax	PH (626)458-4062 FX (626)979-5445
Email:	adechellis@dpw.lacounty.gov
Type of service:	Graffiti removal /Pressure wash services 2B
Service Date:	2012 -2014
Service Date.	
Agancu	Los Angeles County Department of Public Works
Agency: Address:	900 S. Fremont Ave. Alhambra, CA 91803
	Ari DeChellis
Contact Name: Title:	Graffiti Abatement Contract Manager
	PH (626)458-4062 FX (626)979-5445
Telephone & Fax	adechellis@dpw.lacounty.gov
Email:	
Type of service:	Graffiti removal /Pressure wash services 2D
Service Date:	2013 - 2014



URBAN GRAFFITI ENTERPRISES, INC. COMPLETED CONTRACTS IN THE PAST 3 YEARS

Agency:	City of Newport Beach
Address:	592 Superior Ave., Newport Beach, CA. 92663
Contact Name:	Jim Auger
Title:	Operations Support Superintendent
Telephone & Fax	PH (949) 718-3477 FX (949) 650-0747
Email:	jauger@newportbeachca.gov
Type of service:	Citywide graffiti removal and pressure wash services
Service Date:	2013 - 2014
Agency:	City of Brea
Address:	545 N. Berry St., Brea 92821
Contact Name:	Jerry Mestas
Title:	Public Works Department Streets Supervisor
Telephone & Fax	Office-714-990-7629 fax- 714-671-149
Email:	Jerryme@ci.brea.ca.us
Type of service:	Graffiti Removal / Pressure Wash Services
Service Date:	Current

PROPOSER'S EQUAL EMPLOYMENT OPPORTUNITY CERTIFICATION

Рторож	er's Name Urban Graffiti Enterprises, Inc.	and the second s		
Address	P.O. Box 2383, Covina, Ca. 91722			
Internal	Revenue Service Engloyer Identification Number 95-4805540			j
that treat sex	ecordance with Los Angeles County Code Section 4.32.010, the Propose all persons employed by it, its affiliates, subsidiaries, or holding compared equally by the firm without regard to or because of race, religion, ances and in compliance with all anti-discrimination laws of the United States of Alifornia.	anies are stry, natio	: and :nal	d will be origin, or
1,	The proposer has a written policy statement prohibiting any discriminatio all phases of employment.	n in 🗔		YES NO
2.	The proposer periodically conducts a self- analysis or utilization analysis its work force.	s of C	_	YES NO
3.	The proposer has a system for determining if its employment practices discriminatory against protected groups.	are 0		YES NO
4.	Where problem areas are identified in employment practices, the proposition in a system for taking reasonable corrective action to include establishment of goals and timetables.	lude ื	3	YES
L				* 7 W
Propo				
Autho		_{Dale} July	21, 2	2014

LIST OF SUBCONTRACTORS									
the laws of the State of Cal	ifornia for the t D HEREIN. F	ring. Any Subcontractors listed m type of service that they are to p ailure to do so may result in delay e service.	erform, AND THEIR LICENSE						
Proposer in providing required services.	the requested	services will not utilize Subcontract	ctors. Proposer will perform all						
Name Under Which Subcontractor Is Licensed	License Number	Address	Specific Description of Subcontract Service						
Natar The use 0	Note: The use of subcontractors is prohibited for this service								
Mote: Tile ass									

								FORM PW-9
建 (1) (1)		destor Focal Sin	Co Se Businjess E CBE Eirm/C	vijete (i mentrale) mentrale)	s Angelës SBE) Prefe in Informia	rence Program	consideration	and 4
		sponding to the f I the proposal.	Request for Pro	posals mu	est comple	te and return th	is form for prop	er
6.9(1)	FIRM NAME:		ntermises (no					· · · · · · · · · · · · · · · · · · ·
	Mu Coeinty	(WebVen) Vendor						
], -		ALL BUSINESS EN			E PROGRA	M:		······································
	Ø As this	Local SBE certified proposal/bid's sub	by the County o	of Los Ange st this prop	eles Office o	of Affirmative According to the	tion Compliance : the Local SBE Pse	as of the date of eference.
	☐ Att	ached is a copy of I	Local SBE certifi	cation issu	ed by the C	ounty.		and a committee of the contract of the contrac
i.	FIRMIORGAN award, contrac	IZATION INFORMATIO Loc/vendor will be selec	IN: The information ted without regard t	requested by o race/effunici	elow is for sta ty, color, relig	listical purposes onl ion, sex, national or	y. On linal analysis a igin, ago, sexual orie	and consideration of otation or disability.
	Business St	ructure: 🔲 Sola F	roprietorskip 🔲	Parlnership	(X)	Corporation U N	onprofit Franc	hise
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	<u> </u>	er of Employees (inclu		20				
	Race/Ethnic	Composition of Firm.	. Picase distribute 1	he above tota	si number of tr	ndividuals into the fo	Jowing calegories:	
	interacti			e de la companya de l		Stange Ch		Sicili .
			The second secon				THE STATE OF THE S	i datel
	Black/Afric	an American						
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	Men	34	100 %		*	%	76	%
	Women	'%	a,	6	Ä	%	%	%
IV.	CERTIFICATI	ON AS MINORITY, W	vomen, disadya	NTAGED, A	NO DISABLE	D VETERAN BUS	INESS ENTERPRIS	ES: If your firm is
		Bed as a minority, wo attach a copy of your p					prise by a public a	gency, complete the
	10.5	Agency Name	5.72	Minority	Women:	Disadvantaged	Disabled Veferan	Expiration Date
	Lo	s Angeles County	/	х		X		10/14 & 01/16
	St.	ate of Califorina		<u>x</u>		х		01/2016
٧.		<u>DN</u> : I DECLARE UNDS DN IS TRUE AND COR		erjury un	DER THE LA	WS OF THE STATE	e of California i	HAT THE ABOVE
	Application 5	C. Liegino de la companya de la companya de la companya de la companya de la companya de la companya de la comp	Gjerren -		TIC:	CONTRACTOR CONTRACTOR	switer	
	<u> </u>	- January Carlotte	, 		- ابر - در از از از از از از از از از از از از از		1113	y 24, 2014
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County of Los Angeles INTERNAL SERVICES DEPARTMENT

1100 North Eastern Avenue Los Angeles, California 90063

Telephone: (877) 669-CBES

(323) 881-1871

Vendor #: 52010701

"To enrich lives through effective and caring service"

January 27, 2014

Maria Gutierrez URBAN GRAFFITI ENTERPRISES INC 1280 MOUNTAIN VIEW CIR. AZUSA, CA 917021600

Dear Maria Gutierrez:

Congratulations! Your business is now certified as a Local Small Business Enterprise (LSBE) with the County of Los Angeles effective as of the date of this letter. Your Local SBE certification expiration date is based on your State of California SB certification which expires on January 31, 2016.

Your business is eligible for the Local SBE Preference Program consideration in those County of Los Angeles solicitations which include the "Request for Local SBE Preference Program Consideration" form. You must complete the form and provide your Vendor Number in your bid/proposal for each response to receive the preference.

Additionally, the Board of Supervisors established a "Countywide Small Business Payment Liaison and Prompt Pay Program". As a certified Local SBE, your company is now eligible for a 15-day prompt payment. Please call the Office of Small Business at (323) 881-3964 to make an appointment to receive your free Prompt Payment Stamp and instructions.

The County of Los Angeles Office of Small Business reserves the right to request additional information and/or conduct an on-site visit to verify any documentation submitted by the applicant. If there are any changes in the State of California Office of Small Business and DVBE Certification (OSDC) SBE status, ownership, control of the firm or principal place of business during the certification period, you are required to notify this office and the OSDC immediately.

Again, congratulations on your certification. If you have any questions about the Local SBE Program, visit our visit our website at http://osb.lacounty.gov_or call the Local SBE Customer Service at (877) 669-CBES.

Sincerely,

JIM JONES DIRECTOR

DEBBIE CABREIRA-JOHNSON

Program Director

JJ:DCJ/ct



County of Los Angeles INTERNAL SERVICES DEPARTMENT

1100 North Eastern Avenue Los Angeles, California 90063

Telephone: (877)669-CBES

(323) 881-1871

"To enrich lives through effective and caring service"

October 23, 2012

CBE Program ID #: 81793

Status: DBE

Mr. Juan Reinoso, President Urban Graffiti Enterprises, Inc. P.O. Box 2383 Covina, CA 91722

Dear Mr. Reinoso:

Congratulations! Your firm has been accepted for participation in the County of Los Angeles Community Business Enterprise (CBE) Program as a Disadvantaged Business Enterprise (DBE).

Although the County does not certify DBEs, as a DBE participant the CBE program recognizes your business for participation in certain federal programs. You will also be included in the County's database of Minority, and/or Women, Disadvantaged, and Disabled Veteran Business Enterprises. This will ensure you are notified of opportunities for participation in these federal programs.

Your participation is valid thru October 23, 2014. If there are any changes in ownership and control of your firm during this participation period, please notify this office immediately. In addition, you must submit proof of recertification by authorized governmental certifying agency prior to expiration date to maintain your participation status.

Thank you for registering your business with the County's Vendor Registration website (WebVen) at http://camisvr.co.la.ca.us/webven. You are now eligible to participate in the County's on-line access to open bids, be placed on bid lists generated by County departments looking for prospective vendors and periodically be notified automatically via email of County bids by specific commodities/services.

Again, congratulations on your DBE participation in the County's CBE program. If you have any questions, please call (877) 669-CBES (2237) and refer to the identification number above.

Sincerely,

TOM TINDALL Director

Debbie Cabreira-Johnson Program Director

TT:DCJ/ct



County of Los Angeles INTERNAL SERVICES DEPARTMENT

1100 North Eastern Avenue Los Angeles, California 90063

> Telephone: (877) 669-CBES FAX: (323) 881-1871

"To enrich lives through effective and caring service"

October 23, 2012

CBE Program ID #: 81793

Status: MBE

Mr. Juan Reinoso, President Urban Graffiti Enterprises, Inc. P.O. Box 2383 Covina, CA 91722

Dear Mr. Reinoso:

Congratulations! Your firm has been recertified as an eligible participant in the County of Los Angeles Community Business Enterprise (CBE) Program. This recertification is valid until October 23, 2014.

The County of Los Angeles Office of Small Business reserves the right to request additional information and/or conduct an on-site visit at any time to verify any documentation submitted by the applicant. If there are any changes during this certification period, you are required to notify this office immediately.

Thank you for registering your business with the County's Vendor Registration website (WebVen) at http://camisvr.co.la.ca.us/webven. You are now eligible to participate in the County's on-line access to open bids, be placed on bid lists generated by County departments looking for prospective vendors and periodically be notified automatically via email of County bids by specific commodities/services.

Again, congratulations on your recertification. If you have questions, please call (877) 669-CBES or email us at cbesbe@isd.lacounty.gov and refer to the identification number above.

Sincerely,

TOM TINDALL
Director

Debbie Cabreira-Johnson Program Director

TT:DCJ/ct

c: Cynthia Tucker, CBE/LSBE Certification Specialist

bidsync.com/DPXBisCASBiac=supplierprofile8suppliergid=560578

Department of

General Services

THE CIME CREEN BUYING GREEN WORKING GREEN

BAN GRAFFITI ENTERPRISES INC - #32444

THE CAREOFILE

ral Business Name URBAN GRAFFITI ENTERPRISES INC

URBAN GRAFFITI ENTERPRISES INC Profess Business As

P O BOX 2383 COVINA, CA 91722

(626) 815-4499 (626) 815-4900

maraig@urbangraffiti.com

Service

Targettes Types

TOWN AFERS Spanie en

Imperial, Los Angeles, Orange, Riverside, San Bernardino, Ventura,

GRAFFITI REMOVAL SERVICES, STEAM CLEANING, PRESSURE WASHING, SANDBLASTING, WINDOW FILM INSTALLATION, BUS, SHELTER CLEANING AND DEBRIS REMVOAL SERVICES

Tassifications

312115 - Paints and primers 721015 - Building maintenance and repair services 721029 - Facility maintenance and repair services 721530 - Glass and glazing services 721535 - Structural exterior deaning services 721540 - Specialty building and trades services 731811 - Coating services 761116 - Building component cleaning services

Save Certifications

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Approved	
TYPE SB (Micro)	

Affication History

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SB (Micro)				-
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DISADVANTAGED BUSINESS ENTERPRISE CERTIFICATE CALIFORNIA UNIFIED CERTIFICATION PROGRAM

URBAN GRAFFITI ENTERPRISES, INC.

1280 MOUNTAIN VIEW CIRCLE **AZUSA, CA 91702**

Business Structure: CORPORATION Owner: JUAN REINOSO

This certificate acknowledges that said firm is approved by the California Unified Ceptification Program (CUCP) as a Disadvantaged Business Enterprise (DBE) as defined by

561790 Other Services to Buildings and Dwellings Window Coverings TO THE PERMIT OF THE PERMIT OF PAINTING STRUCTURES the U.S. Department of Transportation (DOT) CFR 49 Part 26, as may be amended for the following NAICS codes: /D52 Sand and Water Blasting 238320 Painting and Wall Covering Contractors NAICS Code(s) * Indicates primary NAICS code SERVICES TO BUILDINGS GLASS INSTALLATION 238150 Glass and Glazing Contractors C33 Painting and Decorating Contractor Work Category Code(s) 17340 Licenses

THE CERTIFICATION PROGRAM

40619

UCP Firm Number:

DERTIFYING AGENCY:

LOS ANGELES COUNTY METRO TRANSPORTATION AUTHORITY (MTA)

ONE GATEWAY PLAZA

LOS ANGELES, CA 90012 0000

(213) 922-2600

It is CUCP's policy and objective to promote and maintain a level playing field for DBEs in California on Federal-aid contracts. We ensure nondiscrimination in the award and administration of U.S. DOT assisted contracts based on the requirements of 49 CFR Parts 21 and 26. CUCP OFFICER

July 12, 2012

GAIN and GROW EMPLOYMENT COMMITMENT

en	OR clares a willingness to consider GAIN and GROW participants for any future apployment opening if participant(s) meet the minimum qualification for that
en	reployment opening if participant(s) meet the minimum qualification for that
as	ening, and declares a willingness to provide employed GAIN and GROW rticipants access to proposer's employee mentoring program(s), if available, to sist those individuals in obtaining permanent employment and/or promotional portunities.

Date

Firm Name

Urban Graffiti Enterprises, Inc.

President

July 21, 2014

TRANSMITTAL FORM TO REQUEST AN REP SOLICITATION REQUIREMENTS REVIEW

A Solicitation Requirements Review must be received by the County within 10 business days of issuance of the solicitation document

Proposer Name:	Date of Request:
Project Title:	Project No.
A Solicitation Requirements Review is being request unfairly disadvantaged for the following reason(s): (chemostrum)	
☐ Application of Minimum Requirements	
☐ Application of Evaluation Criteria	
☐ Application of Business Requirements	
 Due to unclear instructions, the process may best possible responses 	result in the County not receiving the
I understand that this request must be received with solicitation document.	County within 10 business days of issuance of the
For each area contested, Proposer must explain in deta (Attach additional pages and supporting documentation	ail the factual reasons for the requested review. as necessary.)
Request submitted by:	
(Name)	(Title)
For Count	y use only the state of the sta
Date Transmittal Received by County:	Date Solicitation Released:
Reviewed by:	
Results of Review - Comments:	
Date Response sent to Proposer:	

CHARITABLE CONTRIBUTIONS CERTIFICATION

Urban Graffiti Enterprises, Inc.			
Company Name			
P.O. Box 2383, Covina, Ca. 91722			
Address			
95-4805540			
Internal Revenue Service Employer Identification Number			
California Registry of Charitable Trusts "CT" number (if applicable)			
The Nonprofit Integrity Act (SB 1262, Chapter 919) added requirement Trustees and Fundraisers for Charitable Purposes Act, which regularitable contributions.			
CERTIFICATION	YES	NO	
Proposer or Contractor has examined its activities and determined the it does not now receive or raise charitable contributions regulate under California's Supervision or Trustees and Fundraisers to Charitable Purposes Act. If Proposer engages in activities subjective it to those laws during the term of a County contract, it will time comply with them and provide County a copy of its initial registrative with the California State Attorney General's Registry of Charitat Trusts when filed.	ed for ng aly on	()	
OR	YEŞ	NO	
Proposer or Contractor is registered with the California Registry Charitable Trusts under the CT number listed above and is compliance with its registration and reporting requirements und California law. Attached is a copy of its most recent filling with the Registry of Charitable Trusts as required by Title 11 California Co of Regulations, sections 300-301 and Government Code section 12585-12586.	in Jer he de	()	
	luty 21, 2014		
Signature Date	AND THE PERSON OF THE PERSON O		
Juan Reinoso, President Name and Title (please type or print)		an water in	

TRANSITIONAL JOB OPPORTUNITIES PREFERENCE APPLICATION

co		es, Inc.		
	MPANY ADDRESS: P.O. Box 2383			
Çn	ry: Covina	STATE: Ca.	ZIF CODE: 91722	
1	I am <u>not</u> requesting considera Preference Program.	tion under the County	's Transitional Job Opportu	ınities
her	aby certify that I meet all the requi	rements for this progra	ım:	
ı	My business is a non-profit corp Section 501(c)(3) and has been so	poration qualified under uch for three years (attac	Internal Revenue Services C h IRS Determination Letter);	ode -
ì	I have submitted my three most re	cent annual tax returns v	with my application;	
ì	I have been in operation for at lease services to program participants;		ansitional job and related supp	ortive
)	I have submitted a profile of our to help the program participan information requested by the cont	ts, number of past pri	cription of its components des ogram participants and any	signed other
	i declare under penalty of per information herein is true and c		f the State of California the	at the
F	PRINT NAME:		TITLE:	
	Juan Reinoso		President	
-	SIGNATURE:		DATE:	
1			July 21, 2014	

APPROVED

SIGNATURE OF REVIEWER

DISAPPROVED

DATE

PROPOSER'S LIST OF TERMINATED CONTRACTS

PROPOSER'S NAME: Urban Graffiti Enterprises, Inc.

			•	
X	Proposer has not h	ad any contracts terminated	d in the past three years	k <u>.</u>
those termin Propo- noted	contracts terminate ated, please attach ser or not. Any and that contracts that	d by an agency or firm i an explanation on a <u>sepai</u> d all terminated contracts	before the contract's exacts sheet, whether the should be accompanie	rec years. Terminated contracts are xpiration date. If a contract(s) was termination was at the fault of the d with an explanation. It should be nty is only seeking information on
SERVI	CE:	TERMINATING DATE:	SERVICE:	TERMINATING DATE:
NAME	OF TERMINATING F	IRM	NAME OF TERMINA	ATING FIRM
ADDR	ESS OF FIRM		ADDRESS OF FIRM	A CONTRACTOR OF THE CONTRACTOR
CONT	ACT PERSON:		CONTACT PERSON	Y ;
TELE	PHONE		TELEPHONE:	
FAX:			FAX:	
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SERV	ICE:	TERMINATING DATE:	SERVICE:	TERMINATING DATE:
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E-MA	IL:		E-MAIL:	
SIGN	ATURE	/	DATE: July	21. 2014



P.O. BOX 2383 PH (626) 815-4900 COVINA, CA. 91722 FAX (626) 815-4499 juanr@urbangraffiti.com

January 16, 2014

Mr. Scott Pham Los Angeles County Department of Public Works 900 South Fremont Avenue Alhambra, CA 91803

Mr. Pham,

RE: CITY OF ANAHEIM CONTRACT CLARIFICATION

For the sake of total disclosure and to appease any concerns your department may have regarding the dissolution of our agreement with the city of Anaheim, I provide you with the following clarification.

Our contract with the city of Anaheim was canceled by mutual agreement and it should in no way be regarded as a termination by the agency or default by the contractor. All proposals submitted by the various contractors were factored using statistical data provided by the city in the RFP. Based on that data, all proposals submitted, incorporated four service crews. Within the first month of performing our services, we realized that the data provided in the RFP was inaccurate and that four crews were not going to suffice. We informed the city of this and upon confirmation of that fact, a mutual decision by the city and contractor was made to re-bid the contract with more accurate data. Although we could have simply walked away and let the city deal with their mistake, we stayed on until the re-bid and award process was completed. Regardless of the great financial toll our company took by providing up to 10 crews (6 more than we were getting compensated for) to keep up with the demand, the city continued to get serviced until a new contract was in place. Take note that the statistical data provided in the original RFP was so far off that the subsequent contract incorporates 15 service crews 7 days per week.

In closing, we have never had a contract terminated for any fault or reason. We stand by our exceptional service and commitment to succeed in all our endeavors.

Respectfully.

Juan Remoso President

cc: Jesus Castillo

PROPOSER'S PENDING LITIGATIONS AND JUDGMENTS

Propo	ser's N	ame:	
	any ti	ser and/or principals are not currently involved in any pending litigation; are not aware of treatened litigation where they would be a party; and have not had any judgmented against them within the last five years as of the date of proposal submission.	
pendi	ng litiga	d/or principals of the Proposer must list below (use additional pages if necessary) a ation, threatened litigation, and/or any judgments entered against them within the last fiv he date of proposal submission.	tll 'e
A	□ Pe	nding Litigation	
	1. 2. 3. 4. 5.	Against Proposer, Principal; Both (check as appropriate) Name of Litigation/Judgment Case Number: Court of Jurisdiction: Please provide a statement describing the size and scope of the pending/threatene	èd
		litigation or judgment (use additional page if necessary):	
AND THE PERSON NAMED IN			

В	. 🗆 Pe	ending Litigation	
	1.		
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Siar	afure (of Proposer: Date: July 21, 2014	

GRAFFITI REMOVAL SERVICES AT SOUTH AREA AND WEST AREA FLOOD CONTROL FACILITIES (2014-PA027)

PROPOSER'S INSURANCE COMPLIANCE AFFIRMATION

Addr	P.O. Box 2383, Coving, Ca. 91722 ess								
X	If awarded the contract: Proposer <u>will</u> comply with the insurance coverage provisions set forth in Exhibit B, Section 5, Indemnification and Insurance Requirements of this Request for Proposals, and Proposer <u>will</u> procure, maintain, and provide the County with proof of insurance coverage in the coverage amounts and types specified in Exhibit B, Section 5 throughout the entire term of the proposed contract, without interruption or break in coverage.								
	in Exhibit B, Section 5, Indem Request for Proposals, and provide the County with pramounts and types specified term of the proposed contract	h the insurance coverage provisions set forth initication and Insurance Requirements of this Proposer will not procure, maintain, and oof of insurance coverage in the coverage in Exhibit B, Section 5 throughout the entire t, without interruption or break in coverage. If posal will be immediately disqualified as non-							

CERTIFICATION OF COMPLIANCE WITH THE COUNTY'S DEFAULTED PROPERTY TAX REDUCTION PROGRAM

The Pr	oposer certifies that:							
x	It is familiar with the terms of the County of Los Angeles Defaulted Property Tax Reduction Program, Los Angeles County Code Chapter 2.206; AND							
	To the best of its knowledge, after a re in default, as that term is defined in l Los Angeles County property tax obliga	easonable Inquiry, the Proposer/Bidder/Contractor is not Los Angeles County Code Section 2.206.020.E, on any ation; AND						
	The Proposer/Bidder/Contractor agree Reduction Program during the term of a	s to comply with the County's Defaulted Property Tax any awarded contract.						
		-OR-						
	I am exempt from the County of Lo pursuant to Los Angeles County Code	s Angeles Defaulted Property Tax Reduction Program Section 2.206.060, for the following reason:						
	are under penalty of perjury under the law e is true and correct.	s of the State of California that the information stated						
Print	Name: Juan Reinoso 🥕	Title: President						
Signa	eture:	Date: July 21, 2014						

REQUEST FOR DVBE PREFERENCE PROGRAM CONSIDERATION FORM

INSTRUCTIONS: All proposers/bidders responding to this solicitation must complete and return this form for proper consideration of the proposal/bid.

In evaluating bids/proposals, the County will give preference to businesses that are certified by the State of California as a Disabled Veteran Business Enterprise (DVBE) or by the Department of Veterans as a Service Disabled Veteran Owned Small Business (SDVOSB) consistent with Chapter 2,211 of the Los Angeles County Code.

Vendor understands that in no instance shall the disabled veteran business enterprise preference program price or scoring preference be combined with any other County preference program to exceed eight percent (8%) in response to any County solicitation.

Information about the State's Disabled Veteran Business Enterprise certification regulations is in the California Code of Regulations, Title 2, Subchapter 8, Section 1896 et seq., and is also available on the California Department of General Services Office of Disabled Veteran Business Certification and Resources Website at http://www.pd.dgs.ca.gov.

Information on the Veteran Affairs Disabled Business Enterprise certification regulations made be found in the Code of Federal Regulations, 38CFR 74 and is also available on the Veterans Affairs Website at: http://www.vetbiz.gov.

X	I AM NOT a Disabled Veteran Business Enterprise certified by the State of California or a Service Disabled Veteran Owned Small Business with the Department of Veteran Affairs.
i	I AM certified as a Disabled Veteran Enterprise with the State of California or a Service Disabled Veteran Owned Small Business with the Department of Veteran Affairs as of the date of this proposal/bid submission and I request this proposal be considered for the DVBE Preference.

DECLARATION: I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE ABOVE INFORMATION IS TRUE AND ACCURATE.

Name of Firm: Urban Graffiti Enterprises, Inc.	County Webven No. 52010701
Print Authorized Name: Juan Reinose	Title: President
Authorized Signature:	Date: July 21, 2014

SIGNATURE OF REVIEWER	APPROVED	DISAPPROVED	DATE
		- 10	And the state of t
	Ì		

STATEMENT OF EQUIPMENT FORM

GRAFFITI REMOVAL SERVICES AT SOUTH AREA FLOOD CONTROL FACILITIES (2014-PA027)

Urban Graffiti Enterprises,Inc.
PROPOSER'S NAME:

P.O. Box 2383, Covina, Ca. 91722

TELEPHONE:

(626) 815-4900

ADDRESS:

Please list one (1) item per line; DO NOT submit an equipment list in your own format. This form may be reproduced in order to list all STATE BELOW THE INFORMATION FOR ALL EQUIPMENT THAT WILL BE DEDICATED AND/OR DESIGNATED PRIMARY BACKUP TO THIS SERVICE equipment.

TYPE OF EQUIPMENT	MAKE OE EQUIPMENT	OF MODEL YEAR	NEAR.	SERIALNUMBER	CONDITION OF THE	CONDITION OPERATIONAL OF NON:	LOCATION	DESIGNATION Checkone pencated Primary pencated Backup	ATION One PRIMARY BACKUP
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Service Truck	Ford	Ranger	2005	A62137	Good	Operational	Main Location		×
Service Truck	Ford	Ranger	2005	B02493	Good	Operational	Main Location	×	
Service Truck	Ford	Ranger	2005	B32492	Good	Operational	Main Location		×
Service Truck	Ford	Ranger	2005	A72959	Good	Operational	Main Location	×	
Service Truck	Ford	Ranger	2005	A72595	Good	Operational	Main Location		×
Sorvice Truck	200	Ranger	2005	A72598	Good	Operational	Main Location	×	
Service Truck	Ford	Ranger	2003	A43395	Good	Operational	Main Location		×
Service Truck	Ford	Ranger	2003	A09070	Good	Operational	Mian Location	×	
Service Truck	Ford	Ranger	2003	A12697	Good	Operational	Main location		×
Service Truck	Ford	Ranger	2003	A24432	Good	Operational	Main location	×	
Service Truck	Chevy	W3500	2005	006211	Good	Operational	Main Location	×	
Service Truck	Ford	Ranger	2007	A43636	Good	Operational	Main Location		×
	5								
							·		

STATEMENT OF EQUIPMENT FORM FOR GRAFFITI REMOVAL SERVICES AT SOUTH AREA FLOOD CONTROL FACILITIES (2014-PA027)

Urban Graffiti Enterprises, Inc. PROPOSER'S NAME:

P.O. Box 2383, Covina, Ca. ADDRESS:

(626) 815-4900 TELEPHONE:

STATE BELOW THE INFORMATION FOR ALL EQUIPMENT THAT WILL BE DEDICATED AND/OR DESIGNATED PRIMARY BACKUP TO THIS SERVICE

Please list one (1) item per line; DO NOT submit an equipment list in your own format. This form may be reproduced in order to list all equipment.

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ALLEGE SPIEWEL	CONDITION OF EQUIPMENT	роод	Good															
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	Mobel	3900	3900	3900	3900	3900	3900	3900	3900	3000	0000	3900						
		Graco	000	Glaco	Graco	Graco	20000	Nationer	Karcher									
		Airless Spraver	Airless Sprayer	Airless Sprayer	Airless Sprayer	Airless Spraver	Airless Sprayer	Airless Spraver	Airless Carayor	Airless opiayer	Airless oprayer	Airless Sprayer	Airiess Sprayer	Pressure washer	Pressure Washer			Water Company

GRAFFITI REMOVAL SERVICES AT SOUTH AREA AND WEST AREA FLOOD CONTROL FACILITIES (2013-PA027)

PROPOSER'S COMPLIANCE WITH MINIMUM REQUIREMENTS OF THE RFP Note: Proposer must check a box under each section.

Important Note: The information on this form is subject to verification and will not be used for scoring purposes.

Completing this form by itself without including detailed narrative in your proposal to support the minimum mandatory requirement of this RFP, any inconsistencies or inaccuracy in the information provided in this form, or this form and your Proposal, may subject your Proposal to disqualification or other actions, at the sole discretion of the County.

Proposer must meet the following minimum requirements, at the time of proposal submission:

- 1. Proposer must have a minimum of three years of experience performing graffiti abatement services.
 - Yes. Proposer does meet the experience requirement stated above. (In addition to responding on this form, as specified in Part I, Section 2.A.5, Experience, please provide a detailed narrative in your proposal to validate this minimum mandatory requirement for scoring of your proposal in this category.)

Proposers' No. of Years Description of Service		Page number(s) in the proposal explaining this experience	
Urban Graffiti Enterprises,Inc.	23years	Graffiti removal and pressure wash services	7 and 8

OR

GRAFFITI REMOVAL SERVICES AT SOUTH AREA AND WEST AREA FLOOD CONTROL FACILITIES (2013-PA027)

 Proposer experience 	s manaq e perfon	jing employee mus ning graffiti abatemer	t have a minim ntservices.	um of three years or
stated at	ove. (In LA.5, Ex e this mi	addition to respond necience, please prov	ing on this form, vide a detailed na	experience requirement as specified in Part I, arrative in your proposal pring of your proposal in
Managing Employee's Name	No. of Years	Descriptio	on of Service	Page number(s) in the proposal explaining this experience
		- Para Managaran Andrew		
	est very		· · · · · · · · · · · · · · · · · · ·	
requiren	nent stat	or its managing en ed above. <u>If you o</u> qualified as nonres	check this box,	ot meet the experience your proposal will be
declare under	penalty o	of perjury that the info	rmation stated ab	ove is true and accurate.
Signature	A		Title President	
Firm Mame Urban Graffit	i Enterpris	ses, Inc.	Date July 21, 2	014

COUNTY OF LOS ANGELES LIVING WAGE PROGRAM

APPLICATION FOR EXEMPTION

The contract to be awarded pursuant to the RFP is subject to the County of Los Angeles Living Wage Program (Program) (Los Angeles County Code, Chapter 2.201). Contractors and subcontractors may apply individually for consideration for an exemption from the Program. To apply, complete and submit this form to Public Works seven days prior to the due date for proposals. Upon review of the submitted Application for Exemption, Public Works will determine, in its sole discretion, whether the contractor and/or subcontractor is/are exempt from the Program.

Company Name:

Company Address:

			•	1		
Telephon	e Number:	Facsin	nile Number:	Email Addre	SS:	
Awarding	Department			Δ	Contract Term:	
Type of S	Service:		1 1/			
Contract	Dollar Amour	E	, , , , , , , , , , , , , , , , , , , ,		Contract Number (if any):	
that s	upports OSALS My bus	g an exemption from the your claim and SUB TO PUBLIC WORKS OR I iness is a nonprofit corpor Determination Letter).	MIT SEVEN DAYS PI FAX TO (626) 458-4194	RIOR TO THE :	DEADLINE FOR SE	UBMISSION OF
	subsid	siness is a Small Busine ary of a business domina d part-time employees; AN	ent in its field of operation			
		Has less than \$1 millior contract amount; OR	n in annual gross revenu	ues in the prece	ding fiscal year includi	ing the proposed
		Is a technical or profess preceding fiscal year incl			nillion in annual gross	revenues in the
		siness has received an ag				

FORM LW-2 - APPLICATION FOR EXEMPTION (continued)

My busi	iness is subject to a	bona fide Collective Barga	aining Agreement (you m u	ust attach the agreement)	; AND
	the Collective Barg Living Wage Progra		ssly provides that it supe	rsedes all of the provision	s of the
	provisions of the L	iving Wage Program (I wi	ressly provides that it if it comply with all provision ective Bargaining Agreeme	supersedes the following ns of the Living Wage Prog ent):	specific gram not
					-
I declare unde correct.	r penalty of perjury	under the laws of the S	tate of California that th	e information herein is tru	ie and
PRINT NAME:			TLE:		
SIGNATURE:		N		DATE:	
Application for	Exemption. The Co	ted below is for information	Information on purposes only. It is n evaluate the information p a contract to the Board of	ot required for consideration provided below by Contracto Supervisors.	on of this or, in any
Either for tho	the contractor or se employees who	the employees' collective will be providing services to	ve bargaining unit have on the County under the co	a bona fide health care be ntract.	nefit plan
	Health Plan Comp	any Name(s):			
	Company Insuran	ce Group Number(s):			
	Health Premium A	mount Paid by Employer:			
			· · · · · · · · · · · · · · · · · · ·		
	Health Benefit(s) I	Payment Schedule:			
	☐ M onthly	☐ Quarterly	☐ Bi-Annual		
	☐ Annually	☐ Other (Specify):			
Neither for the	er the contractor nose employees who	or the employees' collect will be providing services t	etive bargaining unit have to the County under the co	e a bona fide health care be intract.	enefit plan

COUNTY OF LOS ANGELES LIVING WAGE ORDINANCE

Contractor Living Wage Declaration

The contract to be awarded pursuant to this Request for Proposals (RFP) is subject to the County of Los Angeles Living Wage Ordinance (Program). You must dectare your intent to comply with the Program.

If you believe that you are exempt from the Program, please complete the Application for Exemption form and submit it, as instructed in the RFP, to Public Works before the deadline to submit proposals.

If you are not exempt from the Program, please check the option that best describes your intention to comply with Program.

[]	I do not have a bona fide health car County under the contract. I will pay a	re benefit plan for the in hourly wage of not i	ose employees who will be providing services to the ess than \$11.84 per hour per employee.
k)	I <u>do have</u> a bona fide health care ber under the contract but will pay into the not less than \$11.84 per hour per emp	e plan less than \$2.20	nployees who will be providing services to the County I per hour per employee, I will pay an hourly wage of
Ľŀ	I do have a bona fide health care ber under the contract and will pay into th not less than \$9.64 per hour per empl	he plan a t least \$2.20	inployees who will be providing services to the County I per hour per employee. I will pay an hourly wage of
	Health Plan(s):		
	Company Insurance Group Number.		
	Health Benefit(s) Payment Schedule:		
	☐ Mo nthly	□ Quasterly	⊡ Bi-Annual
	(T Annually		(Specify)
	EASE PRINT COMPANY NAME: cclare under the t	laws of the State of Ca	alifornia that the above information is true and correct:
SIC	SNATURE:	DATI	July 21, 2014
PLF	EASE PRINT NAME:	TITL	E OR POSITION:
íl –	Juan Reinoso		President

PAASPUBLOONTRACTMASTERILWIDECLARATION DOG REV. PW 02/13/07

COUNTY OF LOS ANGELES LIVING WAGE PROGRAM ACKNOWLEDGMENT AND STATEMENT OF COMPLIANCE

The undersigned individual is the owner or authorized agent of the business entity or organization (Firm) identified below and makes the following statements on behalf of his or her Firm. CHECK EACH APPLICABLE BOX.

LIVING WAGE ORDINANCE:

I have read the County's Living Wage Ordinance (Los Angeles County Code Section 2.201.010 through Ş٦ 2.201,100), and understand that the Firm is subject to its terms.

CONTRACTOR NON-RESPONSIBILITY AND CONTRACTOR DEBARMENT ORDINANCE:

I have read the provisions of the RFP describing the County's Determinations of Contractor Non-Responsibility KI. and Contractor Debarment Ordinance (Los Angeles County Code Section 2.202.010 through 2.202.060), and understand that the Firm is subject to its terms.

LABOR LAW/PAYROLL VIOLATIONS:

A "Labor Law/Payroll Violation" includes violations of any Federal, State, or local statute, regulation, or ordinance pertaining to wages, hours, or working conditions such as minimum wage, prevailing wage, living wage, the Fair Labor Standards Act, employment of minors, or unlawful employment discrimination.

History of Alleged Labor Law/Payroll Violations (Check One):

- The Firm HAS NOT been named in a complaint, claim, investigation or proceeding relating to a alleged Labor X Law/Payroll Violation which involves an incident occurring within three years of the date of the proposal; OR 5
- The Firm HAS been named in a complaint, claim, investigation, or proceeding relating to a alleged Labor Law/Payroll Violation which involves an incident occurring within three years of the date of the proposal. (I have attached to this form the required Labor/PayroWDebarment History form with the pertinent information for each allegation.)

History of Determinations of Labor Law/Payroll Violations (Check One):

- There HAS BEEN NO actermination by a public entity within the three years of the date of the proposal that the Firm committed a Labor Law/Payroll Violation; OR
- There HAS BEEN a determination by a public entity within the three years of the date of the proposal that the Firm П committed a Labor/Payroll Violation. I have attached to this form the required Labor/Payroll/Debarment History form with the pertinent information for each violation (including each reporting entity name, case number, name and address of claimant, date of incident, date claim opened, and nature and disposition of each violation or finding.) (The County may deduct points from the proposer's final evaluation score ranging from 1% to 20% of the total evaluation points available with the largest deductions occurring for undisclosed violations.)

	to an established bearing deposited that are mident ar-	
HIŞT	ORY OF DEBARMENT (Chock one):	
x)	The Firm HAS NOT been debarred by any public of	entity during the past ten years; OR
[]		y within the past ten years. Provide the pertinent information s, dates of disbarment, and nature of each debarment) on the
		the State of California that the above is true, complete and
COM	ect.	Juan Reinoso, President
3	Ovmers/Agent's Authorized Signature	Print Name and Title
	Urban Graffiti Enterprises, Inc.	July 21, 2014
Ţ.	Brist Mame of Luca	Disc

COUNTY OF LOS ANGELES LIVING WAGE PROGRAM LABOR/PAYROLL/DEBARMENT HISTORY

The Firm must complete and submit a separate form (make photocopies of form) for each instance of (check the applicable box below):

belowj.		
	estigation, or proceeding re ears of the date of the propo	elating to an alleged Labor Law/Payroll Violation for an incident occur osal.
A determination by a Violation.	public entity within three yea	ars of the date of the proposal that the Firm committed a Labor Law/Pay
A debarment by a pub	olic entity listed below within	the past ten years.
Print Name of Firm:		Print Name of Owner:
Print Address of Firm:		Owner's/AGENT'S Authorized Signature:
City, State, Zlp Code		Print Name and Title:
Public Entity Name		N 1 / A
	Street Address:	$\Lambda I / \Delta$
Public Entity Address:	City, State, Zip:	
Case Number/Date	Case Number:	
Claim Opened:	Date Claim Opened:	
	Name:	
Name and Address	Street Address:	
of Claimant:	City, State, Zip:	
Description of Work:	(e.g., Janitorial)	
Description of Allegation and/or Violation:		
Disposition of Finding: (attach disposition letter) (e.g., Liquidated Damages, Penalties, Debarment, etc.)		

Additional Pages are attached for a total of pages.

P:\aspub\contract\contract\contract\contract\tof-Propa-10-2-06.DOCDOC PW Rev. 12/2002

GUIDELINES FOR ASSESSMENT OF PROPOSER LABOR LAW/PAYROLL VIOLATIONS

COUNTY DETERMINATION Proposer Name:	(Deduction is taken from the points available)	ne maximum evaluation
Contracting Department:		
Department Contact Person:		
Phone:		
	Proposer Fully Disclosed	Proposer <i>Did Not</i> Fully Disclose
MAJOR	R - 10%	16 - 20%
County determination, based on the Evaluation of terit, that proposer has a record of very serious violations.*	Consider investigating a finiting of proposer non- responsibility**	Consider investigating a finding of proposer non-responsibility**
SIGNIFICANT	4 - 7%	8 - 14%
County determination, based on the Evaluation Criteria, that proposer has a record of significant violations.*		Consider investigating a finding of proposer non-responsibility**
MINOR	2 - 3%	4 - 6%
County determination, based on the Evaluation Criteria, that proposer has a record of relatively minor violations.*		,
INSIGNIFICANT	0 - 1%	1 - 2%
County determination, based on the Evaluation Criteria, that proposer has a record of very minimal violations.*		
NONE	0	N/A
County determination, based on the Evaluation Criteria, that proposer does not have a record of violations.*		

Assessment Criteria

* A 'Labor Law/Payroll Violation' includes violations of any Federal, State or local statute, regulation or ordinance pertaining to wages, hours, working conditions such as minimum wage, prevailing wage, living wage, the Fair Labor Standards Act, employment of minors, or unlawful employment discrimination. The County may deduct points from a proposer's final evaluation score only for Labor Law/Payroll Violations with disposition by a public entity within the past three years of the date of the proposal.

The assessment and determination of whether a violation is major, significant, minor, or insignificant and the assignment of a percentage deduction shall include, but not be limited to, consideration of the following criteria and variables:

- Accuracy in self-reporting by proposer
- □ Health and/or safety impact
- Number of occurrences
- ☐ Identified patterns in occurrences
- Dollar amount of lost/delayed wages
- Assessment of any fines and/or penalties by public entities
- Proportion to the volume and extent of services provided, e.g., number of contracts, number of employees, number of locations, etc.

^{**} County Code Title 2, Chapter 2.202.030 sets forth criteria for making a finding of contractor non-responsibility which are not limited to the above situations.

REQUESTED INFORMATION ON THE PROPOSER'S MEDICAL PLAN COVERAGE

roposer:			
Name of Proposer's Health Plan:		Date	:
(Please use a separate form for eac	h health plan offered co	by the proposer to emp	oloyees who will be working under th
ITEMS	DOES THE PLAN COVER? (YES) (NO)	WHAT DOES THE PROPOSER OR PROPOSER'S PLAN PAY?	LIST ANY COPAYMENTS AND/OR COMMENTS
Proposer's Health Plan Premium Employee only Employee + 1 dependent Employee + 2 dependents Employee + 3 dependents	Y N Y N Y N Y N	\$ \$ \$ \$	
Proposer's portion of above health premium payment Employee only Employee + 1 dependent Employee + 2 dependents Employee + 3 dependents	Y N Y N Y N Y N	\$ \$ \$ \$	
Any Annual Deductible? Per Person Per Family	Y N Y N	/ A	
Any Annual Maximum Employee Out- of-Pocket Expense? Per Person Per Family	Y N Y N	\$ \$	
Any Lifetime Maximum? Per Person Per Family	Y N Y N	\$ \$	
Ambulance coverage	Y N	\$	
Doctor's Office Visits	Y N	\$	
Emergency Care	Y N	\$	
Home Health Care	Y N	\$	
Hospice Care	Y N	\$	
Hospital Care	Y N	\$	
Immunizations	Y N	\$	
Maternity	Y N	\$	
Mental Health	Y N	\$	

\$

Y N

Mental Health In-Patient Coverage

LW-7 - PROPOSER'S MEDICAL PLAN COVERAGE (continued)

ITEMS	DOES THE PLAN COVER? (YES) (NO)	WHAT DOES THE PROPOSER OR PROPOSER'S PLAN PAY?	NTS AND/OR
Mental Health Out-Patient Coverage	Y N	\$	
Physical Therapy	Y N	\$	
Prescription Drugs	Y N	\$	
Routine Eye Examinations	Y N	\$	
Skilled Nursing Facility	Y N	\$	
Surgery	Y N	\$	
X-Ray and Laboratory	Y N	\$	* .

Under t	his health plan, a full time employee:
	Becomes eligible for health insurance coverage after days of employment.
	Is defined as an employee who is employed more than hours per week.
OTHER	BENEFITS:
A.NUMI	BER OF PAID SICK DAYS EARNED IN THE FIRST YEAR OF EMPLOYMENT IS DAYS.
B.NUMI	BER OF PAID SICK DAYS EARNED IN THE SECOND YEAR OF EMPLOYMENT IS DAYS.
C.NUMI	BER OF PAID VACATION DAYS EARNED IN THE FIRST YEAR OF EMPLOYMENT IS $_{-}^{5}$ DAYS.
D.NUM	BER OF PAID VACATION DAYS EARNED IN THE SECOND YEAR OF EMPLOYMENT IS $\underline{5}$ DAYS.
F.NIIMI	BER OF PAID HOLIDAYS PER YEAR IS 8 DAYS.

THAT HE PLANAND COST METHODOLOGY FOR CONTRACT.

Graffiti semoval services south area flood control factities (2014-pad2)

· ervern <u>Urban Graffiti Enterprises.Inc.</u>

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								Total Annual Salaries	Total Annual Salaries \$ 147,783.20
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() Andrews			וון אפיניתוסותי סופט בפשטתי בוחשים	7	100	richitan J			4
			(2) Fleelib Insurance ***	Insuranc	*** DE				I
			3) Paykol	S SPXR1	Wiche	(3) Payvoll Taxes & Workers' Compensation	υo		5 29.552.64
1. 日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日			(4) Wellaro and Ponston	o and Pa	10,40				4
							Total Amus	Total Angual Employee Bensile (1+2+3+4)	. 13
		a designation of the last	rs. Equipment Casts	neal Cas	2				\$ 58,160,00
			18) Service and Supply Costs	arid Su	S Alda	57.0			"[
			(7) Gengr	ביה מתב וב	1mlr.dslr	(7) General and Administrative Codis			8 8,280,41
			18) Prog 18)						\$ 6,372.55
					ļ		Tota	Total Annual Other Costs (5+8+7+8) \$	
A STATE OF THE STA								TOTAL ABNUAL PRICE	\$ 525,000,00

At any opens chawn must be FULL-TIME employees of the (Moposer, unless exemption to use Part-Tima amproyees their granted by the County Colong was produce shall by all leasts \$14.84 par hour.

The cost methate east to show in detail, how the Propesse arrived at the proposed contract page. The mathetalogy is to reflect employed classification to be paid to account to be worked deby, weakly, and americal formula way and americal and americal and americal and americal and an employed to be worked deby. Weakly, and americal and americal and americal and an employed to be paid to account to be worked deby. Weakly, and americal and classification the paid to account to account to the worked deby. Controls helder helder, and persion. Proposers costs for insurance, supplies, equipment, evertises, and any extension bestrown as requested. These costs, plus the grades are to be shown as requested. These costs, plus the grades are proposers, any marking the price are quested in Form PW-2.1, Schedule of Prices, what there is a discrepancy between the price quested in Form PW-2.1, Schedule of Prices, shall prevent our malticularies, the control calculated price indicated in Form PW-2.1, Schedule of Prices, shall prevent ... Stephage cost Sur really programme is \$2.20/hgur if bounty wager tale is between \$8.64 and \$11.84, unless examplion dom Living Wager oquirements has been granted by the County.

In alternation was compiled from records that are available to use at this time and il declare under penalty of perjury that the information is true and accurate within the requirements of the proposest.

Jupr Rem<mark>oso</mark> Lend of Preposer

Æle

GRAFFITI REMOVAL SERVICES AT SOUTH AREA AND WEST AREA FLOOD CONTROL FACILITIES WAGE AND HOUR RECORD KEEPING FOR LIVING WAGE CONTRACTS

(2014-PA027)

INSTRUCTIONS

order to appropriately evaluate this area (Part I, Section 4.D, Evaluation Criteria), it is critical that the Proposer submit a detailed description of The contractor selected through this RFP process will be required to comply with State and Federal labor regulations and record keeping The objective of this questionnaire is to determine the appropriateness, scope, and suitability of the procedures the Proposer uses and the internal controls in place to ensure compliance with State and Federal labor regulations and record keeping requirements. the processes and the steps associated with those processes.

Answer all questions thoroughly and in the same sequence as provided below. If a question is not applicable, indicate with "N/A" and explain why such question is not applicable. Provide additional details to ensure a clear picture of the Proposer's processes and controls. As used in this questionnaire, the term Proposer includes the business entity that will provide the proposed services. Attach an actual sample copy of timesheet, paycheck, and pay stub.

ADDITIONAL PAGES MAY BE ATTACHED OR RESPONSES CAN BE PROVIDED IN A SEPARATE DOCUMENT.

IDENTIFY EACH RESPONSE BY THE CORRESPONDING QUESTION NUMBER.

	QUESTION	RESPOND HERE OR ATTACHED NUMBERED RESPONSES IF MORE SPACE IS NEEDED.
-	TRACKING HOURS WORKED	
	How does the Proposer track employee hours actually worked?	1.1 All employees clock in at the beginning and at the end of their shift. Either through their phone or the card swipe system.
1.2.	1.2. Where do the Proposer's employees report to work at the beginning of their shift? At the work location or a central site with travel to the worksite?	1.2 Unless otherwise instructed, all employees report to the main location for work.
1.3.	travel to the worksite, when does the Proposer consider the employees' shift to have started? At a central site or upon arrival at the work location?	1.3 All employees report to the central site where the employee's shift is to start.

QUESTION	RESPOND HERE OR ATTACHED NUMBERED RESPONSES IF MORE SPACE IS NEEDED.
2. REPORTING TIME How does the Proposer know employees actually reported to work and at what time? For example, signin sheets, computerized check in, call-in system, or some other method?	2. All employees clock in using a computerized clock in system located at the main location or buy using their compnay phone.
3. RECORDS OF ACTUAL TIME WORKED	
 What records are created to document the beginning and ending times of employee's actual work shifts? 	
3.2. What records are maintained by the Proposer of actual time worked?	3.2 Computer generated time sheets records are maintained of actual time worked.
3.3. Are the records maintained daily or at another interval (indicate the interval)?	. 3.3 Daily for bi-weekly payroll.
3.4. Who creates these records (e.g., employee, supervisor, or office staff)?	
3.5. Who checks the records, and what are they checking for?	3.5 The Staff Supervisor checks the records to ensure accuracy with the days and hours worked.
3.6. What happens to these records?	3.6 Records are kept securely.
3.7. Are they used as a source document to create Proposer's payroll?	3.7 Yes
3.8. ATTACH ACTUAL COPIES OF THESE RECORDS (Please blank out any personal information).	3.8 Copy attached

UGE PAYROLL 06/22/2014-07/05/2014

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- a	06/25/2014 Wed	5:54 am	2:30 pm		-		8.00	0.00			-0.50
0	06/26/2014 Thu	5:59 am	2:35 pm		-		8.00	00.00			-0.50
2 رد		6:03 am	2:31 pm				8.00	00.00			-0.50
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RESPOND HERE OR ATTACHED NUMBERED RESPONSES IF MORE SPACE IS NEEDED.		5.1 All field staff are required to call into the office when taking a break or lunch.5.2 Employees sign a lunch attestation every pay period.5.3 The Staff Supervisor prints out the form and ensures all employees sign the attentation.
QUESTION	OTHER RECORDS USED TO CREATE PAYROLL (IF ANY) If records of actual time worked are not used to create payroll, what is the source document that is used? Who prepares and who checks the source document? Does the employee sign it? Who approves the source document, and what do they compare it with prior to approving it?	BREAKS How does the Proposer know that employees take mandated breaks and meal breaks (periods)? Does the Proposer maintain any written supporting documentation to validate that the breaks actually occurred? If so, who prepares, reviews, and approves such documentation?
	4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4	5.7.

6.7. 6.3. 6.5. 6.5.	AUESTION HOW PAYROLL IS PREPARED Discuss how the Proposer's payroll is prepared and how the Proposer ensures that employee wages are appropriately paid. How are employees paid (e.g., manually issued check, cash, automated check, or combination of methods)? If by check, do they receive a single check for straight time and overtime or are separate payments made? What information is provided on the check (e.g., deductions for taxes, etc.)? ATTACH A COPY OF A PAY CHECK STUB THAT SHOWS DEDUCTION CATEGORIES (COVER UP OR BLOCK OUT BANK ACCOUNT INFORMATION AND ANY EMPLOYEE INFORMATION).	ESPOND HERE OR ATTACHED NUMBERED RESPONSES IF MORE SPACE IS NEEDED. 6.1 The Payroll Department generates the time sheets. The Staff Supervisor reviews the time sheets for accuracy. The Staff Supervisor then gives the time sheets to each employee for their review. Once the employees check their time sheet, they are signed and returned to the Staff Supervisor. Any questions are addressed with the Staff Supervisor at that time and any needed corrections are made. Once all time sheets are signed by the employees, the Staff Supervisor signs them and gives them to the Payroll Department to generate the checks. 6.2 All employees are paid with a computer generated check. 6.3 A single check is provided with all straight and overtime included. 6.4 All legal, Federal and State required deductions are provided on the check stub. 6.5 Copy of check stub is attached.

RBAN GRAFFITI ENTERF	PRISES, INC.							636
	PAY	Hours	Rate	Current	YTD	TAXES	Current	YTD
	Regular Pay	71.75	11.84	849.52	11,246.04	Federal Income Tax	66.96	694.80
	Overtime Pay	0.50	17.76	8.88	71.97	Social Security	59.09	722.39
	Holiday Pay	8.00	11.84	94.72	333,44	Medicare	13.82	168.95
						CA Income Tax	0.00	0.00
5						CA State\Disability Ins \	9.53	116.51
						11/11		/ .
				\sim \sim		DEDUCTIONS	Current	YTD
Urban Graffiti Enterprises			7	1111	15-	\ Uniform Deposit	20.00	280.00
PO BOX 2383		1	\cap	1/11////	\	State Ordered Deduction	0.00	420.00
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Pay Period	\ \ \ · · ·				()	SUMMARY	Current	YTD
06/22/2014 - 07/05/2014	BENEFITS			/ Used	A vailable	/ Total Pay	\$953.12	\$11,651.45
	Vacation			0.001	0.00	Taxes	\$149.40	\$1,702.65
Pay Date		17	$\overline{}$	$\setminus \bigcup I$	÷	Deductions	\$20.00	\$700.00
07/10/2014								
	1	$\mathcal{O}(\mathcal{O}(\mathcal{O}))$	1			NET PAY:		\$783.72
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1084/10084 659762 (5/14)

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describe the steps the person preparing the payroll takes to create a check, starting from the source document through the issuance of a

If the Proposer uses a manual payroll system

MANUAL PAYROLL SYSTEM

County's Living Wage rate for County work and the Proposer's standard rate for other non-County work), how does the person preparing

the payroll calculate total wages paid?

If the employee has multiple wage rates (i.e.,

7.2.

check.

RESPOND HERE OR ATTACHED NUMBERED RESPONSES IF MORE SPACE IS NEEDED.

メ Z

AUTOMATED PAYROLL SYSTEM ာ

- services to an outside firm, describe the steps system or contracts for such automated payroll If the Proposer uses an automated payroll taken to prepare the payroll. 3.1.
- County's Living Wage rate for County work and the Proposer's standard rate for other non-County work), how does the automated payroll If the employee has multiple wage rates (i.e. system calculate total wages paid? 8.2.
- program, or does someone have to override the Is the calculation embedded in the software system to perform the calculation? 8.3
- 8.1 The Payroll Department generates the time sheets. The Staff Supervisor reviews the time sheets are signed by the employees, the Staff Supervisor signs them and gives are signed and returned to the Staff Supervisor. Any questions are addressed with time sheets for accuracy. The Staff Supervisor then gives the time sheets to each the Staff Supervisor at that time and any needed corrections are made. Once all employee for their review. Once the employees check their time sheet, they hem to the Payroll Department to generate the checks.
- 8.2 Preset wages ensure that all employees are paid the correct wage.
- 8.3 The calculations are embedded in the software program.

AIFETINI	RESPOND HERE OR ATTAC	RESPOND HERE OR ATTACHED NUMBERED RESPONSES IF MORE SPACE IS NEEDED.
SOL OBOL		
9. TRAVEL TIME 9.1. Mew is travel time during an employee's shift poid?	9.1 Employee's travel time is paid at their base rate.	raid at their base rate.
S.M. At what rate is such travel time paid if the circoyde has multiple wage false?	9.2 The employee's travel time is paid it their base rate.	is paid it their base rate.
S.S. Discuss from the Proposer calculates the day's wages for each situation described in the following two examples:		
a. During a single shift, an employee works three hours at a work location under a County Living Wage common, then travels an nour to another work location to work four thours, where they are paid at a differentiate than the County's Living Wage	9.3 (a) The employee will be p thier base rate and the	9.3 (a) The employee will be paid the three hours at the LWO rate. The travel time at thier base rate and the four hours at the rate required for that contract.
Tate. During a single shift, an employee works three cours at a work focation under a county Diving Wage confract, then travels an your to another work focation to work four cours, where they are also peld the County's Living Wage rate.	9.3 (b) The employee will be p	9.3 (b) The employee will be paid the full day at the LWO rate.
13. OVERTIME 13.1 Ibw does the Proposor calculate overtine usges? 13.2 What filthe employee has multiple wage rates?	10.1 Overtime is calculated at time and a half. 10.2 The employee's overtime would be paid a	10.1 Overtime is calculated at time and a half. 10.2 The employee's overtime would be paid at the rate where the overtime was generated.
Frat Burne Inan Reinoso	Company:	Urban Grafilii Enterprises, Inc.
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Agreement



BY AND BETWEEN

THE COUNTY OF LOS ANGELES, DEPARTMENT OF PUBLIC WORKS

AND

URBAN GRAFFITI ENTERPRISES, INC.

FOR

GRAFFITI REMOVAL SERVICES AT WEST AREA FLOOD CONTROL FACILITIES (2014-PA027)

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AGREEMENT FOR

GRAFFITI REMOVAL SERVICES AT WEST AREA FLOOD CONTROL FACILITIES (2014-PA027)

THIS AGREEMENT, made and entered into this 18th day of November, 2014, by and between the COUNTY OF LOS ANGELES, a subdivision of the State of California, a body corporate and politic (hereinafter referred to as COUNTY) and URBAN GRAFFITI ENTERPRISES, INC., a California corporation (hereinafter referred to as CONTRACTOR).

WITNESSETH

<u>FIRST</u>: The CONTRACTOR, for the consideration hereinafter set forth and the acceptance by the Board of Supervisors of said COUNTY of the CONTRACTOR'S Proposal filed with the COUNTY on July 21, 2014, hereby agrees to provide services as described in this Contract for Graffiti Removal Services at West Area Flood Control Facilities.

SECOND: This AGREEMENT, together with Exhibit A, Scope of Work; Exhibit B, Service Contract General Requirements; Exhibit C, Internal Revenue Service Notice 1015; Exhibit D, Safely Surrendered Baby Law Posters; Exhibit E, Defaulted Property Tax Reduction Program; Exhibit F.2, West Area Flood Control Facilities, and Exhibit G.2, West Area Maps; the CONTRACTOR'S Proposal, all attached hereto; the Request for Proposals; and Addenda to the Request for Proposals, all of which are incorporated herein by reference, are agreed by the COUNTY and the CONTRACTOR to constitute the Contract.

<u>THIRD</u>: The COUNTY agrees, in consideration of satisfactory performance of the foregoing services in strict accordance with the Contract specifications to the satisfaction of the Director of Public Works, to pay the CONTRACTOR pursuant to the Schedule of Prices set forth in the Proposal and attached hereto as Form PW-2.2, an amount not to exceed \$325,000 per year or such greater amount as the Board may approve (Maximum Contract Sum).

FOURTH: This Contract's initial term shall be for a period of one year commencing on January 1, 2015, or upon the Board's approval, whichever occurs last. The COUNTY shall have the sole option to renew this Contract term for up to four additional one-year periods and six month-to-month extensions, for a maximum total Contract term of five years and six months. Each such option shall be exercised at the sole discretion of the COUNTY. The COUNTY, acting through the Director, may give a written notice of intent to renew this Contract at least ten days prior to the end of each term. At the sole discretion of the COUNTY, in lieu of renewing the Contract for the full one year, this Contract may be renewed on a month-to-month basis, upon written notice to the CONTRACTOR at least ten days prior to the end of a term. The Director will provide a written notice of nonrenewal at least ten days before the last day of any term, in which case this Contract shall expire as of midnight on the last day of that term. Where all option years have been exercised, the Director will not provide a written notice of nonrenewal.

<u>FIFTH</u>: The CONTRACTOR shall bill monthly in arrears, for the work performed during the preceding month. Work performed shall be billed at the monthly unit prices quoted in Form PW-2.2, West Area, Schedule of Prices.

SIXTH: Public Works will make payment to the CONTRACTOR within 30 days of receipt and approval of a properly completed and undisputed invoice. However, should the CONTRACTOR be certified by the COUNTY as a Local Small Business Enterprise, payment will be made in accordance with Board of Supervisors Policy No. 3.035, Small Business Liaison and Prompt Payment Program. Each invoice shall be in triplicate (original and two copies) and shall itemize the work completed. The invoices shall be submitted to:

County of Los Angeles Department of Public Works Attention Fiscal Division, Accounts Payable P.O. Box 7508 Alhambra, CA 91802-7508

<u>SEVENTH:</u> In no event shall the aggregate total amount of compensation paid to the CONTRACTOR exceed the amount of compensation authorized by the Board. Such aggregate total amount is the Maximum Contract Sum.

<u>EIGHTH</u>: The CONTRACTOR understands and agrees that only the designated Public Works Contract Manager is authorized to request or order work under this Contract. The CONTRACTOR acknowledges that the designated Contract Manager is not authorized to request or order any work that would result in the CONTRACTOR earning an aggregate compensation in excess of this Contract's Maximum Contract Sum.

NINTH: The CONTRACTOR shall not perform or accept work requests from the Contract Manager or any other person that will cause the Maximum Contract Sum of this Contract to be exceeded. The CONTRACTOR shall monitor the balance of this Contract's Maximum Contract Sum. When the total of the CONTRACTOR'S paid invoices, invoices pending payment, invoices yet to be submitted, and ordered services reaches 75 percent of the Maximum Contract Sum, the CONTRACTOR shall immediately notify the Contract Manager in writing. The CONTRACTOR shall send written notification to the Contract Manager when this Contract is within six months from expiration of the term as provided for hereinabove.

<u>TENTH</u>: No cost-of-living adjustments shall be granted for the optional renewal periods.

<u>ELEVENTH</u>: In the event that terms and conditions, which may be listed in the CONTRACTOR'S Proposal, conflict with the COUNTY'S specifications, requirements, and terms and conditions as reflected in this AGREEMENT including, but not limited to, Exhibits A through G.2, inclusive, the COUNTY'S provisions shall control and be binding.

// //

// // <u>TWELFTH</u>: The CONTRACTOR agrees in strict accordance with the Contract specifications and conditions to meet the COUNTY'S requirements.

THIRTEENTH: This Contract constitutes the entire agreement between the COUNTY and the CONTRACTOR with respect to the subject matter of this Contract and supersedes all prior and contemporaneous agreements and understandings.

// //

// // IN WITNESS WHEREOF, the COUNTY has, by order of its Board of Supervisors, caused these presents to be subscribed by the Chairman of said Board and the seal of said Board to be affixed and attested by the Clerk thereof, and the CONTRACTOR has subscribed its name by and through its duly authorized officers, as of the day, month, and year first written above.



ATTEST:

SACHI A. HAMAI Executive Officer of the Board of Supervisors of the County of Los Angeles

Deputy

APPROVED AS TO FORM:

MARK J. SALADINO County Counsel

Deputy

ADOPTED ROARD OF SUPERVISORS

4 5 NOV 18 2014

SACHIA FIGURE

COUNTY Of LOS ANGELES

Chairman, Board of Supervisors

i hereby certify that pursuant to

Section 25103 of the Government Code,

livery of this document has been made

ACHI A. HAMAI Executive Officer

Clerk of the Board of Supervisors

Deputy

URBAN GRAFFITI ENTERPRISES, INC.

By ______ Its President

Type or Print Name

Its/Secretary

Type or Print Name

CALIFORNIA ALL-PURPOSE CERTIFICATE OF ACKNOWLEDGMENT

State of California	
County of LOS angeles	
on Oct. 20,2014 before me, Than personally appeared Juan Reinsto an	(Here insert name and title of the officer)
who proved to me on the basis of satisfactory evide the within instrument and acknowledged to me that	ence to be the person (s) whose name (s) is are subscribed to the he/she (they) executed the same in his/her/their authorized on the instrument the person (s) or the entity upon behalf of
I certify under PENALTY OF PERJURY under the is true and correct.	laws of the State of California that the foregoing paragraph
WITNESS my hand and official seal. Signature of Jotan Public	TIFFANY HARMS Commission No. 1985743 NOTARY PUBLIC-CALIFORNIA LOS ANGELES COUNTY My Comm. Expires JULY 21, 2018
ADDITIONAL OP	TIQNAL 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
(Title or description of attached document) (Title or description of attached document continued)	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.
Number of Pages Document Date 0 20 14	 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
(Additional information)	 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.
CAPACITY CLAIMED BY THE SIGNER Individual (s) Corporate Officer (Title) Partner(s) Attorney-in-Fact Trustee(s) Other	 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

SCOPE OF WORK GRAFFITI REMOVAL SERVICES AT WEST AREA FLOOD CONTROL FACILITIES

A. Public Works' Contract Manager

Public Works' Contract Manager (a.k.a., Graffiti Abatement Program Manager) Ms. Ari DeChellis of Land Development Division, may be contacted at (626) 458-4062, or at the e-mail address: adechellis@dpw.lacounty.gov, Monday through Friday, 7:15 a.m. to 6 p.m. The Contract Manager or designee is the only person authorized by Public Works to request work of the Contractor. If Public Works changes the Contract Manager or designee, the Contractor will be notified in writing. Designees will be primarily from the Graffiti Abatement Section (Contract Monitors) but could also be Public Works employees. The Contract Monitors manage the area covered in the contract on behalf of the Contract Manager. They patrol the area; identify graffiti; report it; monitor the work done by the contractor; act as the point of contact for constituent referrals and complaints; and handle issues relating to the contract, work, and contractor crews.

B. Background

The work to be performed under this Contract consists of removing graffiti and doing paint-out projects from all flood control facilities listed in the Los Angeles County Flood Control District's (District's) West Maintenance Areas. These facilities may include, but are not limited to, channels, debris basins, pump stations, spreading grounds, and yards. Public Works' Graffiti Abatement Program is designed to remove graffiti as quickly and as often as necessary to keep the areas free from graffiti. A prompt cleanup is considered preventive from the standpoint that if the marks do not remain for long periods, vandals' satisfaction from seeing their marks and having others see them is limited. The potential for notoriety and recognition, a key motivator for graffiti vandals, is directly impacted when the graffiti is quickly removed.

C. Work Description - General Statement

The Contractor will respond to requests for graffiti removal via the Graffiti Abatement Referral System or via the Contract Manager or designee (special assignments). Under this Contract the Contractor must patrol (drive the channels and facilities included in the contract) the entire length of each flood control channel and obliterate all graffiti discovered within 72 hours. The Contractor shall also do paint-out projects (painting surfaces to enhance and beautify the flood control right of way) as requested by the Graffiti Abatement Contract Manager or designee.

The Contractor shall designate a supervisor who can be contacted to confer with the County Contract Monitors from 7:30 a.m. to 3:30 p.m., Monday through Friday, with respect to this graffiti removal service and handle issues relating to Contractor's operations and painters' performances.

The Contractor shall provide telephone answering service, within the County, from 8 a.m. to 5 p.m., Monday through Friday, except on observed holidays, to receive instructions, information, complaints, etc., from Public Works Contract Monitors and/or the Graffiti Hotline Operator.

All work shall be performed in accordance with these specifications and Exhibit G.2 (West Flood Area maps). The Contractor's supervisor shall have a thorough knowledge of the needs of Public Works' Graffiti Abatement Program, the Flood Control District's facilities and this scope of work, terms, conditions, and requirements.

The Contractor shall log all graffiti removal requests and provide an electronic version (Excel) for reporting purposes.

The County reserves the right to determine if any work is or will be needed and/or requested under this Contract, at the County's sole and absolute discretion. The Contractor waives all claims against the County for damages or loss of any nature resulting from the County's failure to use the Contractor's services including, but not limited to, lost profit.

D. Minimum Crew

Contractor shall provide a minimum number of crews. Crew is defined as consisting of at least one full-time (40 hours/week) person in a fully equipped vehicle designated to carry out the duties detailed in this Scope of Work.

The Contractor shall provide a minimum number of crews per contract area as follows:

West Flood Area - a minimum of six crews

These crews shall be dedicated solely to the area on the days of operation as specified in subparagraph E.1. However, if pressure washing is required, a pressure washer is mandatory as to not impact the daily operation of the other crews. The Contractor is responsible for ensuring that a full complement of crews are working and shall replace a crew immediately if any crew cannot be deployed to work on any given day. The Contractor shall make crews available for priority assignments requested by the Contract Manager or designee.

E. General Graffiti Removal Services

The Contractor shall conduct the graffiti removal services as follows:

- Maintain a zero-tolerance policy for all Districts' facilities indicated in Exhibit F.2, West Flood Area Facility Locations and Limits in accordance with the Contractor's Work Plan. The Contractor shall follow its Work Plan throughout the entire Contract unless otherwise approved in writing by the Graffiti Abatement Contract Manager. In addition, the Contractor shall:
 - a. Remove vulgar graffiti (i.e., profane, obscene, or racist) within 24 hours (seven days per week).
 - b. Respond to Graffiti Abatement Contract Manager or designee <u>priority assignments</u> including, but not limited to, paint-outs, color matching, and corrective painting within 24 hours (seven days per week).
 - c. Remove graffiti within 72 hours upon notification, Monday through Friday.
- The Contractor must use concrete gray paint in all flood control channels. Substitute colors will not be accepted. Concrete gray is the only paint allowed to paint out the channel areas. In cases where fencing abuts to the channel area, walls must be color-matched to the satisfaction of the County.
- 3. Provide Public Works with work record reports no later than the fifth day of each month with the monthly invoice. The monthly report shall indicate the number and source of crews utilized and hours worked on this contract. This report will also include locations of requests for removal (name of facility/channel with address or closest intersection) and square footage painted over, pressure washed, or cleaned. Dispatch, the Contract Manager or designee or constituents may originate graffiti removal work requests via the Graffiti Abatement Referral System (GARS), e-mail, phone, or the "Works" app. All graffiti removal work requests must be included regardless of the source and reporting method. The completed report will then be routed to the Contract Manager who may perform quality control inspections. Mail completed work reports to:

County of Los Angeles, Department of Public Works Land Development Division Attention Ari DeChellis Graffiti Abatement Section 900 South Fremont Avenue Alhambra, CA 91803-1331

- 4. Perform all work necessary to complete this contract in a satisfactory manner and shall provide all personnel, supervision, appropriate tools, supplies, materials, equipment, transportation, and other incidentals necessary to perform work.
- 5. Remove graffiti from all types of surfaces including, but not limited to, paved access ways, wood, metal, stucco, brick, concrete, cinder blocks, sidewalks, smooth concrete, very rough grouted rip rap, signs, various pavement surfaces, etc., using appropriate methods of covering or removing graffiti for the particular surface and conditions including, but not limited to, water blasting, sand blasting, painting over (both with rollers and spray guns), and utilizing chemical solvents.
- 6. The method of removal shall consist of covering the graffiti with water-based and/or recycled paint (graffiti paint) and it must be concrete gray (color sample will be provided upon request). In areas where repainting is required in order to match the existing paint, Contractor shall paint over with the right color to match at no additional cost to the County. The paint may be applied either mechanically or manually in a neat and even manner such that it completely covers or eradicates any graffiti present and does not leave splatter marks on the ground. Use drop cloths on all work assignments to protect sidewalks, vegetation, etc., from paint spillage on surfaces below.
- 7. Furnish all the necessary and appropriate graffiti removing products and equipment including, but not limited to, brushes, rollers, spray guns, ladders, cloths, paint, paint thinner, County-approved graffiti-removing solutions, drop cloths, brooms, dustpans, plastic bags (for debris disposal), etc.
- 8. Use appropriate methods of covering or removing graffiti for the particular surface and conditions, such as water blasting, painting over, chemical solvents, etc.
- Graffiti found on "No Trespassing Signs" or any other signs should not be painted over. Graffiti should be wiped clean with County-approved chemical solvents.

- 10. Typical graffiti removal include, but are not limited to, metal flap gates, channel walls and bottoms, ramps, pedestrian bridges over the channels, river beds, concrete bike paths, asphalt bike paths, wooden fences, wrought iron gates, gage block houses, side drain outlet structures, asphalt concrete embankments, berms, slopes, fences and posts, lamp posts, gates, curbs, retaining walls, stream gaging recording buildings, bridge abutments, decks, outside pump plant buildings, pump plants, paved access ways, pillars, columns, utility boxes, polls, and walls supporting bridges inside the facility/channels right of way.
- 11. Train its personnel in proper graffiti removal techniques and provide corrective instruction to its personnel if they are removing graffiti improperly. Field personnel must wear safety vest when working in the channels as well as protective ear and eye wear and gloves when applicable to prevent any accidents. Additionally, Contractor will stay informed of new technology of graffiti removal.
- 12. Not allow any debris from its operations under this Contract, especially from the water/sand blasting operations, to be deposited in the storm drains and/or gutters in violation of the National Pollutant Discharge Elimination System Permit. Should Contractor violate this requirement, penalties will be imposed.
- 13. Use appropriate Best Management Practices including, but not limited to, drop cloths on all work sites to protect sidewalks, vegetation, etc., from paint spillage or overspray.
- 14. Public Works reserves the right to change any aspect of the reporting system or the Contractor reporting system. Such change could be due to improvements in our computer applications capabilities or for any other reason.
- 15. The Contractor's attention is directed to the fact that running water may be encountered in the channels and rivers following storms. In addition, water may be released to the channels from various reservoirs during nonstorm periods. The Contractor shall not attempt to enter the channel bottoms when rapidly flowing water is present since personnel and equipment could be swept downstream. The Contractor is solely responsible for determining whether or not the channels can be entered safely. The closure of beaches due to sewer contamination or any other incident does not constitute closure of the channels or adjacent public areas such as pedestrian walkways, or bike paths. Unless agreed by Public Works for safety reasons or if channels are entirely closed to the public, then Contractor may stop services and must notify

the Graffiti Abatement Contract Manager immediately. Regular monthly payment will be made regardless of work canceled due to rain or high flows in the channels.

- 16. The Contractor is advised that due to construction or maintenance activities within the channels and or facilities, the Contractor may be directed to temporarily or permanently avoid a portion of a particular channel or facility. The Contractor is not authorized to stop service in any channel or facility on his own just because it was assumed Contractor should not be there. Contract Manager must be contacted immediately for approval on any change in the graffiti removal activities. Public Works reserves the right to add or withdraw any facilities from this Contract at any time.
- 17. The Contractor will be issued a key for the purpose of accessing the facilities. The Contractor shall lock all gates following entry and/or exit. The Contractor is advised that bikeways and equestrian trails exist along many of the facilities. The Contractor shall conduct its activities in a manner that will not endanger the users or block access to these additional facilities. This includes, but is not limited to, driving slowly through channels, watching for pedestrians and bicyclists.

F. Murals

Public Works is committed to the preservation of registered murals. Not all murals are intended to be "permanent" artworks. Please refer any request from the public for removal of graffiti or removal of a temporary "memorial" mural to the Contract Manager.

Public Works has established the following guidelines when murals have been vandalized: the Contractor shall not, under any condition, repair, remove, "touch up," or "buff out" any murals unless advised by Public Works or Contract Manager to do so.

G. Graffiti Removal Services

The Contractor shall use the following graffiti removal methods:

- 1. Chain link Fencing and Pipe: All graffiti on pipes and fencing shall be painted over using a galvanized paint color to match the fencing fabric and pipe color. The paint-over color shall be feathered into the fabric and along the pipes.
- 2. Asphalt Bike Paths: Contractor shall be responsible for covering up graffiti found on the asphalt. It could be done by paint spraying or with a roller. Patchwork in heavily tagged areas must be avoided, instead, the entire

- bike path stretch must be repainted to restore bike path to its original stage. The paint for this type of surface must be black water-based paint, and it must be asphalt paint.
- 3. Concrete Bike Paths: Contractor shall be responsible for removing graffiti reported or found on the concrete bike paths by water, sand blasting, or both. Concrete bike paths must not be painted over, if concrete bike path was previously painted, the Contractor will be responsible for removing the new graffiti and the old paint used to cover the old graffiti. Contractor will be responsible for containing, recovering, and picking up all debris and waste water to avoid any channel water contamination while performing this activity to comply with (EPA) regulations. Concrete bike paths must be paint free.
- 4. Rock Walls: All graffiti shall be removed using only a water blasting machine with soda compound. All paint shall be removed from rock face and mortar joints to match all other rock facing. No painting over shall be used unless the wall was previously painted. The Contractor shall color match the paint to the original previous color using water-based paint.
- 5. Rocks along the bike path: All graffiti shall be covered up using concrete gray water-based paint without damaging any nearby vegetation.
- 6. Graffiti found on signs should not be painted over. Remove graffiti found on signs in the flood right of way with any of the following County-approved solvents:

OFF-B Off-B, graffiti remover - liquid form 3M™ Citrus Base Industrial Cleaner State Chemical Graffiti Wipes

- 7. Trees: Contractor must be responsible for removing graffiti reported or found on trees. Paint, to paint walls must never be used at all as it might eventually kill the tree by suffocating its trunk, by not letting tree breath through its bark. Contractor must only use water pressure, but the pressure must be regulated to avoid removing the bark of the tree. Any trees that have been previously painted to cover graffiti must be water pressured to remove new graffiti and old paint. Trees, vegetation, and green areas must be protected by the Contractor.
- 8. Miscellaneous: These standards are basic. However, other standards may be developed and incorporated herein, as other graffiti surfaces are found.

- 9. Graffiti extended into covered box conduits and appurtenance structures shall be serviced. In no case shall service be required into the box conduit beyond a distance equal to the width of the conduit entrance.
- 10. The Contractor works for Public Works and Public Works has the final decision on how the graffiti removal will be conducted without any objection from any Contractor in benefit of the Los Angeles County residents.

H. Facility Locations, Limits and Maps

A description of each facility included in this Contract will be found in the attached Exhibits. However, Public Works has the right to remove or add facilities at any time during the contract period. The terms right bank and left bank on channels are based on the observer looking downstream.

I. Maps and Specifications

Included in the Exhibits are the maps showing the location of the flood maintenance facilities and the limits included in this Contract. The maps shall be used only to locate the sites and do not contain sufficient information to represent the actual site conditions.

The maps, specifications, and other contract documents will govern the work. The Contract documents are intended to be complementary and cooperative and to describe and provide for a complete project. Anything in the specifications and not on the maps, or on the maps and not in the specifications, shall be as though shown or mentioned in both. The Contractor shall ascertain the existence of any conditions affecting the cost of the work, which would have been disclosed by reasonable examination of the site.

J. Rights of Way

The Contractor shall conduct all of its activities and operations within the confines of the facility rights of way in which graffiti is to be removed. The Contractor shall not allow its employees to use private property for eating, coffee breaks, or any other reason, or use water, or electricity from such property without written permission from the owner. If, for any reason, the Contractor elects to encroach upon other lands, Contractor shall first obtain written permission from the owner and provide evidence of such permission in writing to the Contract Manager prior to entering upon such lands. In performing any work or doing any activity on lands inside or outside of public right of way, the Contractor shall comply with all applicable Federal, State, and local laws, ordinances, and regulations.

The Contractor shall indemnify and hold Public Works harmless from all claims for damages occasioned by such work activity, whether done in compliance with this section and with permission or in violation of this section without permission,

as required in Exhibit B. Section 5, Indemnification and Insurance Requirements.

K. Work Schedule

The Contractor shall commence work in accordance with the Contractor's Work Plan. Any adjustments to the plan must be approved by the Contract Manager 24 hours in advance of the work. The plan shall reflect completion of all work under this Contract within the specified time and in accordance with these specifications. If the Contractor refuses or for any reason fails to perform sufficiently to meet its Work Plan, Public Works may perform said work and charge the Contractor for all costs incurred.

The work shall be diligently prosecuted throughout the term of this Contract. If the Contractor desires to make a major change in the method of operations after commencing work, or if the plan fails to reflect the actual progress, the Contractor shall submit to the Contract Manager a revised Work Plan in advance of beginning revised operations. The Contract Manager shall review and approve or disapprove the changes.

L. <u>Contractor Supervision Requirements</u>

- 1. The designated Contractor's daytime supervisor shall have a thorough knowledge of each facility under their purview and must speak and understand English.
- 2. In the event a painter does not show up for work, the Contractor's supervisor shall contact the Contract Manager or designee immediately.
- 3. Contractor shall maintain a well-trained reserve force to cover the work in the event of an emergency.
- 4. The Contractor's supervisor shall provide 24-hour emergency contact number.
- 5. All painters shall receive a minimum of one 8-hour workday training in the flood area assigned to them prior to providing billable services at the Contractor's expense and in accordance with the County's Living Wage Ordinance. Painters shall receive detailed training on performing the necessary duties in the Work Plan.
- 6. Only employees employed by the Contractor shall be allowed to provide services under this Contract. Any use of subcontractors shall be deemed a material breach of contract unless expressly authorized in writing by the Contract Manager.

M. Prosecution of Work

To minimize possible hazard and to restore work areas to their original condition as soon as practicable, the Contractor shall diligently prosecute the work to completion. If, as determined by the Contract Manager, the Contractor fails to prosecute the work to the extent that the above purpose is not being accomplished, the Contractor shall, upon orders from the Contract Manager, immediately take steps necessary to fully accomplish said purposes. All cost of prosecuting of the work as describe herein shall be included in the Contractor's Annual Price. Should the Contractor fail to take the necessary steps to fully accomplish said purposes, after orders of the Contract Manager to do so, the Contract Manager may suspend the work in whole or in part, until the Contractor takes steps.

If work is suspended through no fault of Public Works, all expenses and losses incurred by the Contractor during such suspensions shall be borne by the Contractor. If the Contractor fails to properly provide for public safety and traffic during periods of suspension, Public Works may elect to do so, and deduct the costs thereof from monies due the Contractor. Such actions will not relieve the Contractor from liability.

N. Hours and Days of Operation

Any operation generating loud, harsh, or unusual noise shall be restricted to the hours of 7 a.m. to 6 p.m. and shall conform to the requirements of the County Noise Ordinances (Sections 12.08 and 12.12 of the Los Angeles County Code) The days of operation shall be Monday through Sunday, each week, except for the following observed holidays.

Observed holidays:

- New Year's Day
- Independence Day
- Thanksgiving Day
- Christmas Day

O. Special Safety Requirements

a. All Contractor personnel shall be expected to observe all applicable Cal/OSHA and Public Works safety requirements while at the various jobsites. Reflective vests shall be worn at all times. Suitable clothing, gloves, and shoes that meet Cal/OSHA requirements are required. All safety precautions shall be in place before work is to be started.

- Contractor's graffiti abatement crew shall know the Contractor's standard safety practice.
- b. Contractor shall supply all applicable safety equipment including, but not limited to, rotating lights for vehicles used for work under this Contract.
- c. Contractor shall supply personnel with all applicable safety equipment, such as glasses, gloves, head gear, skin creams, respirators, etc.

P. Safety Standards

All Contractor's personnel shall be obligated to adhere to the following quality control and safety standards while performing these requested graffiti removal services for the County:

- i. All personnel shall wear proper clothing and footwear. No sandals, thongs, etc., shall be allowed.
- ii. Safety vests shall be worn at all times by those removing graffiti from any facility. Safety goggles shall be worn by anyone operating water blasting equipment and only trained personnel shall be allowed to operate it.
- iii. Use of drugs or alcohol while performing these graffiti removal services is prohibited.
- iv. Paint brushes, rollers, or frames shall be washed in clean water and any excess paint and water shall be disposed of properly according to local, State, and Federal laws.

Q. Additional Location(s)

- 1. Additional area(s) may be added during the Contract period. Prior to performing work in any additional area(s), within 24 hours after receiving an oral authorization, the Contractor shall prepare and submit a written description of the work with an estimate of labor and materials, including estimated cost to perform work for the additional area(s). No additional work shall commence without written authorization from the Contract Manager. The Contractor shall be paid for additional area(s) in accordance with the rates submitted in the Form PW-2, Schedule of Prices. Upon Contract Manager's negotiation and acceptance of the Contractor's written quotation, and subject to approval of the Director, the additional area(s) may be added to the Contract by amendment or change order.
- 2. All additional area(s) provided herein shall commence on the specified date established. The Contractor shall proceed diligently to complete said work within the time allotted as approved by the Contract Manager.

R. Utilities

Public Works will not provide utilities.

S. Storage Facilities

Public Works will not provide storage facilities for the Contractor.

T. Removal of Debris

All debris produced from this graffiti removal service specified herein shall be removed from County and/or District's property rights of way and private property by the Contractor. The debris shall be properly disposed of at the Contractor's expense. The Contractor shall not allow any debris from its operations under this Contract to be deposited in the storm drains and/or gutters in violation of the National Pollutant Discharge Elimination System. Failure of the Contractor to comply with the Contract Manager clean-up orders may result in an order to suspend work until the condition is corrected. No additional compensation will be allowed as a result of such suspension.

The Contractor shall not discharge smoke, dust, or any other air contaminants into the atmosphere in such quantity as will violate the regulations of any legally constituted authority.

The Contractor shall provide and maintain portable enclosed toilets if needed for the use of employees engaged in the work. These accommodations shall be maintained in a neat and sanitary condition.

The Contractor is advised that due to the nature of this Contract, discarded hazardous waste may be encountered during the performance of this Contract. In the event an unknown substance or hazardous material is discovered, the Contractor shall immediately notify the Contract Manager. The Contractor shall NOT attempt to perform any type of hazardous waste remediation not included under the Scope of Work of this Contract, including identifying, containing, cleaning, moving, disposing, etc. The Contractor shall exercise extreme caution in the event unknown waste is encountered.

U. <u>Project Safety Official</u>

The Contractor shall designate in writing a Project Safety Official who shall be thoroughly familiar with the Contractor's Injury and Illness Prevention Program and Code of Safe Practices. The Contractor's Project Safety Official shall be available at all times to abate any potential safety hazards and shall have the authority and responsibility to shut down an operation, if necessary. Failure by the Contractor to provide the required Project Safety Official shall be grounds for

the County to direct the cessation of all work activities and operations at no cost to the County until such time as the Contractor is in compliance.

V. Responsibilities of Public Works

The Director, acting through the Graffiti Abatement Contract Manager or other designee, shall approve or disapprove the Contractor's performance under this Contract. Public Works will make regular inspections of all flood control facilities under the contract to verify that the requested work has been completed according to these Specifications before payment will be authorized. Payment can and will be withheld if terms and conditions of this Contract are not met by Exhibit. Section DD, indicated this Contractor as in the Performance Requirements and Liquidated Damages.

W. Best Management Practices (BMP)

Best Management Practices (BMP) shall be defined as any program, technology, process, siting criteria, operating method, measure, or device which controls, prevents, removes, or reduces the pollution of storm water. The Contractor shall obtain and refer to the latest edition of the Los Angeles County Department of Public Works BMP Manual, and addenda thereto issued throughout the duration of the Contract Term. Copies of this publication are available for purchase from:

County of Los Angeles Department of Public Works Cashiers Office 900 South Fremont Avenue Alhambra, CA 91803 Telephone: (626) 458-6959

The Contractor shall have a minimum of two readily accessible copies of this publication on the project site at all times.

The Contractor shall implement the following BMP for the prevention of storm water pollution in conjunction with all its activities and operations:

WASTE MANAGEMENT

WM 005	Solid Waste Management
WM 006	Hazardous Waste Management
WM 009	Sanitary/Septic Waste Management

VEHICLE AND EQUIPMENT MANAGEMENT

NS 008	Vehicle and Equipment Cleaning
NS 009	Vehicle and Equipment Fueling
NS 010	Vehicle and Equipment Maintenance

Additional BMPs may be required as a result of a change in actual field conditions, Contractor activities, or construction operations. When more than one BMP is listed under each specific BMP category, the Contractor shall select the appropriate and necessary number of BMP within each category in order to achieve the BMP objective.

The Contractor, as a permittee, is subject to enforcement actions by the State Water Resources Control Board, Environmental Protection Agency, private citizens, and citizen groups. The County will deduct, from payments due the Contractor, the total amount of any fines levied on the County, plus legal fees, staff costs, and consultants fees as a result of the Contractor's noncompliance with these provisions and/or less than complete implementation of the specified BMP.

X. Protection and Restoration of Existing Improvements

The Contractor shall be responsible for the protection of public and private property and shall exercise due caution to avoid damage to such property. All property damage resulting from the Contractor's operations shall be repaired within three days at the Contractor's expense and to the satisfaction of the Contract Manager. All costs to the Contractor for protecting and restoring existing improvements shall be included in the Annual Price.

Y. Public Convenience and Safety

The Contractor's operations shall cause no unnecessary public inconvenience. The Contractor shall be responsible for the safety of equipment, material, and personnel under the Contractor's jurisdiction during the work. The County's inspection of the work shall <u>not</u> be considered an approval of the Contractor's safety measures. The Contractor shall be solely responsible for complying with all local, State, and Federal laws and regulations, which are applicable to the work.

Z. Quality Control

The Contractor shall be responsible for implementing procedures for ensuring that graffiti removal services are provided in strict compliance with this Scope of Work. Contractor shall designate in writing a Quality Control representative and an alternate Quality Control representative who are responsible for implementing, monitoring, controlling, and reporting on the quality of work.

It is recommended that Contractors Quality Control representatives be separate and distinct from Contractor's project manager or general superintendent, and the Contractor's Quality Control procedures establish a separate system for recording, reporting, and resolving quality control issues.

Within ten days of contract award, Contractor shall submit to the County a Contract Quality Control Plan for review and approval by the Contract Manager. This plan will include, at a minimum, the names and telephone numbers of Contractor's Quality Control representatives, a description of the roles and responsibilities for quality control, the system for monitoring, reporting on, resolving quality control issues, and checklists or other documentation in support of Contractor's Quality Control function.

AA. Performance Requirements and Liquidated Damages

- 1. Public Works will use the Performance Requirements Summary to evaluate the Contractor's performance of this Contract's tasks.
- 2. Failure to perform contract work in accordance with the Performance Requirements Summary is considered unacceptable. Public Works may cite the Contractor and impose liquidated damages immediately in the sums specified and deduct them from the next regularly scheduled payment to the Contractor.

PERFORMANCE REQUIREMENTS SUMMARY

REQUIRED SERVICE	STANDARD	MAXIMUM ALLOWABLE DEVIATION FROM STANDARD	METHOD OF SURVEILLANCE	MAXIMUM DEDUCTION	DEDUCTION FROM CONTRACT PRICE FOR EXCEEDING THE ACCEPTABLE QUALITY LEVEL
Fines by regulatory and governmental agencies	Fined by a local, regional, State, or Federal regulatory or governmental agency as a result of the Contractor's negligence or failure to comply with any Federal, State, or local rules, regulations, or requirements.	0%	100% inspection on a periodic basis.	10% of total monthly amount of contract cost	\$500 per occurrence plus any fine(s) charged to the County by a regulatory or governmental agency

REQUIRED SERVICE	STANDARD	MAXIMUM ALLOWABLE DEVIATION FROM STANDARD	METHOD OF SURVEILLANCE	MAXIMUM DEDUCTION	DEDUCTION FROM CONTRACT PRICE FOR EXCEEDING THE ACCEPTABLE QUALITY LEVEL
Violation of the National Pollutant Discharge Elimination System	Discharge of debris into storm drains and/or gutter.	0%	100% inspection on a periodic basis	10% of total monthly amount of contract cost	\$500 per occurrence plus any fines by regulatory and governmental agencies plus any remediation cost
Daily/Weekly/Monthly/ Quarterly Reports	Submitted to Contract Manager daily/weekly/monthly report.	0%	100% inspection on a periodic basis; complaints	10% of total monthly amount of contract cost	\$50 per day per report that is late or not submitted
Insurance certifications	Certifications submitted before implementation of contract and on a timely basis there-after.	0%	100% inspection on a periodic basis	All contract remedies reserved	All contract remedies reserved
Employees well oriented to job	Employees must have thorough knowledge of requirements under this contract.	0%	100% inspection on a periodic basis; complaints.	10% of total monthly amount of contract cost.	\$50 for each employee not knowledgeable of the job requirements
Staffing	Staffing levels are equal or exceed contract requirements.	0%	100% inspection on a periodic basis; complaints	10% of total monthly amount of contract cost	\$50 per occurrence
Training Program	Document training of each employee.	0%	100% inspection on a periodic basis	10% of total monthly amount of contract cost	\$250 per untrained employee
Maintain Knowledge of Safety Requirements	Completion of training of all accepted standards for safe practices related to the work.	0%	100% inspection on a periodic basis; complaints	10% of total monthly amount of contract cost	\$50 per employee, per occurrence
Change in Project Manager	Contractor shall notify the County in writing of any change in name or address of the Project Manager.	0%	100% inspection on a periodic basis	10% of total monthly amount of contract cost	\$50 per occurrence
Respond to complaints, requests and discrepancies	Respond within the time frame outlined in the specifications.	0%	100% inspection on a periodic basis; complaints	10% of total monthly amount of contract cost	\$50 per complaint not responded to within the time frame outlined in the specifications

REQUIRED SERVICE	STANDARD	MAXIMUM ALLOWABLE DEVIATION FROM STANDARD	METHOD OF SURVEILLANCE	MAXIMUM DEDUCTION	DEDUCTION FROM CONTRACT PRICE FOR EXCEEDING THE ACCEPTABLE QUALITY LEVEL
Project Safety Official	Project Safety Official who shall be thoroughly familiar with the Contractor's Injury and Illness Prevention Program and Code of Safe Practices.	0%	100% inspection on a periodic basis; complaints	10% of total monthly amount of contract cost	\$200 per occurrence
Safety Requirements	Comply with all applicable State of California Occupational Safety and Health Administration (Cal/OSHA).	0%	100% inspection on a periodic basis; complaints	10% of total monthly amount of contract cost	\$500 per occurrence
Priority Assignment/ Emergency Response graffiti removal	Graffiti removed and/or painted over within 24 hours Monday through Sunday.	0%	100% inspection on a periodic basis; complaints	50% of total monthly amount of contract cost	\$200 per square foot (or proration thereof) for graffiti not removed within the time frame outlined in the specifications
Remove graffiti	Graffiti removed and/or painted over within 72 hours Monday through Friday.	0%	100% inspection on a periodic basis; complaints	50% of total monthly amount of contract cost	\$5 per square foot (or proration thereof) for graffiti not removed within the time frame outlined in the specifications
Reporting of graffiti removed	Graffiti requests for removal closed within 72 hours.	0%	100% inspection by random sampling	50% of total monthly amount of contract cost	\$50 per complaint

BB. Contractor Licensing

Contractor or appointed employee of Contractor shall possess a valid C-33 State contractor's license throughout the duration of this Contract. Failure to maintain a valid C-33 license may lead to Contract termination or suspension according to Exhibit B, Section 3, Terminations/Suspensions.

CC. Subcontracting

Subcontracting is prohibited.

DD. Proposed Monthly Price

All services required in this Exhibit A, Scope of Work, shall be included in the monthly price quoted by the Contractor in Form PW-2.2, Schedule of Prices.

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SERVICE CONTRACT GENERAL REQUIREMENTS

SECTION 1

INTERPRETATION OF CONTRACT

A. Ambiguities or Discrepancies

Both parties have either consulted or had the opportunity to consult with counsel regarding the terms of this Contract and are fully cognizant of all terms and conditions. Should there be any uncertainty, ambiguity, or discrepancy in the terms or provisions hereof, or should any misunderstanding arise as to the interpretation to be placed upon any position hereof or the applicability of the provisions hereunder, neither party shall be deemed as the drafter of this Contract and the uncertainty, ambiguity, or discrepancy shall not be construed against either party.

B. Definitions

Whenever in the Request for Proposals, Contract, Scope of Work, Specifications, Terms, Requirements, and/or Conditions the following terms are used, the intent and meaning shall be interpreted as follows:

<u>Agreement</u>. The written, signed accord covering the performance of the requested service.

<u>Board</u>. The Board of Supervisors of County of Los Angeles and Ex-Officio Board of Supervisors of the Los Angeles County Flood Control District.

Contract. The written agreement covering the performance of the service and the furnishing of labor, materials, supervision, and equipment in the performance of the service. The contract includes the Agreement, Exhibit A - Scope of Work (Specifications), Exhibit B - Service Contract General Requirements, Exhibit C - Internal Revenue Service Notice 1015, Exhibit D - Safely Surrendered Baby Law Posters, Exhibit E - Defaulted Property Tax Reduction Program, and other appropriate exhibits, amendments and change orders. Included are all supplemental agreements amending or extending the service to be performed, which may be required to supply acceptable services specified herein.

<u>Contractor</u>. The person or persons, sole proprietor, partnership, joint venture, corporation, or other legal entity who has entered into an agreement with County to perform or execute the work covered by this Contract.

<u>Contract Work or Work</u>. The entire contemplated work of maintenance and repair to be performed, and services rendered as prescribed in this Contract.

County. Includes County of Los Angeles, County of Los Angeles Department of Public Works, Los Angeles County Road Department, and/or Los Angeles County Engineer.

Day. Calendar day(s) unless otherwise specified.

Direct Employee. Worker employed by Contractor under Contractor's state and federal taxpayer identification.

Director. The Director of Public Works, County of Los Angeles, as used herein, includes the Road Commissioner, County of Los Angeles; County Engineer, County of Los Angeles; Chief Engineer, Los Angeles County Flood Control District; and/or authorized representative(s).

District. Los Angeles County Flood Control District, or Los Angeles County Waterworks Districts, or Los Angeles County Consolidated Sewer Maintenance District.

Employee Leasing. Any agreement to employ any worker, at any tier, that is neither a subcontract nor a direct employee relationship.

Fiscal Year. The 12-month period beginning July 1 and ending the following June 30.

Maximum Contract Sum. The Maximum Contract Sum is the aggregate total amount of compensation authorized by the Board.

Proposal. The written materials that a Proposer submits in response to a solicitation document (Request for Proposals).

Proposer. Any individual, person or persons, sole proprietor, firm, partnership, joint venture, corporation, or other legal entity submitting a Proposal for the work, acting directly or through a duly authorized representative.

<u>Public Works</u>. County of Los Angeles Department of Public Works.

Solicitation. Request for Proposals, Invitation for Bids, Request for Statement of Qualifications, or Request for Quotation.

Specifications. The directions, provisions, and requirements contained herein, as supplemented by such special provisions as may be necessary pertaining to method, manner, and place of performing the work under this Contract.

Subcontract. An agreement by the Contractor to employ a Subcontractor at any tier; to employ or agree to employ a Subcontractor, at any tier.

<u>Subcontractor</u>. Any individual, person or persons, sole proprietor, firm, partnership, joint venture, corporation, or other legal entity furnishing supplies, services of any nature, equipment, and/or materials to Contractor in furtherance of the Contractor's performance of this Contract, at any tier, under oral or written agreement.

C. <u>Headings</u>

The headings herein contained are for convenience and reference only and are not intended to define or limit the scope of any provision thereof.

SECTION 2

STANDARD TERMS AND CONDITIONS PERTAINING TO CONTRACT ADMINISTRATION

A. <u>Amendments</u>

- 1. For any change which affects the scope of work, contract sum, payments, or any term or condition included in this Contract, an amendment shall be prepared and executed by Contractor and the Board or if delegated by the Board, the Director and Contractor.
- The Board or County's Chief Executive Officer or designee may require the addition and/or change of certain terms and conditions in this Contract during the term of this Contract. County reserves the right to add and/or change such provisions as required by the Board or the Chief Executive Officer. To implement such changes, an amendment or a change order to this Contract shall be prepared by Public Works and signed by the Contractor.
- 3. County may, at its sole discretion, authorize extensions of time to this Contract's term. Contractor agrees that such extensions of time shall not change any other term or condition of this Contract during the period of such extensions. To implement an extension of time, an amendment to this Contract shall be prepared and executed by Contractor and the Board or if delegated by the Board, the Director and Contractor. To the extent that extensions of time for Contractor performance do not impact either scope or amount of this Contract, Public Works may, at its sole discretion, grant Contractor extensions of time, provided the aggregate of all such extensions during the life of this Contract shall not exceed 120 days.
- 4. For any change which does not materially affect the scope of work or any other term or condition included under this Contract, a change order shall be prepared by Public Works and signed by the Contractor. If the change order is prepared by the Contractor, it shall be approved by Public Works and signed by the Contractor and the County.

B. Assignment and Delegation

1. Contractor shall not assign its rights or delegate its duties under this Contract, or both, whether in whole or in part, without the prior written consent of County, in its discretion, and any attempted assignment or delegation without such consent shall be null and void. For purposes of this paragraph, County consent shall require a written amendment to this Contract, which is formally approved and executed by Contractor and the Board or if delegated by the Board, the Director and Contractor. Any payments by County to any approved delegate or assignee on any claim

under this Contract shall be deductible, at County's sole discretion, against the claims which Contractor may have against County.

- 2. Shareholders, partners, members, or other equity holders of Contractor may transfer, sell, exchange, assign, or divest themselves of any interest they may have therein. However, in the event any such sale, transfer, exchange, assignment, or divestment is effected in such a way as to give majority control of Contractor to any person(s), corporation, partnership, or legal entity other than the majority controlling interest therein at the time of execution of this Contract, such disposition is an assignment requiring the prior written consent of County in accordance with applicable provisions of this Contract.
- 3. Any assumption, assignment, delegation, or takeover of any of Contractor's duties, responsibilities, obligations, or performance of same by any entity other than Contractor, whether through assignment, subcontract, delegation, merger, buyout, or any other mechanism, with or without consideration for any reason whatsoever without County's express prior written approval, shall be a material breach of this Contract, which may result in the suspension or termination of this Contract. In the event of such a termination, County shall be entitled to pursue the same remedies against Contractor as it could pursue in the event of default of Contractor.

C. Authorization Warranty

Contractor represents and warrants that the person(s) executing this Contract for Contractor is an authorized agent who has actual authority to bind Contractor to each and every term, condition, and obligation of this Contract and that all requirements of Contractor have been fulfilled to provide such actual authority.

D. Budget Reduction

In the event that the County's Board of Supervisors adopts, in any fiscal year, a County Budget which provides for reductions in the salaries and benefits paid to the majority of County employees and imposes similar reductions with respect to County Contracts, the County reserves the right to reduce its payment obligation under this Contract correspondingly for that fiscal year and any subsequent fiscal year during the term of this Contract (including any extensions), and the services to be provided by the Contractor under this Contract shall also be reduced correspondingly. Except as set forth in the preceding sentence, the Contractor shall continue to provide all of the services set forth in this Contract. The County's notice to the Contractor regarding said reduction in payment obligation shall be provided within 30 calendar days of the Board's approval of such actions.

E. <u>Complaints</u>

Contractor shall develop, maintain, and operate procedures for receiving, investigating, and responding to any complaints by any individual.

- 1. Within 12 business days after this Contract's effective date, Contractor shall provide County with Contractor's policy for receiving, investigating, and responding to any complaints by any individual.
- 2. County will review Contractor's policy and provide Contractor with approval of said plan or with requested changes.
- If County requests changes in Contractor's policy, Contractor shall make such changes and resubmit the plan within five business days for County approval.
- If, at any time, Contractor wishes to change Contractor's policy, Contractor shall submit proposed changes to County for approval before implementation.
- 5. Contractor shall preliminarily investigate all complaints and notify the Contract Manager of the status of the investigation within five business days of receiving the complaint.
- 6. When complaints cannot be resolved informally, a system of follow-through shall be instituted which adheres to formal plans for specific actions and strict time deadlines.
- 7. Copies of all written responses shall be sent to the Contract Manager within three business days of mailing to the complainant.

F. Compliance with Applicable Laws

- 1. Contractor shall comply with all applicable Federal, State, and local laws, rules, regulations, ordinances, or directives, and all provisions required thereby to be included in this Contract are hereby incorporated by reference.
- Contractor shall defend, indemnify, and hold County harmless from and against any and all liability, damages, costs, and expenses, including, but not limited to, defense costs and attorneys' fees arising from or related to any violation on the part of Contractor or its employees, agents, or Subcontractors of any such laws, rules, regulations, ordinances, or directives.

G. Compliance with Civil Rights Laws

Contractor hereby assures that it will comply with Subchapter VI of the Civil Rights Act of 1964, 42 USC Sections 2000 (e)(1) through 2000 (e)(17), to the end that no person shall, on the grounds of race, creed, color, sex, religion, ancestry, age, condition of physical disability, marital status, political affiliation, or national origin, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under this Contract or under any project, program, or activity supported by this Contract. Contractor shall comply with its EEO Certification (Form PW-7).

H. Confidentiality

- 1. Contractor shall maintain the confidentiality of all records obtained from County under this Contract in accordance with all applicable Federal, State, and local laws, ordinances, regulations, and directives relating to confidentiality.
- 2. Contractor shall inform all of its officers, employees, agents, and Subcontractors providing services hereunder of the confidentiality provisions of this Contract.

I. Conflict of Interest

- No County employee whose position with County enables such employee to influence the award of this Contract or any competing contract, and no spouse or economic dependent of such employee shall be employed in any capacity by Contractor or have any other direct or indirect financial interest in this Contract. No officer or employee of Contractor who may financially benefit from the performance of the work hereunder shall in any way participate in County's approval, or ongoing evaluation, of such work, or in any way attempt to unlawfully influence County's approval or ongoing evaluation of such work.
- 2. Contractor represents and warrants that it is aware of, and its authorized officers have read, the provisions of Los Angeles County Code, Section 2.180.010, "Certain Contracts Prohibited," and that execution of this Agreement will not violate those provisions. Contractor shall comply with all conflict of interest laws, ordinances, and regulations now in effect or hereafter to be enacted during the term of this Contract. Contractor warrants that it is not now aware of any facts that create a conflict of interest. If Contractor hereafter becomes aware of any facts that might reasonably be expected to create a conflict of interest, it shall immediately make full written disclosure of such facts to County. Full written disclosure shall include, but is not limited to, identification of all persons implicated and a complete description of all relevant circumstances. Failure to comply with the provisions of this paragraph shall be a material breach of this Contract

subjecting Contractor to either contract termination for default or debarment proceedings or both. Contractor must sign and adhere to the "Conflict of Interest Certification" (Form PW-5).

J. <u>Consideration of Hiring County Employees Targeted for Layoffs or Former County Employee on Reemployment List</u>

Should Contractor require additional or replacement personnel after the effective date of this Contract to perform the services set forth herein, Contractor shall give first consideration for such employment openings to qualified permanent County employees who are targeted for layoff or qualified, former County employees who are on a reemployment list during the life of this Contract.

K. Consideration of Hiring GAIN and GROW Participants

- 1. Should Contractor require additional or replacement personnel after the effective date of this Contract, Contractor shall give consideration for any such employment openings to participants in County's Department of Public Social Services Greater Avenues for Independence (GAIN) Program and General Relief Opportunity for Work (GROW) Program who meet Contractor's minimum qualifications for the open position. For this purpose, consideration shall mean that Contractor will interview qualified candidates. County will refer GAIN and GROW participants by category to Contractor.
- 2. In the event that both laid-off County employees and GAIN and GROW participants are available for hiring, County employees shall be given first priority.

L. <u>Contractor's Acknowledgment of County's Commitment to Child Support</u> Enforcement

Contractor acknowledges that County places a high priority on the enforcement of child support laws and the apprehension of child support evaders. Contractor understands that it is County's policy to encourage all County Contractors to voluntarily post County's L.A.'s Most Wanted: Delinquent Parents poster in a prominent position at Contractor's place of business. County's Child Support Services Department will supply Contractor with the poster to be used.

M. Contractor's Charitable Activities Compliance

The Supervision of Trustees and Fundraisers for Charitable Purposes Act regulates entities receiving or raising charitable contributions. The "Nonprofit Integrity Act of 2004" (SB 1262, Chapter 919) increased Charitable Purposes Act requirements. By requiring Contractors to complete the Charitable Contributions Certification (Form PW-12), County seeks to ensure that all County Contractors which receive or raise charitable contributions comply with California

law in order to protect County and its taxpayers. A Contractor which receives or raises charitable contributions without complying with its obligations under California law commits a material breach subjecting it to either contract termination for default or debarment proceedings or both. (Los Angeles County Code Chapter 2.202)

N. <u>Contractor's Warranty of Adherence to County's Child Support Compliance</u> Program

- 1. Contractor acknowledges that County has established a goal of ensuring that all individuals who benefit financially from County through contracts are in compliance with their court-ordered child, family, and spousal support obligations in order to mitigate the economic burden otherwise imposed upon County and its taxpayers.
- 2. As required by County's Child Support Compliance Program (Los Angeles County Code Chapter 2.200), and without limiting Contractor's duty under this Contract to comply with all applicable provisions of law, Contractor warrants that it is now in compliance and shall during the term of this Contract maintain compliance with the employment and wage reporting requirements as required by the Federal Social Security Act (42 USC Section 653a) and California Unemployment Insurance Code Section 1088.5, and shall implement all lawfully served Wage and Earnings Withholding Orders or Child Support Services Department Notices of Wage and Earnings Assignment for Child, Family, or Spousal Support, pursuant to Code of Civil Procedure Section 706.031 and Family Code Section 5246(b).

O. Contractor Performance Evaluation/Corrective Action Measures

County or its agent will evaluate Contractor's performance under this Contract on not less than an annual basis. Such evaluation will include assessing Contractor's compliance with all this Contract's terms and conditions and performance standards. Contractor deficiencies which County determines are severe or continuing and that may place performance of this Contract in jeopardy, if not corrected, will be reported to the Board. The report will include improvement/corrective action measures taken by County and Contractor. If improvement does not occur consistent with the corrective action measures, County may suspend or terminate this Contract for default or impose other penalties as specified in this Contract.

P. Damage to County Facilities, Buildings, or Grounds

 Contractor shall repair, or cause to be repaired, at its own cost, any and all damage to County facilities, buildings, or grounds caused by Contractor or employees or agents of Contractor. 2. Such repairs shall be made immediately after Contractor has become aware of such damage, but in no event later than 30 days after the occurrence. If Contractor fails to make timely repairs, County may make any necessary repairs. All costs incurred by County, as determined by County, for such repairs shall be repaid by Contractor by cash payment upon demand. County may deduct from any payment otherwise due Contractor for costs incurred by County to make such repairs.

Q. Employment Eligibility Verification

- 1. Contractor warrants that it fully complies with all Federal and State statutes and regulations regarding the employment of aliens and others and that all of its employees performing work under this Contract meet the citizenship or alien status requirements set forth in Federal and State statutes and regulations. Contractor shall obtain, from all covered employees performing services hereunder, all verification and other documentation of employment eligibility status required by Federal and State statutes and regulations including, but not limited to, the Immigration Reform and Control Act of 1986 (P.L. 99-603), or as they currently exist and as they may be hereafter amended. Contractor shall retain all such documentation for all covered employees for the period prescribed by law.
- 2. Contractor shall indemnify, defend, and hold harmless, the County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents, Employees and Volunteers from employer sanctions and any other liability which may be assessed against Contractor or County or both in connection with any alleged violation of Federal or State statutes or regulations pertaining to the eligibility for employment of persons performing services under this Contract.

R. Facsimile Representations

At the discretion of County, County may agree to regard facsimile representations of original signatures of Contractor's authorized officers, when appearing in appropriate places on the change notices and amendments prepared pursuant to this Exhibit's Amendments, and received via communications facilities, as legally sufficient evidence that such original signatures have been affixed to change notices and amendments to this Contract, such that the Contractor need not follow up facsimile transmissions of such documents with subsequent (nonfacsimile) transmission of "original" versions of such documents.

S. Fair Labor Standards

Contractor shall comply with all applicable provisions of the Federal Fair Labor Standards Act and shall indemnify, defend, and hold harmless the County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents,

Employees, and Volunteers from any and all liability, including, but not limited to, wages, overtime pay, liquidated damages, penalties, court costs, and attorneys' fees arising under any wage and hour law, including, but not limited to, the Federal Fair Labor Standards Act, for work performed by Contractor's employees for which County may be found jointly or solely liable.

T. Force Majeure

- 1. Neither party shall be liable for such party's failure to perform its obligations under and in accordance with this Contract, if such failure arises out of fires, floods, epidemics, quarantine restrictions, other natural occurrences, strikes, lockouts (other than a lockout by such party or any of such party's subcontractors), freight embargoes, or other similar events to those described above, but in every such case the failure to perform must be totally beyond the control and without any fault or negligence of such party (such events are referred to in this subparagraph as "force majeure events").
- 2. Notwithstanding the foregoing, a default by a subcontractor of Contractor shall not constitute a force majeure event, unless such default arises out of causes beyond the control of both Contractor and such subcontractor, and without any fault or negligence of either of them. In such case, Contractor shall not be liable for failure to perform, unless the goods or services to be furnished by the subcontractor were obtainable from other sources in sufficient time to permit Contractor to meet the required performance schedule. As used in this subparagraph, the term "subcontractor" and "subcontractors" mean subcontractors at any tier.
- In the event Contractor's failure to perform arises out of a force majeure event, Contractor agrees to use commercially reasonable best efforts to obtain goods or services from other sources, if applicable, and to otherwise mitigate the damages and reduce the delay caused by such force majeure event.

U. Governing Laws, Jurisdiction, and Venue

This Contract shall be governed by, and construed in accordance with the laws of the State of California. To the maximum extent permitted by applicable law, Contractor and County agree and consent to the exclusive jurisdiction of the courts of the State of California for all purposes concerning this Contract and further agree and consent that venue of any action brought in connection with or arising out of this Contract, shall be exclusively in the County of Los Angeles.

V. Most Favored Public Entity

If the Contractor's prices decline, or should the Contractor at any time during the term of this Contract provide the same goods or services under similar quantity

and delivery conditions to the State of California or any county, municipality, or district of the State at prices below those set forth in this Contract, then such lower prices shall be immediately extended to the County.

W. Nondiscrimination and Affirmative Action

- 1. Contractor certifies and agrees that all persons employed by it, its affiliates, subsidiaries, or holding companies are and shall be treated equally without regard to or because of race, color, religion, ancestry, national origin, sex, age, physical or mental disability, marital status, or political affiliation, in compliance with all applicable Federal and State antidiscrimination laws and regulations.
- 2. Contractor shall certify to, and comply with, the provisions of Contractor's EEO Certification (Form PW-7).
- 3. Contractor shall take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to race, color, religion, ancestry, national origin, sex, age, physical or mental disability, marital status, or political affiliation, in compliance with all applicable Federal and State antidiscrimination laws and regulations. Such action shall include, but not be limited to, employment, upgrading, demotion, transfer, recruitment or recruitment advertising, layoff or termination, rates of pay or other forms of compensation, and selection of training, including apprenticeship.
- 4. Contractor certifies and agrees that it will deal with its Subcontractors, bidders, or vendors without regard to or because of race, color, religion, ancestry, national origin, sex, age, physical or mental disability, marital status, or political affiliation.
- 5. Contractor certifies and agrees that it, its affiliates, subsidiaries, or holding companies shall comply with all applicable Federal and State laws and regulations to the end that no person shall, on the grounds of race, color, religion, ancestry, national origin, sex, age, physical or mental disability, marital status, or political affiliation, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under this Contract or under any project, program, or activity supported by this Contract.
- 6. Contractor shall allow County representatives access to Contractor's employment records during regular business hours to verify compliance with the provisions of this paragraph when so requested by County.
- 7. If County finds that any of the above provisions have been violated, such violation shall constitute a material breach of this Contract upon which County may terminate for default or suspend this Contract. While County

reserves the right to determine independently that the antidiscrimination provisions of this Contract have been violated, in addition, a determination by the California Fair Employment Practices Commission or the Federal Equal Employment Opportunity Commission that Contractor has violated Federal or State antidiscrimination laws or regulations shall constitute a finding by County that Contractor has violated the antidiscrimination provisions of this Contract.

8. The parties agree that in the event Contractor violates any of the antidiscrimination provisions of this Contract, County shall, at its sole option, be entitled to a sum of \$500 for each violation pursuant to California Civil Code Section 1671 as liquidated damages in lieu of terminating or suspending this Contract.

X. <u>Nonexclusivity</u>

Nothing herein is intended nor shall be construed as creating any exclusive arrangement with Contractor. This Contract shall not restrict County from acquiring similar, equal, or like goods and/or services from other entities or sources.

Y. <u>No Payment for Services Provided Following Expiration/Suspension/Termination of</u> Contract

Contractor shall have no claim against County for payment of any money or reimbursement, of any kind whatsoever, for any service provided by Contractor after the expiration, suspension, or other termination of this Contract. Should Contractor receive any such payment, it shall immediately notify County and shall immediately repay all such funds to County. Payment by County for services rendered after expiration/suspension/termination of this Contract shall not constitute a waiver of County's right to recover such payment from Contractor. This provision shall survive the expiration/suspension/termination of this Contract.

Z. Notice of Delays

Except as otherwise provided under this Contract, when either party has knowledge that any actual or potential situation is delaying or threatens to delay the timely performance of this Contract, that party shall, within one business day, give notice thereof, including all relevant information with respect thereto, to the other party.

AA. Notice of Disputes

Contractor shall bring to the attention of the Contract Manager any dispute between County and Contractor regarding the performance of services as stated in this Contract. If the Contract Manager is not able to resolve the dispute, the Director will resolve it.

BB. Notice to Employees Regarding the Federal Earned Income Credit

Contractor shall notify its employees, and shall require each Subcontractor to notify its employees, that they may be eligible for the Federal Earned Income Credit under the Federal income tax laws. Such notice shall be provided in accordance with the requirements set forth in Internal Revenue Service Notice 1015 (Exhibit C).

CC. Notices

Notices desired or required to be given under these Specifications, Conditions, or Terms herein or any law now or hereafter in effect may, at the option of the party giving the same, be given by enclosing the same in a sealed envelope addressed to the party for whom intended and by depositing such envelope with postage prepaid with the United States Post Office and any such notice and the envelope containing the same shall be addressed to Contractor at its place of business, or such other place as may be hereinafter designated in writing by Contractor. The notices and envelopes containing the same to County shall be addressed to:

Chief, Administrative Services Division County of Los Angeles Department of Public Works P.O. Box 1460 Alhambra, CA 91802-1460

In the event of suspension or termination of this Contract, notices may also be given upon personal delivery to any person whose actual knowledge of such suspension or termination would be sufficient notice to Contractor. Actual knowledge of such suspension or termination by an individual Contractor or by a copartner, if Contractor is a partnership; or by the president, vice president, secretary, or general manager, if Contractor is a corporation; or by the managing agent regularly in charge of the work on behalf of said Contractor shall in any case be sufficient notice.

DD. Publicity

Contractor shall not disclose any details in connection with this Contract to any person or entity except as may be otherwise provided hereunder or required by law. However, in recognizing Contractor's need to identify its services and related clients to sustain itself, County shall not inhibit Contractor from publicizing its role under this Contract within the following conditions:

- 1. Contractor shall develop all publicity material in a professional manner.
- During the term of this Contract, Contractor shall not, and shall not authorize another to, publish or disseminate commercial advertisements, press releases, feature articles, or other materials using the name of County without the prior written consent of the Contract Manager. County shall not unreasonably withhold such written consent.

3. Contractor may, without prior written consent of County, indicate in its proposals and sales materials that it has been awarded this Contract with County, provided that the requirements of this paragraph shall apply.

EE. Public Records Act

- 1. Any documents submitted by Contractor; all information obtained in connection with County's right to audit and inspect Contractor's documents, books, and accounting records pursuant to this Exhibit's Record Retention and Inspection/Audit Settlement, of this Contract; as well as those documents which were required to be submitted in response to the RFP used in the solicitation process for this Contract, become the exclusive property of County. All such documents become a matter of public record and shall be regarded as public records, except those documents that are marked "trade secret," "confidential," or "proprietary" and are deemed excluded from disclosure under Government Code 6250 et seq. (Public Records Act). County shall not in any way be liable or responsible for the disclosure of any such records including, with limitation, those so marked, if disclosure is required by law, or by an order issued by a court of competent jurisdiction.
- 2. In the event County is required to defend an action on a Public Records Act request for any of the aforementioned documents, information, books, records, and/or contents of a proposal marked "trade secret," "confidential," or "proprietary," Contractor agrees to defend and indemnify County from all costs and expenses, including reasonable attorney's fees, in connection with any requested action or liability arising under the Public Records Act.

FF. Record Retention and Inspection/Audit Settlement

Contractor shall maintain accurate and complete financial records of its activities and operations relating to this Contract in accordance with generally accepted accounting principles. Contractor shall also maintain accurate and complete employment and other records relating to its performance of this Contract. Contractor agrees that County, or its authorized representatives, shall have access to and the right to examine, audit, excerpt, copy, or transcribe any pertinent transaction, activity, or record relating to this Contract. All such material including, but not limited to, all financial records, bank statements, cancelled checks, or other proof of payment, timecards, sign-in/sign-out sheets, and other time and employment records, and proprietary data and information, shall be kept and maintained by Contractor and shall be made available to County during the term of this Contract and for a period of five years thereafter unless County's written permission is given to dispose of any such material prior to such time. All such material shall be maintained by Contractor at a location in County, provided that if any such material is located outside County, then, at County's option, Contractor

shall pay County for travel, per diem, and other costs incurred by County to examine, audit, excerpt, copy, or transcribe such material at such other location.

- In the event that an audit of Contractor is conducted specifically regarding this Contract by any Federal or State auditor, or by any auditor or accountant employed by Contractor or otherwise, then Contractor shall file a copy of such audit report with County's Auditor-Controller within 30 days of Contractor's receipt thereof, unless otherwise provided by applicable Federal or State law or under this Contract. Subject to applicable law, County shall make a reasonable effort to maintain the confidentiality of such audit report(s).
- 2. Failure on the part of Contractor to comply with any of the provisions of this paragraph shall constitute a material breach of this Contract upon which County may suspend or terminate for default or suspend this Contract.
- 3. If, at any time during the term of this Contract or within five years after the expiration or termination of this Contract, representatives of County conduct an audit of Contractor regarding the work performed under this Contract, and if such audit finds that County's dollar liability for any such work is less than payments made by County to Contractor, then the difference shall be either: a) repaid by Contractor to County by cash payment upon demand or b) at the sole option of County's Auditor-Controller, deducted from any amounts due to Contractor from County, whether under this Contract or otherwise. If such audit finds that County's dollar liability for such work is more than the payments made by County to Contractor, then the difference shall be paid to Contractor by County by cash payment, provided that in no event shall County's maximum obligation for this Contract exceed the funds appropriated by County for the purpose of this Contract.
- 4. addition to the above. the Contractor agrees, should ln County or its authorized representatives determine, in the County's sole discretion, that it is necessary or appropriate to review a broader scope of the Contractor's records (including, certain records related to non-County contracts) to enable the County to evaluate the Contractor's compliance with the County's Living Wage Program, that the Contractor shall promptly and without delay provide to the County, upon the written request of the County or its authorized representatives, access to and the right to examine, audit, excerpt, copy, or transcribe any and all transactions, activities, or records relating to any of its employees who have provided services to the County under this Contract, including without limitation, records relating to work performed by said employees on the Contractor's The Contractor further acknowledges that the non-County contracts. foregoing requirement in this subparagraph relative to Contractor's employees who have provided services to the County under this Contract is for the purpose of enabling the County in its discretion to verify the Contractor's full compliance with and adherence to California labor laws and

the County's Living Wage Program. All such materials and information, including, but not limited to, all financial records, bank statements, cancelled checks or other proof of payment, timecards, sign-in/sign-out sheets and other time and employment records, and proprietary data and information, shall be kept and maintained by the Contractor and shall be made available to the County during the term of this Contract and for a period of five years thereafter unless the County's written permission is given to dispose of any such materials and information prior to such time. All such materials and information shall be maintained by the Contractor at a location in Los Angeles County, provided that if any such materials and information is located outside Los Angeles County, then, at the County's option, the Contractor shall pay the County for travel, per diem, and other costs incurred by the County to examine, audit, excerpt, copy, or transcribe such materials and information at such other location.

GG. Recycled-Content Paper Products

Consistent with Board policy to reduce the amount of solid waste deposited at County landfills, Contractor agrees to use recycled-content paper to the maximum extent possible under this Contract.

HH. Contractor's Employee Criminal Background Investigation

Each of the Contractor's and subcontractor's staff performing services under this Contract who is in a designated sensitive position, as determined by the County in County's sole discretion, shall undergo and pass a background investigation to the satisfaction of County as a condition of beginning and continuing to perform services under this Contract. Such background investigation must be obtained through fingerprints submitted to the California Department of Justice to include State and local-level review, which may include, but shall not be limited to, criminal conviction information. The fees associated with the background investigation shall be at the expense of the Contractor, regardless if the member of Contractor's staff passes or fails the background investigation.

II. Subcontracting

The requirements of this Contract may not be subcontracted by Contractor without the advance written approval of County. Any attempt by Contractor to subcontract without the prior written consent of County may be deemed a material breach of this Contract and the County may suspend or terminate for this Contract default.

- 1. If Contractor desires to subcontract, Contractor shall provide the following information promptly at County's request:
 - a. A description of the work to be performed by the Subcontractor.
 - b. A draft copy of the proposed subcontract.

- c. Other pertinent information and/or certifications requested by County.
- 2. Contractor shall indemnify and hold County harmless with respect to the activities of each and every Subcontractor in the same manner and to the same degree as if such Subcontractor(s) were Contractor employees.
- Contractor shall remain fully responsible for all performances required of it under this Contract, including those that the Contractor has determined to subcontract, notwithstanding County's approval of Contractor's proposed subcontract.
- 4. County's consent to subcontract shall not waive County's right to prior and continuing approval of any and all personnel, including Subcontractor employees, providing services under this Contract. Contractor is responsible to notify its Subcontractors of this County right.
- 5. County's Contract Manager is authorized to act for and on behalf of County with respect to approval of any subcontract and Subcontractor employees.
- 6. Contractor shall be solely liable and responsible for all payments or other compensation to all Subcontractors and their officers, employees, agents, and successors in interest arising through services performed hereunder, notwithstanding County's consent to subcontract.
- 7. Contractor shall obtain certificates of insurance, which establish that the Subcontractor maintains all the programs of insurance required by County from each approved Subcontractor. Contractor shall ensure delivery of all such documents to Administrative Services Division, P.O. Box 1460, Alhambra, California 91802-1460, before any Subcontractor employee may perform any work hereunder.
- 8. Employee Leasing is prohibited.

JJ. Validity

If any provision of this Contract or the application thereof to any person or circumstance is held invalid, the remainder of this Contract and the application of such provision to other persons or circumstances shall not be affected thereby.

KK. Waiver

No waiver by County of any breach of any provision of this Contract shall constitute a waiver of any other breach of said provision or of any other provision of this Contract. Failure of County to enforce at anytime, or from time to time, any provision of this Contract shall not be construed as a waiver thereof.

LL. Warranty Against Contingent Fees

- Contractor warrants that no person or selling agency has been employed or retained to solicit or secure this Contract upon an agreement or understanding for a commission, percentage, brokerage, or contingent fee, excepting bona fide employees or bona fide established commercial or selling agencies maintained by Contractor for the purpose of securing business.
- 2. For breach of this warranty, County shall have the right, in its sole discretion, to suspend or terminate this Contract for default, deduct from amounts owing to the Contractor, or otherwise recover, the full amount of such commission, percentage, brokerage, or contingent fee.

MM. <u>Time Off for Voting</u>

The Contractor shall notify its employees, and shall require each subcontractor to notify and provide to its employees, information regarding the time off for voting law (Elections Code Section 14000). Not less than ten days before every Statewide election, every Contractor and subcontractors shall keep posted conspicuously at the place of work, if practicable, or elsewhere where it can be seen as employees come or go to their place of work, a notice setting forth the provisions of Section 14000.

SECTION 3

TERMINATIONS/SUSPENSIONS

A. <u>Termination/Suspension for Breach of Warranty to Maintain Compliance with County's Child Support Compliance Program</u>

Failure of Contractor to maintain compliance with the requirements set forth in this Exhibit's Contractor's Warranty of Adherence to County's Child Support Compliance Program shall constitute a default under this Contract. Without limiting the rights and remedies available to County under any other provision of this Contract, failure of Contractor to cure such default within 90 calendar days of written notice shall be grounds upon which the County may suspend or terminate this Contract pursuant to this Exhibit's Termination/Suspension for Default, and pursue debarment of Contractor pursuant to Los Angeles County Code Chapter 2.202.

B. Termination/Suspension for Convenience

- This Contract may be suspended or terminated, in whole or in part, from time to time, when such action is deemed by County, in its sole discretion, to be in its best interest. Suspension or termination of work hereunder shall be effected by notice of suspension or termination to Contractor specifying the extent to which performance of work is suspended or terminated and the date upon which such suspension or termination becomes effective. The date upon which such suspension or termination becomes effective shall be no less than ten days after the notice is sent.
- 2. After receipt of a notice of suspension or termination and except as otherwise directed by County, Contractor shall:
 - a. Stop work under this Contract on the date and to the extent specified in such notice.
 - b. Complete performance of such part of the work as shall not have been suspended or terminated by such notice.
- All material including books, records, documents, or other evidence bearing on the costs and expenses of Contractor under this Contract shall be maintained by Contractor in accordance with this Exhibit's Record Retention and Inspection/Audit Settlement.
- 4. If this Contract is suspended or terminated, Contractor shall complete within the Director's suspension or termination date contain within the notice of suspension or termination, those items of work which are in various stages of completion, which the Director has advised the Contractor are necessary to bring the work to a timely, logical, and orderly end. Reports, samples, and other materials prepared by Contractor under

this Contract shall be delivered to County upon request and shall become the property of County.

C. <u>Termination/Suspension for Default</u>

- 1. County may, by written notice to Contractor, suspend or terminate the whole or any part of this Contract, if, in the judgment of the County:
 - a. Contractor has materially breached this Contract; or
 - b. Contractor fails to timely provide and/or satisfactorily perform any task, deliverable, service, or other work required under this Contract; or
 - c. Contractor fails to demonstrate a high probability of timely fulfillment of performance requirements under this Contract, or of any obligations of this Contract and in either case, fails to demonstrate convincing progress toward a cure within five working days (or such longer period as County may authorize in writing) after receipt of written notice from County specifying such failure.
- 2. In the event County suspends or terminates this Contract in whole or in part pursuant to this paragraph, County may procure, upon such terms and in such manner, as County may deem appropriate, goods and services similar to those so suspended or terminated. Contractor shall be liable to County for any and all excess costs incurred by County, as determined by County, for such similar goods and services. Contractor shall continue the performance of this Contract to the extent not suspended or terminated under the provisions of this paragraph.
- Except with respect to defaults of any Subcontractor, Contractor shall not 3. be liable for any excess costs of the type identified in subparagraph "2" above, if its failure to perform this Contract arises out of causes beyond the control and without the fault or negligence of Contractor. Such causes may include, but are not limited to, acts of God or of the public enemy, acts of County in either its sovereign or contractual capacity, acts of the Federal or State government in its sovereign capacity, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes, and unusually severe weather; but in every case, the failure to perform must be beyond the control and without the fault or negligence of Contractor. If the failure to perform is caused by the default of a Subcontractor, and if such default arises out of causes beyond the control of both Contractor and Subcontractor, and without the fault or negligence of either of them, Contractor shall not be liable for any such excess costs for failure to perform, unless the goods or services to be furnished by the Subcontractor were obtainable from other sources in sufficient time to permit Contractor to meet the required delivery schedule.

- 4. If, after County has given notice of termination or suspension under the provisions of this paragraph, it is determined by County that Contractor was not in default under the provisions of this paragraph or that the default was excusable under the provisions of this paragraph, the rights and obligations of the parties shall be the same as if the notice of termination or suspension had been issued pursuant to this Exhibit's Termination/Suspension for Convenience.
- 5. The rights and remedies of County provided in this paragraph shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Contract.
- 6. As used herein, the terms "Subcontractor" and "Subcontractors" mean subcontractor at any tier.

D. <u>Termination/Suspension for Improper Consideration</u>

- 1. County may, by written notice to Contractor, immediately suspend or terminate the right of Contractor to proceed under this Contract if it is found that consideration, in any form, was offered or given by Contractor, either directly or through an intermediary, to any County officer, employee, or agent with the intent of securing this Contract or securing favorable treatment with respect to the award, amendment, extension of this Contract, or the making of any determinations with respect to Contractor's performance pursuant to this Contract. In the event of such termination or suspension, County shall be entitled to pursue those same remedies against Contractor as it could pursue in the event of default by Contractor.
- 2. Contractor shall immediately report any attempt by a County officer or employee to solicit such improper consideration. The report shall be made either to County manager charged with the supervision of the employee or to County Auditor-Controller's Employee Fraud Hotline at (800) 544-6861.
- Among other items, such improper consideration may take the form of cash; discounts; services; the provision of travel, entertainment, or tangible gifts.

E. <u>Termination/Suspension for Insolvency</u>

- 1. County may suspend or terminate this Contract forthwith in the event of the occurrence of any of the following:
 - a. Insolvency of Contractor. Contractor shall be deemed to be insolvent if it has ceased to pay its debts for at least 60 days in the ordinary course of business or cannot pay its debts as they become due, whether or not a petition has been filed under the Federal Bankruptcy

Code, and whether or not Contractor is insolvent within the meaning of the Federal Bankruptcy Code.

- b. The filing of a voluntary or involuntary bankruptcy petition relative to Contractor under the Federal Bankruptcy Code.
- c. The appointment of a bankruptcy Receiver or Trustee for Contractor.
- d. The execution by Contractor of a general assignment for the benefits of creditors.
- The rights and remedies of County provided in this paragraph shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Contract.

F. <u>Termination/Suspension for Nonadherence to County Lobbyists Ordinance</u>

Contractor, and each County lobbyist or County lobbying firm as defined in Los Angeles County Code Section 2.160.010, retained by Contractor, shall fully comply with County's Lobbyist Ordinance, Los Angeles County Code Chapter 2.160. Failure on the part of Contractor or any County Lobbyists or County Lobbying firm retained by Contractor to fully comply with County's Lobbyist Ordinance shall constitute a material breach of this Contract, upon which County may in its sole discretion, immediately suspend or terminate for default of this Contract.

G. <u>Termination/Suspension for Nonappropriation of Funds</u>

Notwithstanding any other provision of this Contract, County shall not be obligated for Contractor's performance hereunder or by any provision of this Contract during any of County's future fiscal years unless and until the Board appropriates funds for this Contract in County's budget for each such future fiscal year. In the event that funds are not appropriated for this Contract, then this Contract may be suspended or terminated as of June 30 of the last fiscal year for which funds were appropriated. County will notify Contractor in writing of any such nonallocation of funds at the earliest possible date.

SECTION 4

GENERAL CONDITIONS OF CONTRACT WORK

A. Authority of Public Works and Inspection

The Director will have the final authority in all matters affecting the work covered by this Contract's Terms, Requirement, Conditions, and Specifications. On all questions relating to work acceptability or interpretations of these Terms, Requirements, Conditions, and Specifications, the decision of the Director will be final.

B. Cooperation

Contractor shall cooperate with Public Works' forces engaged in any other activities at the jobsite. Contractor shall carry out all work in a diligent manner and according to instructions of the Director.

C. Cooperation and Collateral Work

Contractor shall perform work as directed by the Director. The Director will be supported by other Public Works personnel in assuring satisfactory performance of the work under these Specifications and that satisfactory contract controls and conditions are maintained.

D. Equipment, Labor, Supervision, and Materials

All equipment, labor, supervision, and materials required to accomplish this Contract, except as might be specifically outlined in other sections, shall be provided by Contractor.

E. Gratuitous Work

Contractor agrees that should work be performed outside the Scope of Work indicated and without Public Works' prior written approval in accordance with this Exhibit's Amendments, such work shall be deemed to be a gratuitous effort by Contractor, and Contractor shall have no claim against County.

F. Jobsite Safety

Contractor shall be solely responsible for ensuring that all work performed under this Contract is performed in strict compliance with all applicable Federal, State, and local occupational safety regulations. Contractor shall provide at its expense all safeguards, safety devices, and protective equipment and shall take any and all actions appropriate to providing a safe jobsite.

G. Labor

No person shall be employed on any work under this Contract who is found to be intemperate, troublesome, disorderly, or is otherwise objectionable to Public Works. Any such person shall be reassigned immediately and not again employed on Public Works' projects or providing services.

H. Labor Law Compliance

Contractor, its agents, and employees shall be bound by and shall comply with all applicable provisions of the Labor Code of the State of California as well as all other applicable Federal, State, and local laws related to labor, including compliance with prevailing wage laws. The Contractor is responsible for selecting the classification of workers, which will be required to perform this service in accordance with the Contractor's method of performing the work and when applicable, is required to pay current prevailing wage rate s adopted by the Director of the Department of Industrial Relations and will indemnify the County for any claims resulting from their failure to so comply. Contractor shall comply with Labor Code Section 1777.5 with respect to the employment of apprentices.

I. Overtime

Eight hours labor constitutes a legal day's work. Work in excess thereof, or greater than 40 hours during any one week, shall be permitted only as authorized by and in accordance with Labor Code Section 1815 et seg.

J. Permits/Licenses

Contractor shall be fully responsible for possessing or obtaining all permits/licenses, except as might be specifically outlined in other sections, from the appropriate Federal, State, or local authorities relating to work to be performed under this Contract.

K. Prohibition Against Use of Child Labor

1. Contractor shall:

- a. Not knowingly sell or supply to County any products, goods, supply, or other personal property manufactured in violation of child labor standards set by the International Labor Organization through its 1973 Convention Concerning Minimum Age for Employment.
- b. Upon request by County, identify the country/countries of origin of any products, goods, supplies, or other personal property Contractor sells or supplies to County.

- Upon request by County, provide to County the manufacturer's certification of compliance with all international child labor conventions.
- d. Should County discover that any products, goods, supplies, or other personal property sold or supplied by Contractor to County are produced in violation of any international child labor conventions, Contractor shall immediately provide an alternative, compliant source of supply.
- 2. Failure by Contractor to comply with provisions of this paragraph will constitute a material breach of this Contract and will be grounds for immediate suspension or termination of this Contract for default.

L. Public Convenience

Contractor shall conduct operations to cause the least possible obstruction and inconvenience to public traffic or disruption to the peace and quiet of the area within which the work is being performed.

M. Public Safety

It shall be Contractor's responsibility to maintain security against public hazards at all times while performing work at Public Works' jobsites.

N. Quality of Work

Contractor shall provide the County high and consistent quality work under this Contract and which is at least equivalent to that which Contractor provides to all other clients it serves. All work shall be executed by experienced and well-trained workers. All work shall be under supervision of a well-qualified supervisor. Contractor also agrees that work shall be furnished in a professional manner and according to these Specifications.

O. Quantities of Work

Contractor shall be allowed no claims for anticipated profits or for any damages of any sort because of any difference between the work estimated by Contractor in responding to County's solicitation and actual quantities of work done under this Contract or for work decreased or eliminated by County.

P. Safety Requirements

Contractor shall be responsible for the safety of equipment, material, and personnel under Contractor's jurisdiction during the work.

Q. Storage of Material and Equipment

Contractor shall not store material or equipment at the jobsite, except as might be specifically authorized by this Contract. County will not be liable or responsible for any damage, by whatever means, or for the theft of Contractor's material or equipment from any jobsite.

R. <u>Transportation</u>

County will not provide transportation to and from the jobsite and will not provide travel around the limits of the jobsite.

S. Work Area Controls

- 1. Contractor shall comply with all applicable laws and regulations. Contractor shall maintain work area in a neat, orderly, clean, and safe manner. Contractor shall avoid spreading out equipment excessively. Location and layout of all equipment and materials at each jobsite will be subject to the Contract Manager's approval.
- 2. Contractor shall be responsible for the security of any and all of Public Works/County facilities in its care. Contractor shall provide protection against vandalism and accidental and malicious damage, both during working and nonworking hours.

T. County Contract Database/CARD

The County maintains databases that track/monitor contractor performance history. Information entered into such databases may be used for a variety of purposes, including determining whether the County will exercise a contract term extension option.

SECTION 5

INDEMNIFICATION AND INSURANCE REQUIREMENTS

A. Independent Contractor Status

- This Contract is by and between County and Contractor and is not intended, and shall not be construed, to create the relationship of agent, servant, employee, partnership, joint venture, or association, as between County and Contractor. The employees and agents of one party shall not be, or be construed to be, the employees or agents of the other party for any purpose whatsoever.
- 2. Contractor shall be solely liable and responsible for providing to, or on behalf of, all persons performing work pursuant to this Contract all compensation and benefits. County shall have no liability or responsibility for the payment of any salaries, wages, unemployment benefits, disability benefits, Federal, State, or local taxes, or other compensation, benefits, or taxes for any personnel provided by or on behalf of Contractor.
- 3. Contractor understands and agrees that all persons performing work pursuant to this Contract are, for purposes of Workers' Compensation liability, solely employees of Contractor and not employees of County. Contractor shall be solely liable and responsible for furnishing any and all Workers' Compensation benefits to any person as a result of any injuries arising from or connected with any work performed by or on behalf of Contractor pursuant to this Contract.

B. Indemnification

Contractor shall indemnify, defend, and hold harmless the County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents, Employees, and Volunteers ("County Indemnities"), from and against any and all liability, including, but not limited to, demands, claims, actions, fees, costs, and expenses of any nature whatsoever (including attorney and expert witness fees), arising from or connected with Contractor's acts and/or omissions arising from and/or relating to this Contract except for loss or damage arising from the sole negligence or willful misconduct of the County Indemnities. This indemnification also shall include any and all intellectual property liability, including copyright infringement and similar claims.

C. Workplace Safety Indemnification

In addition to and without limiting the indemnification required by this Exhibit's Section 5.B (above), and to the extent allowed by law, Contractor agrees to defend, indemnify, and hold harmless the County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents, Employees, and Volunteers from and against any and all investigations, complaints, citations, liability, expense (including defense

costs and legal fees), claims, and/or causes of action for damages of any nature whatsoever, including, but not limited to, injury or death to employees of Contractor, its Subcontractors or County, attributable to any alleged act or omission of Contractor and/or its Subcontractors which is in violation of any Cal/OSHA regulation. The obligation to defend, indemnify, and hold harmless County includes all investigations and proceedings associated with purported violations of Section 336.10 of Title 8 of the California Code of Regulations pertaining to multiemployer worksites. Contractor shall not be obligated to indemnify for liability and expenses arising from the active negligence of County. County may deduct from any payment otherwise due Contractor any costs incurred or anticipated to be incurred by County, including legal fees and staff costs, associated with any investigation or enforcement proceeding brought by Cal/OSHA arising out of the work being performed by Contractor under this Contract.

D. General Insurance Requirements

- 1. Without limiting Contractor's indemnification of County, and in the performance of this Contract and until all of its obligations pursuant to this Contract have been met, Contractor shall provide and maintain at its own expense insurance coverage satisfying the requirements specified in this paragraph and paragraph F of this Section. These minimum insurance coverage terms, types and limits (the "Required Insurance") also are in addition to and separate from any other contractual obligation imposed upon Contractor pursuant to this Contract. The County in no way warrants that the Required Insurance is sufficient to protect the Contractor for liabilities which may arise from or relate to this Contract.
- Evidence of Coverage and Notice to County A certificate(s) of insurance coverage (Certificate) satisfactory to County, and a copy of an Additional Insured endorsement confirming the County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents, Employees, and Volunteers has been given Insured status under the Contractor's General Liability policy, shall be delivered to County at the address shown below and provided prior to commencing services under this Contract.
 - a. Renewal Certificates shall be provided to County not less than ten days prior to Contractor's policy expiration dates. The County reserves the right to obtain complete, certified copies of any required Contractor and/or Subcontractor insurance policies at any time.
 - b. Certificates shall identify all Required Insurance coverage types and limits specified herein, reference this Contract by name or number, and be signed by an authorized representative of the insurer(s). The Insured party named on the Certificate shall match the name of the Contractor identified as the contracting party in this Contract. Certificates shall provide the full name of each insurer

providing coverage, its NAIC (National Association of Insurance Commissioners) identification number, its financial rating, the amounts of any policy deductibles or self-insured retentions exceeding \$50,000, and list any County-required endorsement forms.

- c. Neither the County's failure to obtain, nor the County's receipt of, or failure to object to a noncomplying insurance certificate or endorsement, or any other insurance documentation or information provided by the Contractor, its insurance broker(s) and/or insurer(s), shall be construed as a waiver of any of the Required Insurance provisions.
- d. Certificates and copies of any required endorsements shall be sent to:

County of Los Angeles
Department of Public Works, Administrative Services Division
P.O. Box 1460
Alhambra, California 91802-1460
Attention of: Contract Analyst (noted in the RFP Notice)

- e. Contractor also shall promptly report to County any injury or property damage accident or incident, including any injury to a Contractor employee occurring on County property, and any loss, disappearance, destruction, misuse, or theft of County property, monies or securities entrusted to Contractor. Contractor also shall promptly notify County of any third-party claim or suit filed against Contractor or any of its Subcontractors which arises from or relates to this Contract, and could result in the filing of a claim or lawsuit against Contractor and/or County.
- Additional Insured Status and Scope of Coverage The County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents, Employees and Volunteers shall be provided additional insured status under Contractor's General Liability policy with respect to liability arising out of Contractor's ongoing and completed operations performed on behalf of the County. The County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents, Employees, and Volunteers additional insured status shall apply with respect to liability and defense of suits arising out of the Contractor's acts or omissions, whether such liability is attributable to the Contractor or to the County. The full policy limits and scope of protection also shall apply to the County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents, Employees, and Volunteers as an additional insured, even if they exceed the County's

minimum Required Insurance specifications herein. Use of an automatic additional insured endorsement form is acceptable providing it satisfies the Required Insurance provisions herein.

- 4. Cancellation of or Changes in Insurance: Contractor shall provide County with, or Contractor's insurance policies shall contain a provision that County shall receive, written notice of cancellation or any change in Required Insurance, including insurer, limits of coverage, term of coverage or policy period. The written notice shall be provided to County at least ten days in advance of cancellation for nonpayment of premium and 30 days in advance for any other cancellation or policy change. Failure to provide written notice of cancellation or any change in Required Insurance may constitute a material breach of the Contract, in the sole discretion of the County, upon which the County may suspend or terminate this Contract.
- 5. <u>Failure to Maintain Insurance:</u> Contractor's failure to maintain or to provide acceptable evidence that it maintains the Required Insurance shall constitute a material breach of the Contract, upon which County immediately may withhold payments due to Contractor, and/or suspend or terminate this Contract. County, at its sole discretion, may obtain damages from Contractor resulting from said breach. Alternatively, the County may purchase the Required Insurance, and without further notice to Contractor, deduct the premium cost from sums due to Contractor or pursue Contractor reimbursement.
- Insurer Financial Ratings: Coverage shall be placed with insurers acceptable to the County with A.M. Best ratings of not less than A:VII unless otherwise approved by County.
- 7. <u>Contractor's Insurance Shall Be Primary:</u> Contractor's insurance policies, with respect to any claims related to this Contract, shall be primary with respect to all other sources of coverage available to Contractor. Any County maintained insurance or self-insurance coverage shall be in excess of and not contribute to any Contractor coverage.
- 8. <u>Waivers of Subrogation</u>: To the fullest extent permitted by law, the Contractor hereby waives its rights and its insurer(s)' rights of recovery against County under all the Required Insurance for any loss arising from or relating to this Contract. The Contractor shall require its insurers to execute any waiver of subrogation endorsements which may be necessary to effect such waiver.
- Subcontractor Insurance Coverage Requirements: Contractor shall include all Subcontractors as insureds under Contractor's own policies, or shall provide County with each Subcontractor's separate evidence of

insurance coverage. Contractor shall be responsible for verifying each Subcontractor complies with the Required Insurance provisions herein, and shall require that each Subcontractor name the County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents, Employees, and Volunteers, and Contractor as additional insureds on the Subcontractor's General Liability policy. Contractor shall obtain County's prior review and approval of any Subcontractor request for modification of the Required Insurance.

- 10. <u>Deductibles and Self-Insured Retentions (SIRs)</u>: Contractor's policies shall not obligate the County to pay any portion of any Contractor deductible or SIR. The County retains the right to require Contractor to reduce or eliminate policy deductibles and SIRs as respects the County, or to provide a bond guaranteeing Contractor's payment of all deductibles and SIRs, including all related claims investigation, administration and defense expenses. Such bond shall be executed by a corporate surety licensed to transact business in the State of California.
- 11. <u>Claims Made Coverage:</u> If any part of the Required Insurance is written on a claims made basis, any policy retroactive date shall precede the effective date of this Contract. Contractor understands and agrees it shall maintain such coverage for a period of not less than three years following Contract expiration, termination or cancellation.
- 12. <u>Application of Excess Liability Coverage:</u> Contractors may use a combination of primary, and excess insurance policies which provide coverage as broad as ("follow form" over) the underlying primary policies, to satisfy the Required Insurance provisions.
- 13. <u>Separation of Insureds:</u> All liability policies shall provide cross-liability coverage as would be afforded by the standard ISO (Insurance Services Office, Inc.) separation of insureds provision with no insured versus insured exclusions or limitations.
- 14. <u>Alternative Risk Financing Programs:</u> The County reserves the right to review, and then approve, Contractor use of self-insurance, risk retention groups, risk purchasing groups, pooling arrangements, and captive insurance to satisfy the Required Insurance provisions. The County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents, Employees, and Volunteers shall be designated as an Additional Covered Party under any approved program.
- 15. <u>County Review and Approval of Insurance Requirements:</u> The County reserves the right to review and adjust the Required Insurance provisions, conditioned upon County's determination of changes in risk exposures.

E. Compensation for County Costs

In the event that the Contractor fails to comply with any of the indemnification or insurance requirements of this Contract, and such failure to comply results in any costs to the County, the Contractor shall pay full compensation for all costs incurred by the County.

F. <u>Insurance Coverage Requirements</u>

1. <u>Commercial General Liability</u> insurance (providing scope of coverage equivalent to ISO Policy form CG 00 01), naming The County of Los Angeles, its Special Districts, Elected Officials, Officers, Agents, Employees, and Volunteers as an additional insured, with limits of not less than:

General Aggregate: \$2 million
Products/Completed Operations Aggregate: \$1 million
Personal and Advertising Injury: \$1 million
Each Occurrence: \$1 million

- 2. <u>Automobile Liability</u> insurance (providing scope of coverage equivalent to ISO policy form CA 00 01) with limits of not less than \$1 million for bodily injury and property damage, in combined or equivalent split limits, for each single accident. Insurance shall cover liability arising out of Contractor's use of autos pursuant to this Contract, including owned, leased, hired, and/or nonowned autos, as each may be applicable.
- Workers Compensation and Employers' Liability insurance or qualified self-insurance satisfying statutory requirements, which includes Employers' Liability coverage with limits of not less than \$1 million per accident. If Contractor is a temporary staffing firm or a professional employer organization (PEO), coverage also shall include an Alternate Employer Endorsement (providing scope of coverage equivalent to ISO policy form WC 00 03 01 A) naming the County as the Alternate Employer, and the endorsement form shall be modified to provide that County will receive not less than 30 days advance written notice of cancellation of this coverage provision. If applicable to Contractor's operations, coverage also shall be arranged to satisfy the requirements of any federal workers or workmen's compensation law or any federal occupational disease law.

SECTION 6

CONTRACTOR RESPONSIBILITY AND DEBARMENT

A. Responsible Contractor

A responsible Contractor is a Contractor who has demonstrated the attribute of trustworthiness as well as quality, fitness, capacity, and experience to satisfactorily perform the contract. It is County's policy to conduct business only with responsible Contractors.

B. Chapter 2.202 of County Code

Contractor is hereby notified that, in accordance with Chapter 2.202 of County Code, if County acquires information concerning the performance of Contractor on this or other contracts which indicates that Contractor is not responsible, County may, in addition to other remedies provided in this Contract, debar Contractor from bidding or proposing on, being awarded, and/or performing work on County contracts for a specified period of time, which generally will not exceed five years but may exceed five years or be permanent if warranted by the circumstances, and suspend or terminate any or all existing contracts Contractor may have with County.

C. Nonresponsible Contractor

County may debar a Contractor if the Board finds, in its discretion, that Contractor has done any of the following: (1) violated any term of a contract with County or a nonprofit corporation created by County; (2) committed an act or omission which negatively reflects on Contractor's quality, fitness, or capacity to perform a contract with County, any other public entity, or a nonprofit corporation created by County, or engaged in a pattern or practice which negatively reflects on same; (3) committed an act or offense which indicates a lack of business integrity or business honesty; or (4) made or submitted a false claim against County or any other public entity.

D. Contractor Hearing Board

- 1. If there is evidence that Contractor may be subject to debarment, Public Works will notify Contractor in writing of the evidence which is the basis for the proposed debarment and will advise Contractor of the scheduled date for a debarment hearing before Contractor Hearing Board.
- 2. Contractor Hearing Board will conduct a hearing where evidence on the proposed debarment is presented. Contractor and/or Contractor's representative shall be given an opportunity to submit evidence at that hearing. After the hearing, Contractor Hearing Board will prepare a tentative proposed decision, which shall contain a recommendation regarding whether Contractor should be debarred, and, if so, the

- appropriate length of time of the debarment. Contractor and Public Works shall be provided an opportunity to object to the tentative proposed decision prior to its presentation to the Board.
- 3. After consideration of any objections, or if no objections are submitted, a record of the hearing, the proposed decision, and any other recommendation of Contractor Hearing Board shall be presented to the Board. The Board shall have the right to modify, deny, or adopt the proposed decision and recommendation of Contractor Hearing Board.
- 4. If a Contractor has been debarred for a period longer than five years, that Contractor may, after the debarment has been in effect for at least five years, submit a written request for review of the debarment determination to reduce the period of debarment or terminate the debarment. County may, in its discretion, reduce the period of debarment or terminate the debarment if it finds that Contractor has adequately demonstrated one or more of the following: (1) elimination of the grounds for which the debarment was imposed; (2) a bona fide change in ownership or management; (3) material evidence discovered after debarment was imposed; or (4) any other reason that is in the best interests of County.
- 5. Contractor Hearing Board will consider a request for review of a debarment determination only where (1) Contractor has been debarred for a period longer than five years; (2) the debarment has been in effect for at least five years; and (3) the request is in writing, states one or more of the grounds for reduction of the debarment period or termination of the debarment, and includes supporting documentation. Upon receiving an appropriate request, Contractor Hearing Board will provide notice of the hearing on the request. At the hearing, Contractor Hearing Board shall conduct a hearing where evidence on the proposed reduction of debarment period or termination of debarment is presented. This hearing shall be conducted and the request for review decided by Contractor Hearing Board pursuant to the same procedure as for a debarment hearing.
- 6. Contractor Hearing Board's proposed decision shall contain a recommendation on the request to reduce the period of debarment or terminate the debarment. Contractor Hearing Board shall present its proposed decision and recommendation to the Board. The Board shall have the right to modify, deny, or adopt the proposed decision and recommendation of Contractor Hearing Board.

E. Subcontractors of Contractor

These terms shall also apply to Subcontractors of County Contractors.

SECTION 7

COMPLIANCE WITH COUNTY'S JURY SERVICE PROGRAM

A. <u>Jury Service Program</u>

This Contract is subject to the provisions of County's ordinance entitled Contractor Employee Jury Service (Jury Service Program) as codified in Sections 2.203.010 through 2.203.090 of the Los Angeles County Code.

B. Written Employee Jury Service Policy

- Unless Contractor has demonstrated to County's satisfaction either that Contractor is not a "Contractor" as defined under the Jury Service Program (Section 2.203.020 of County Code) or that Contractor qualifies for an exception to the Jury Service Program (Section 2.203.070 of County Code), Contractor shall have and adhere to a written policy that provides that its Employees shall receive from Contractor, on an annual basis, no less than five days of regular pay for actual jury service. The policy may provide that Employee deposit any fees received for such jury service with Contractor or that Contractor deduct from the Employee's regular pay the fees received for jury service.
- For purposes of this Section, "Contractor" means a person, partnership, 2. corporation, or other entity which has a contract with County or a subcontract with a County Contractor and has received or will receive an aggregate sum of \$50,000 or more in any 12-month period under one or more County contracts or subcontracts. "Employee" means any California resident who is a full-time employee of Contractor. "Full-time" means 40 hours or more worked per week, or a lesser number of hours if: 1) the lesser number is a recognized industry standard as determined by County, or 2) Contractor has a long-standing practice that defines the lesser number of hours as full-time. Full-time employees providing short-term, temporary services of 90 days or less within a 12-month period are not considered full-time for purposes of the Jury Service Program. Contractor uses any Subcontractor to perform services for County under this Contract, the Subcontractor shall also be subject to the provisions of this Section. The provisions of this Section shall be inserted into any such subcontract agreement and a copy of the Jury Service Program shall be attached to the agreement.
- 3. If Contractor is not required to comply with the Jury Service Program when this Contract commences, Contractor shall have a continuing obligation to review the applicability of its "exception status" from the Jury Service Program, and Contractor shall immediately notify County if Contractor at any time either comes within the Jury Service Program's definition of "Contractor" or if Contractor no longer qualifies for an exception to the

Jury Service Program. In either event, Contractor shall immediately implement a written policy consistent with the Jury Service Program. County may also require, at any time during this Contract and at its sole discretion, that Contractor demonstrate to County's satisfaction that Contractor either continues to remain outside of the Jury Service Program's definition of "Contractor" and/or that Contractor continues to qualify for an exception to the Jury Service Program.

4. Contractor's violation of this Section of this Contract may constitute a material breach of this Contract. In the event of such material breach, County may, in its sole discretion, suspend or terminate this Contract and/or bar Contractor from the award of future County contracts for a period of time consistent with the seriousness of the breach.

SECTION 8

SAFELY SURRENDERED BABY LAW PROGRAM

A. Contractor's Acknowledgment of County's Commitment to the Safely Surrendered Baby Law

Contractor acknowledges that County places a high priority on the implementation of the Safely Surrendered Baby Law. Contractor understands that it is County's policy to encourage all County Contractors to voluntarily post County's "Safely Surrendered Baby Law" poster in a prominent position at Contractor's place of business. Contractor will also encourage its Subcontractors, if any, to post this poster in a prominent position in the Subcontractor's place of business. County's Department of Children and Family Services will supply Contractor with the poster to be used. Information on how to receive the poster can be found on the Internet at www.babysafela.org.

B. Notice to Employees Regarding the Safely Surrendered Baby Law

Contractor shall notify and provide to its employees, and shall require each Subcontractor to notify and provide to its employees, a fact sheet regarding the Safely Surrendered Baby Law, its implementation in County, and where and how to safely surrender a baby. The fact sheet is set forth in Exhibit D of this Contract and is also available on the Internet at www.babysafela.org for printing purposes.

COMPLIANCE WITH COUNTY'S LIVING WAGE PROGRAM

A. <u>Living Wage Program</u>

This Contract is subject to the provisions of County's ordinance entitled Living Wage Program as codified in Sections 2.201.010 through 2.201.100 of the Los Angeles County Code, a copy of which is attached hereto as Form LW-1 and incorporated by reference into and made a part of this Contract.

B. Payment of Living Wage Rates

- Unless Contractor has demonstrated to County's satisfaction either that Contractor is not an "Employer" as defined under the Living Wage Program (Section 2.201.020 of County Code) or that Contractor qualifies for an exception to the Living Wage Program (Section 2.201.090 of County Code), Contractor shall pay its Employees no less than the applicable hourly living wage rate, as set forth immediately below, for the Employees' services provided to County, including, without limitation, "Travel Time" as defined below in subsection 5 of this Section 9.B under this Contract:
 - a. Not less than \$11.84 per hour if, in addition to the per-hour wage, Contractor contributes less than \$2.20 per hour towards the provision of bona fide health care benefits for its Employees and any dependents; or
 - b. Not less than \$9.64 per hour if, in addition to the per-hour wage, Contractor contributes at least \$2.20 per hour towards the provision of bona fide health care benefits for its Employees and any dependents. Contractor will be deemed to have contributed \$2.20 per hour towards the provision of bona fide health care benefits if the benefits are provided through County Department of Health Services Community Health Plan. If, at any time during this Contract, Contractor contributes less than \$2.20 per hour towards the provision of bona fide health care benefits, Contractor shall be required to pay its Employees the higher hourly living wage rate.
- 2. For purposes of this Section, "Contractor" includes any Subcontractor engaged by Contractor to perform services for County under this Contract. If Contractor uses any Subcontractor to perform services for County under this Contract, the Subcontractor shall be subject to the provisions of this Section. The provisions of this Section shall be inserted into any such subcontract and a copy of the Living Wage Program shall be attached to the subcontract. "Employee" means any individual who is an employee of Contractor under the laws of California, and who is providing full-time services to Contractor, some or all of which are provided to County under this Contract. "Full-time" means a minimum of 40 hours worked per week, or a lesser number of

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hours, if the lesser number is a recognized industry standard and is approved as such by County; however, fewer than 35 hours worked per week will not, in any event, be considered full-time.

- 3. If Contractor is required to pay a living wage when this Contract commences, Contractor shall continue to pay a living wage for the entire term of this Contract, including any option period.
- If Contractor is not required to pay a living wage when this Contract 4. commences. Contractor shall have a continuing obligation to review the applicability of its "exemption status" from the living wage requirement. Contractor shall immediately notify County if Contractor at any time either comes within the Living Wage Program's definition of "Employer" or if Contractor no longer qualifies for an exception to the Living Wage Program. In either event, Contractor shall immediately be required to commence paying the living wage and shall be obligated to pay the living wage for the remaining term of this Contract, including any option period. County may also require, at any time during this Contract and at its sole discretion, that Contractor demonstrate to County's satisfaction that Contractor either continues to remain outside of the Living Wage Program's definition of "Employer" and/or that Contractor continues to qualify for an exception to the Living Wage Program. Unless Contractor satisfies this requirement within the time frame permitted by County, Contractor shall immediately be required to pay the living wage for the remaining term of this Contract, including any option period.
- 5. For purposes of Contractor's obligation to pay its Employees the applicable hourly living wage rate under this Contract, "Travel Time" shall have the following two meanings, as applicable: 1) With respect to travel by an Employee that is undertaken in connection with this Contract, Travel Time shall mean any period during which an Employee physically travels to or from a County facility if Contractor pays the Employee any amount for that time or if California law requires Contractor to pay the Employee between County facilities that are subject to two different contracts between Contractor and County (of which both contracts are subject to the Living Wage Program), Travel Time shall mean any period during which an Employee physically travels to or from, or between such County facilities if Contractor pays the Employee any amount for that time or if California law requires Contractor to pay the Employee any amount for that time.

C. Contractor's Submittal of Certified Monitoring Reports

Contractor shall submit to County certified monitoring reports at a frequency instructed by County. The certified monitoring reports shall list all of Contractor's Employees during the reporting period. The certified monitoring reports shall also verify the number of hours worked, the hourly wage rate paid, and the amount paid

by Contractor for health benefits, if any, for each of its Employees. The certified monitoring reports shall also state the name and identification number of Contractor's current health care benefits plan, and Contractor's portion of the premiums paid as well as the portion paid by each Employee. All certified monitoring reports shall be submitted on forms provided by County, or any other form approved by County which contains the above information. County reserves the right to request any additional information it may deem necessary. If County requests additional information, Contractor shall promptly provide such information. Contractor, through one of its officers, shall certify under penalty of perjury that the information contained in each certified monitoring report is true and accurate.

D. Contractor's Ongoing Obligation to Report Labor Law/Payroll Violations and Claims

During the term of this Contract, if Contractor becomes aware of any labor law/payroll violations or any complaint, investigation, or proceeding ("claim") concerning any alleged labor law/payroll violation (including, but not limited to, any violation or claim pertaining to wages, hours, and working conditions, such as minimum wage, prevailing wage, living wage, the Fair Labor Standards Act, employment of minors, or unlawful employment discrimination), Contractor shall immediately inform County of any pertinent facts known by Contractor regarding the same. This disclosure obligation is not limited to any labor law/payroll violation or claim arising out of Contractor's contract with County, but instead applies to any labor law/payroll violation or claim arising out of any of Contractor's operation in California.

E. County Auditing of Contractor Records

Upon a minimum of 24 hours' written notice, County may audit, at Contractor's place of business, any of Contractor's records pertaining to this Contract, including all documents and information relating to the certified monitoring reports. Contractor is required to maintain all such records in California until the expiration of five years from the date of final payment under this Contract. Authorized agents of County shall have access to all such records during normal business hours for the entire period that records are to be maintained.

F. Notifications to Employees

Contractor shall place County-provided living wage posters at each of Contractor's place of business and locations where Contractor's Employees are working. Contractor shall also distribute County-provided notices to each of its Employees at least once per year. Contractor shall translate posters and handouts into Spanish and any other language spoken by a significant number of Employees.

G. <u>Enforcement and Remedies</u>

If Contractor fails to comply with the requirements of this Section, County shall have the rights and remedies described in this Section in addition to any rights and remedies provided by law or equity.

- 1. Remedies for Submission of Late or Incomplete Certified Monitoring Reports: If Contractor submits a certified monitoring report to County after the date it is due or if the report submitted does not contain all of the required information or is inaccurate or is not properly certified, any such deficiency shall constitute a breach of this Contract. In the event of any such breach, County may, in its sole discretion, exercise any or all of the following rights/remedies:
 - a. Withholding of Payment: If Contractor fails to submit accurate, complete, timely, and properly certified monitoring reports, County may withhold from payment to Contractor up to the full amount of any invoice that would otherwise be due, until Contractor has satisfied the concerns of County, which may include required submittal of revised certified monitoring reports or additional supporting documentation.
 - b. Liquidated Damages: It is mutually understood and agreed that Contractor's failure to submit an accurate, complete, timely, and properly certified monitoring report will result in damages being sustained by County. It is also understood and agreed that the nature and amount of the damages will be extremely difficult and impractical to fix; that the liquidated damages set forth herein are the nearest and most exact measure of damages for such breach that can be fixed at this time; and that the liquidated damages are not intended as a penalty or forfeiture for Contractor's breach. Therefore, in the event that a certified monitoring report is deficient, including, but not limited to, being late, inaccurate, incomplete, or uncertified, it is agreed that County may, in its sole discretion, assess against Contractor liquidated damages in the amount of \$100 per monitoring report for each day until County has been provided with a properly prepared, complete, and certified monitoring report. County may deduct any assessed liquidated damages from any payments otherwise due to Contractor.
 - c. Termination/Suspension: Contractor's failure to submit an accurate, complete, timely, and properly certified monitoring report may constitute a material breach of this Contract. In the event of such material breach, County may, in its sole discretion, suspend or terminate this Contract.
- 2. Remedies for Payment of Less Than the Required Living Wage: If Contractor fails to pay any Employee at least the applicable hourly living

wage rate, such deficiency shall constitute a breach of this Contract. In the event of any such breach, County may, in its sole discretion, exercise any or all of the following rights/remedies:

- a. Withholding Payment: If Contractor fails to pay one or more of its Employees at least the applicable hourly living wage rate, County may withhold from any payment otherwise due to Contractor the aggregate difference between the living wage amounts Contractor was required to pay its Employees for a given pay period and the amount actually paid to the Employees for that pay period. County may withhold said amount until Contractor has satisfied County that any underpayment has been cured, which may include required submittal of revised certified monitoring reports or additional supporting documentation.
- It is mutually understood and agreed that b. Liquidated Damages: Contractor's failure to pay any of its Employees at least the applicable hourly living wage rate will result in damages being sustained by County. It is also understood and agreed that the nature and amount of the damages will be extremely difficult and impractical to fix; that the liquidated damages set forth herein are the nearest and most exact measure of damages for such breach that can be fixed at this time; and that the liquidated damages are not intended as a penalty or forfeiture for Contractor's breach. Therefore, it is agreed that County may, in its sole discretion, assess against Contractor liquidated damages of \$50 per Employee per day for each and every instance of an underpayment to an Employee. County may deduct any assessed liquidated damages from any payments otherwise due to Contractor.
- c. Termination/Suspension: Contractor's failure to pay any of its Employees the applicable hourly living wage rate may constitute a material breach of this Contract. In the event of such material breach, County may, in its sole discretion, suspend or terminate this Contract.
- 3. Debarment: In the event Contractor breaches a requirement of this Section, County may, in its sole discretion, bar Contractor from the award of future County contracts for a period of time consistent with the seriousness of the breach, in accordance with Los Angeles County Code Section 2.202, Determinations of Contractor Nonresponsibility and Contractor Debarment.

H. Use of Full-Time Employees

Contractor shall assign and use full-time Employees of Contractor to provide services under this Contract unless Contractor can demonstrate to the satisfaction of County that it is necessary to use non-full-time Employees based on staffing

efficiency or County requirements for the work to be performed under this Contract. It is understood and agreed that Contractor shall not, under any circumstance, use non-full-time Employees for services provided under this Contract unless and until County has provided written authorization for the use of same. Contractor submitted with its proposal a full-time-Employee staffing plan. If Contractor changes its full-time-Employee staffing plan, Contractor shall immediately provide a copy of the new staffing plan to County.

I. Contractor Retaliation Prohibited

Contractor and/or its Employees shall not take any adverse action which would result in the loss of any benefit of employment, any contract benefit, or any statutory benefit for any Employee, person, or entity who has reported a violation of the Living Wage Program to County or to any other public or private agency, entity, or person. A violation of the provisions of this paragraph may constitute a material breach of this Contract. In the event of such material breach, County may, in its sole discretion, suspend or terminate this Contract.

J. Contractor Standards

During the term of this Contract, Contractor shall maintain business stability, integrity in employee relations, and the financial ability to pay a living wage to its employees. If requested to do so by County, Contractor shall demonstrate to the satisfaction of County that Contractor is complying with this requirement.

K. Neutrality in Labor Relations

Contractor shall not use any consideration received under this Contract to hinder, or to further, organization of, or collective bargaining activities by or on behalf of Contractor's employees, except that this restriction shall not apply to any expenditure made in the course of good faith collective bargaining, or to any expenditure pursuant to obligations incurred under a bona fide collective bargaining agreement, or which would otherwise be permitted under the provisions of the National Labor Relations Act.

TRANSITIONAL JOB OPPORTUNITIES PREFERENCE PROGRAM

This Contract is subject to the provisions of the County's ordinance entitled Transitional Job Opportunities Preference Program, as codified in Chapter 2.205 of the Los Angeles County Code.

Contractor shall not knowingly and with the intent to defraud, fraudulently obtain, retain, attempt to obtain or retain, or aid another in fraudulently obtaining or retaining or attempting to obtain or retain certification as a Transitional Job Opportunity vendor.

Contractor shall not willfully and knowingly make a false statement with the intent to defraud, whether by affidavit, report, or other representation, to a County official or employee for the purpose of influencing the certification or denial of certification of any entity as a Transitional Job Opportunities vendor.

If Contractor has obtained County certification as a Transitional Job Opportunities vendor by reason of having furnished incorrect supporting information or by reason of having withheld information, and which knew, or should have known, the information furnished was incorrect or the information withheld was relevant to its request for certification, and which by reason of such certification has been awarded this Contract to which it would not otherwise have been entitled, shall:

- 1. Pay to the County any difference between the contract amount and what the County's costs would have been if the contract had been properly awarded.
- 2. In addition to the amount described in subdivision (1), be assessed a penalty in the amount of not more than ten percent of the amount of this Contract.
- 3. Be subject to the provisions of Chapter 2.202 of the Los Angeles County Code (Determinations of Contractor Nonresponsibility and Contractor Debarment).

The above penalties shall also apply to any entity that has previously obtained proper certification, however, as a result of a change in their status would no longer be eligible for certification, and fails to notify Public Works of this information prior to responding to a solicitation or accepting a contract award.

LOCAL SMALL BUSINESS ENTERPRISE (SBE) PREFERENCE PROGRAM

- A. This Contract is subject to the provisions of County's ordinance entitled Local Small Business Enterprise Preference Program, as codified in Chapter 2.204 of the Los Angeles County Code.
- B. Contractor shall not knowingly and with the intent to defraud, fraudulently obtain, retain, attempt to obtain or retain, or aid another in fraudulently obtaining or retaining or attempting to obtain or retain certification as a Local Small Business Enterprise.
- C. Contractor shall not willfully and knowingly make a false statement with the intent to defraud, whether by affidavit, report, or other representation, to a County official or employee for the purpose of influencing the certification or denial of certification of any entity as a Local Small Business Enterprise.
- D. If Contractor has obtained County certification as a Local Small Business Enterprise by reason of having furnished incorrect supporting information or by reason of having withheld information, and which knew, or should have known, the information furnished was incorrect or the information withheld was relevant to its request for certification, and which by reason of such certification has been awarded this Contract to which it would not otherwise have been entitled, shall:
 - 1. Pay to County any difference between this Contract amount and what County's costs would have been if this Contract had been properly awarded.
 - 2. In addition to the amount described in subdivision (1), be assessed a penalty in an amount of not more than 10 percent of the amount of this Contract.
 - Be subject to the provisions of Chapter 2.202 of the Los Angeles County Code (Determinations of Contractor Nonresponsibility and Contractor Debarment).
- E. The above penalties shall also apply if Contractor is no longer eligible for certification as a result of a change of its status and Contractor failed to notify the State and Internal Services Department of this information.

COMPLIANCE WITH COUNTY'S DEFAULTED PROPERTY TAX REDUCTION PROGRAM

A. Defaulted Property Tax Reduction Program

This Contract is subject to the provisions of County's ordinance entitled Defaulted Property Tax Reduction Program ("Defaulted Tax Program") as codified in Sections 2.206 of the Los Angeles County Code (Exhibit E).

B. <u>Contractor's Warranty of Compliance with County's Defaulted Property Tax</u> Reduction Program

Contractor acknowledges that County has established a goal of ensuring that all individuals and businesses that benefit financially from the County through any contract are current in paying their property tax obligations (secured and unsecured roll) in order to mitigate the economic burden otherwise imposed upon the County and its taxpayers.

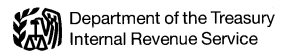
Unless Contractor qualifies for an exemption or exclusion, Contractor warrants and certifies that to the best of its knowledge it is now in compliance, and during the term of this contract will maintain compliance, with Los Angeles County Code Chapter 2.206.

C. <u>Termination for Breach of Warranty of Compliance with County's Defaulted</u> Property Tax Reduction Program

Failure of Contractor to maintain compliance with the requirements set forth in Paragraph B, above, shall constitute default under this Contract. Without limiting the rights and remedies available to County under any other provision of this contract, failure of Contractor to cure such default within 10 days of notice shall be grounds upon which County may terminate this contract and/or pursue debarment of Contractor, pursuant to County Code Chapter 2.206.

DISABLED VETERAN BUSINESS ENTERPRISE PREFERENCE PROGRAM

- A. This Contract is subject to the provisions of the County's ordinance entitled Disabled Veteran Business Enterprise Preference Program, as codified in Chapter 2.211 of the Los Angeles County Code.
- B. Contractor shall not knowingly and with the intent to defraud, fraudulently obtain, retain, attempt to obtain or retain, or aid another in fraudulently obtaining or retaining or attempting to obtain or retain certification as a Disabled Veteran Business Enterprise.
- C. Contractor shall not willfully and knowingly make a false statement with the intent to defraud, whether by affidavit, report, or other representation, to a County official or employee for the purpose of influencing the certification or denial of certification of any entity as a Disabled Veteran Business Enterprise.
- D. If Contractor has obtained certification as a Disabled Veteran Business Enterprise by reason of having furnished incorrect supporting information or by reason of having withheld information, and which knew, or should have known, the information furnished was incorrect or the information withheld was relevant to its request for certification, and which by reason of such certification has been awarded this contract to which it would not otherwise have been entitled, shall:
 - 1. Pay to the County any difference between the contract amount and what the County's costs would have been if the contract had been properly awarded.
 - 2. In addition to the amount described in subdivision (1), be assessed a penalty in an amount of not more than 10 percent of the amount of the contract.
 - 3. Be subject to the provisions of Chapter 2.202 of the Los Angeles County Code (Determinations of Contractor Nonresponsibility and Contractor Debarment).
- E. The above penalties shall also apply to any business that has previously obtained proper certification, however, as a result of a change in their status would no longer be eligible for certification, and fails to notify the state and Public Works of this information prior to responding to a solicitation or accepting a contract award.



Notice 1015

(Rev. December 2013)

Have You Told Your Employees About the Earned Income Credit (EIC)?

What is the EIC?

The EIC is a refundable tax credit for certain workers.

Which Employees Must I Notify About the EIC?

You must notify each employee who worked for you at any time during the year and from whom you did not withhold income tax. However, you do not have to notify any employee who claimed exemption from withholding on Form W-4, Employee's Withholding Allowance Certificate.

Note. You are encouraged to notify each employee whose wages for 2013 are less than \$51,567 that he or she may be eligible for the EIC.

How and When Must I Notify My Employees?

You must give the employee one of the following:

- The IRS Form W-2, Wage and Tax Statement, which has the required information about the EIC on the back of Copy B.
- A substitute Form W-2 with the same EIC information on the back of the employee's copy that is on Copy B of the IRS Form W-2.
- Notice 797, Possible Federal Tax Refund Due to the Earned Income Credit (EIC).
- Your written statement with the same wording as Notice 797.

If you are required to give Form W-2 and do so on time, no further notice is necessary if the Form W-2 has the required information about the EIC on the back of the employee's copy. If a substitute Form W-2 is given on time but does not have the required information, you must

notify the employee within 1 week of the date the substitute Form W-2 is given. If Form W-2 is required but is not given on time, you must give the employee Notice 797 or your written statement by the date Form W-2 is required to be given. If Form W-2 is not required, you must notify the employee by February 7, 2014.

You must hand the notice directly to the employee or send it by first-class mail to the employee's last known address. You will not meet the notification requirements by posting Notice 797 on an employee bulletin board or sending it through office mail. However, you may want to post the notice to help inform all employees of the EIC. You can get copies of the notice from IRS.gov or by calling 1-800-829-3676.

How Will My Employees Know If They Can Claim the EIC?

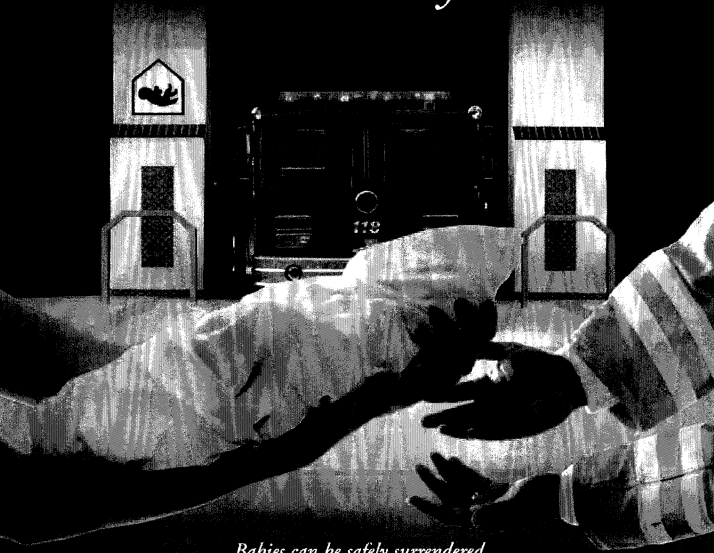
The basic requirements are covered in Notice 797. For more detailed information, the employee needs to see Pub. 596, Earned Income Credit (EIC), or the instructions for Form 1040, 1040A, or 1040EZ.

How Do My Employees Claim the EIC?

Eligible employees claim the EIC on their 2013 tax return. Even employees who have no tax withheld from their pay or owe no tax can claim the EIC and get a refund, but they must file a tax return to do so. For example, if an employee has no tax withheld in 2013 and owes no tax but is eligible for a credit of \$800, he or she must file a 2013 tax return to get the \$800 refund.

Notice 1015 (Rev. 12-2013)

Safely Surrendered Baby Law



Babies can be safely surrendered to staff at any hospital or fire station in Los Angeles County

No shame. No blame. No names.

in Los Angeles County: 1-877-BABY SAFE • 1-877-222-9723



In Los Angeles County: 1-877-BABY SAFE • 1-877-222-9723 www.babysafela.org

Safely Surrendered Baby Law

What is the Safely Surrendered Baby Law?

Every baby deserves a chance for a healthy life. If someone you know is considering abandoning a baby, let her know there are other options. For three days (72 hours) after birth, a baby can be surrendered to staff at any hospital or fire station in Los Angeles County.

How does it work?

A distressed parent who is unable or unwilling to care for a baby can legally, confidentially, and safely surrender a baby within three days (72 hours) of birth. The baby must be handed to an employee at a hospital or fire station in Los Angeles County. As long as the baby shows no sign of abuse or neglect, no name or other information is required. In case the parent changes his or her mind at a later date and wants the baby back, staff will use bracelets to help connect them to each other. One bracelet will be placed on the baby, and a matching bracelet will be given to the parent or other surrendering adult.

What if a parent wants the baby back?

Parents who change their minds can begin the process of reclaiming their baby within 14 days. These parents should call the Los Angeles County Department of Children and Family Services at 1-800-540-4000.

Can only a parent bring in the baby?

No. While in most cases a parent will bring in the baby, the Law allows other people to bring in the baby if they have lawful custody.

Does the parent or surrendering adult have to call before bringing in the baby?

No. A parent or surrendering adult can bring in a baby anytime, 24 hours a day, 7 days a week, as long as the parent or surrendering adult surrenders the baby to someone who works at the hospital or fire station.

Does the parent or surrendering adult have to tell anything to the people taking the baby?

No. However, hospital or fire station personnel will ask the surrendering party to fill out a questionnaire designed to gather important medical history information, which is very useful in caring for the baby. The questionnaire includes a stamped return envelope and can be sent in at a later time.

What happens to the baby?

The baby will be examined and given medical treatment. Upon release from the hospital, social workers immediately place the baby in a safe and loving home and begin the adoption process.

What happens to the parent or surrendering adult?

Once the parent or surrendering adult surrenders the baby to hospital or fire station personnel, they may leave at any time.

Why is California doing this?

The purpose of the Safely Surrendered Baby Law is to protect babies from being abandoned, hurt or killed by their parents. You may have heard tragic stories of babies left in dumpsters or public bathrooms. Their parents may have been under severe emotional distress. The mothers may have hidden their pregnancies, fearful of what would happen if their families found out. Because they were afraid and had no one or nowhere to turn for help, they abandoned their babies. Abandoning a baby is illegal and places the baby in extreme danger. Too often, it results in the bahy's death. The Safely Surrendered Baby Law prevenus this tragedy from ever happening again in California,

A baby's story

Early in the morning on April 9, 2005, a healthy baby boy was safely surrendered to nurses at Harbor-UCLA Medical Center. The woman who brought the baby to the hospital identified herself as the baby's aunt and stated the baby's mother had asked her to bring the baby to the hospital on her behalf. The aunt was given a bracelet with a number matching the anklet placed on the baby; this would provide some identification in the event the mother changed her mind about surrendering the baby and wished to reclaim the baby in the 14-day period allowed by the Law. The aunt was also provided with a medical questionnaire and said she would have the mother complete and mail back in the stamped return envelope provided. The baby was examined by medical staff and pronounced healthy and full-term. He was placed with a leving family that had been approved to adopt him by the Department of Children and Family Services.

Ley de Entrega de Bebés Sin Peligro



Los recién nacidos pueden ser entregados en forma segura al personal de cualquier hospital o cuartel de bomberos del Condado de Los Ángeles

Sin pena. Sin culpa. Sin nombres.

Total Condults do Las Annaios: 1.977. PARV SAFF + 1.3877.299-9793

Ley de Entrega de Bebés Sin Peligro

¿Qué es la Ley de Entrega de Bebés sin Peligro?

Cada recién nacido se merece la oportunidad de tener una vida saludable. Si alguien que usted conoce está pensando en abandonar a un recién nacido, infórmele que tiene otras opciones. Hasta tres días (72 horas) después del nacimiento, se puede entregar un recién nacido al personal de cualquier hospital o cuartel de bomberos del condado de Los Angeles.

¿Cómo funciona?

El padre/madre con dificultades que no pueda o no quiera cuidar de su recién nacido puede entregarlo en forma legal, confidencial y segura dentro de los tres días (72 horas) del nacimiento. El bebé debe ser entregado a un empleado de cualquier hospital o cuartel de bomberos del Condado de Los Ángeles. Siempre que el hebé no presente signos de abuso o negligencia, no será necesario suministrar nombres ni información alguna. Si el padre/madre cambia de opinión posteriormente y desea recuperar a su bebé, los trabajadores utilizarán brazaletes para poder vincularlos. El bebé llevará un brazalete y el padre/madre o el adulto que lo entregue recibirá un brazalete igual.

¿Qué pasa si el padre/madre desea recuperar a su bebé?

Los padres que cambien de opinión pueden comenzar el proceso de reclamar a su recién nacido dentro de los 14 días. Estos padres deberán llamar al Departamento de Servicios para Niños y Familias (Department of Children and Family Services) del Condado de Los Ángeles al 1-800-540-4000.

¿Sólo los padres podrán llevar at recién nacido?

No. Si bien en la mayoría de los casos son los padres los que llevan al bebé, la ley permite que otras personas lo hagan si tienen custodia legal.

¿Los padres o el adulto que entrega al bebé deben llamar antes de llevar al bebé?

No. El padre/madre o adulto puede llevar al bebé en cualquier momento, las 24 horas del día, los 7 días de la semana, siempre y cuando entregüen a su bebé a un empleado del hospital o cuartel de bomberos.

¿Es necesario que el padre/ madre o adulto diga algo a las personas que reciben al bebé?

No. Sin embargo, el personal del hospital o cuartel de bomberos le pedirá a la persona que entregue al bebé que llene un cuestionario con la finalidad de recabar antecedentes médicos importantes, que resultan de gran utilidad para cuidar bien del bebé. El enestionario incluye un sobre con el sello postal pagado para enviarlo en otro momento.

¿Qué pasará con el bebé?

El bebé será examinado y le brindarán atención médica. Cuando le den el alta del hospital, los trabajadores sociales inmediatamente ubicarán al bebé en un hogar seguro donde estará bien atendido, y se comenzará el proceso de adopción.

¿Qué pasará con el padre/madre o adulto que entregue al bebé?

Una vez que los padres o adulto hayan entregado al bebé al personal del hospital o cuartel de bomberos, pueden irse en cualquier momento.

¿Por qué se está haciendo esto en California? ?

La finalidad de la Ley de Entrega de Bebés sin Peligro es proteger a los bebés para que no sean abandonados, lastimados o muertos por sus padres. Usted probablemente hava escuchado historias trágicas sobre bebés abandonados en basureros o en haños públicos. Los padres de esos bebés probablemente hayan estado pasando por dificultades emocionales graves. Las madres pueden haber ocultado su embarazo, por temor a lo que pasaría si sus familias se enteraran. Abandonaron a sus bebés porque tenían miedo y no tenían nadie a quien pedir aytida. El abandono de un reción nacido es ilegal y pone al bebé en una situación de peligro extremo. Muy a menudo el abandono provoca la muertedel bebé. La Ley de Entrega de Bebés sin Peligro impide que vuelva a suceder esta tragedia en California.

Historia de un bebé

A la mañana temprano del día 9 de abril de 2005, se entregó un recién nacido saludable a las enfermeras del Harbor-UCIA Medical Center. La mujer que llevó el recién nacido al hospital se dio a conocer como la tía del bebé, y dijo que la madre le había pedido que llevara al bebé al hospital en su nombre. Le entregaron a la tía un brazalete con un número que coincidía con la pulsera del bebé; esto serviría como identificación en caso de que la madre cambiara de opinión con respecto a la entrega del bebé y decidiera recuperarlo dentro del período de 14 días que permite esta ley. También le dieron a la tía un cuestionario médico, y ella dijo que la madre lo llenaría y lo enviaría de vuelta dentro del sobre con franqueo pagado que le habían dado. El personal médico examinó al bebé y se determinó que estaba saludable y a término. El bebé fue ubicado con una buena familia que ya había, ado aprobada pera adoptarlo por el Departamento de Servicios para Niños y Familias.

Chapter 2.206 DEFAULTED PROPERTY TAX REDUCTION PROGRAM

- 2.206.010 Findings and declarations.
- 2.206.020 Definitions.
- 2.206.030 Applicability.
- 2.206.040 Required solicitation and contract language.
- 2.206.050 Administration and compliance certification.
- 2.206.060 Exclusions/Exemptions.
- 2.206.070 Enforcement and remedies.
- 2.206.080 Severability.

2.206.010 Findings and declarations.

The Board of Supervisors finds that significant revenues are lost each year as a result of taxpayers who fail to pay their tax obligations on time. The delinquencies impose an economic burden upon the County and its taxpayers. Therefore, the Board of Supervisors establishes the goal of ensuring that individuals and businesses that benefit financially from contracts with the County fulfill their property tax obligation. (Ord. No. 2009-0026 § 1 (part), 2009.)

2.206.020 Definitions.

The following definitions shall be applicable to this chapter:

- A. "Contractor" shall mean any person, firm, corporation, partnership, or combination thereof, which submits a bid or proposal or enters into a contract or agreement with the County.
- B. "County" shall mean the County of Los Angeles or any public entities for which the Board of Supervisors is the governing body.
- C. "County Property Taxes" shall mean any property tax obligation on the County's secured or unsecured roll; except for tax obligations on the secured roll with respect to property held by a Contractor in a trust or fiduciary capacity or otherwise not beneficially owned by the Contractor.
- D. "Department" shall mean the County department, entity, or organization responsible for the solicitation and/or administration of the contract.
- E. "Default" shall mean any property tax obligation on the secured roll that has been deemed defaulted by operation of law pursuant to California Revenue and Taxation Code section 3436; or any property tax obligation on the unsecured roll that remains unpaid on the applicable delinquency date pursuant to California Revenue and Taxation Code section 2922; except for any property tax obligation dispute pending before the Assessment Appeals Board.

- F. "Solicitation" shall mean the County's process to obtain bids or proposals for goods and services.
- G. "Treasurer-Tax Collector" shall mean the Treasurer and Tax Collector of the County of Los Angeles. (Ord. No. 2009-0026 § 1 (part), 2009.)

2.206.030 Applicability.

This chapter shall apply to all solicitations issued 60 days after the effective date of the ordinance codified in this chapter. This chapter shall also apply to all new, renewed, extended, and/or amended contracts entered into 60 days after the effective date of the ordinance codified in this chapter. (Ord. No. 2009-0026 § 1 (part), 2009.)

2.206.040 Required solicitation and contract language.

All solicitations and all new, renewed, extended, and/or amended contracts shall contain language, which:

- A. Requires any Contractor to keep County Property Taxes out of Default status at all times during the term of an awarded contract;
- B. Provides that the failure of the Contractor to comply with the provisions in this chapter may prevent the Contractor from being awarded a new contract; and
- C. Provides that the failure of the Contractor to comply with the provisions in this chapter may constitute a material breach of an existing contract, and failure to cure the breach within ten days of notice by the County by paying the outstanding County Property Tax or making payments in a manner agreed to and approved by the Treasurer-Tax Collector, may subject the contract to suspension and/or termination. (Ord. No. 2009-0026 § 1 (part), 2009.)

2.206.050 Administration and compliance certification.

- A. The Treasurer-Tax Collector shall be responsible for the administration of this chapter. The Treasurer-Tax Collector shall, with the assistance of the Chief Executive Officer, Director of Internal Services, and County Counsel issue written instructions on the implementation and ongoing administration of this chapter. Such instructions may provide for the delegation of functions to other departments.
- B. Contractor shall be required to certify, at the time of submitting any bid or proposal to the County, or entering into any new contract, or renewal, extension or amendment of an existing contract with the County, that it is in compliance with this chapter is not in Default on any County Property Taxes or is current in

payments due under any approved payment arrangement (Ord. No. 2009-0026 § 1 (part), 2009.)

2.206.060 Exclusions/Exemptions.

- A. This chapter shall not apply to the following contracts:
 - 1. Chief Executive Office delegated authority agreements under \$50,000;
 - 2. A contract where Federal or State law or a condition of a Federal or State program mandates the use of a particular contractor;
 - 3. A purchase made through a State or Federal contract;
 - 4. A contract where State or Federal monies are used to fund service-related programs including, but not limited to, voucher programs, foster care, or other social programs that provide immediate direct assistance;
 - Purchase orders under a master agreement, where the Contractor was certified at the time the master agreement was entered into and at any subsequent renewal, extension and/or amendment to the master agreement;
 - 6. Purchase orders issued by Internal Services Department under \$100,000 that is not the result of a competitive bidding process;
 - 7. Program agreements that utilize Board of Supervisors' discretionary funds;
 - 8. National contracts established for the purchase of equipment and supplies for and by the National Association of Counties, U.S. Communities Government Purchasing Alliance, or any similar related group purchasing organization;
 - 9. A monopoly purchase that is exclusive and proprietary to a specific manufacturer, distributor, reseller, and must match and intermember with existing supplies, equipment, or systems maintained by the County pursuant to the Los Angeles Purchasing Policy and Procedures Manual, Section P-3700 or a successor provision;
 - 10. A revolving fund (petty cash) purchase pursuant to the Los Angeles County Fiscal Manual, Section 4.6.0 or a successor provision;
 - 11. A purchase card purchase pursuant to the Los Angeles County Purchasing Policy and Procedures Manual, Section P-2810 or a successor provision:

- 12. A nonagreement purchase worth a value of less than \$5,000 pursuant to the Los Angeles County Purchasing Policy and Procedures Manual, Section A-0300 or a successor provision; or
- 13. A bona fide emergency purchase pursuant to the Los Angeles County Purchasing Policy and Procedures Manual Section P-0900 or a successor provision;
- 14. Other contracts for mission critical goods and/or services where the Board of Supervisors determines that an exemption is justified.
- B. Other laws. This chapter shall not be interpreted or applied to any Contractor in a manner inconsistent with the laws of the United States or California. (Ord. No. 2009-0026 § 1 (part), 2009.)

2.206.070 Enforcement and remedies.

- A. The information furnished by each Contractor certifying that it is in compliance with this chapter shall be under penalty of perjury.
- B. No Contractor shall willfully and knowingly make a false statement certifying compliance with this chapter for the purpose of obtaining or retaining a County contract.
- C. For Contractor's violation of any provision of this chapter, the County department head responsible for administering the contract may do one or more of the following:
 - 1. Recommend to the Board of Supervisors the termination of the contract; and/or,
 - 2. Pursuant to Chapter 2.202, seek the debarment of the contractor; and/or,
 - 3. Recommend to the Board of Supervisors that an exemption is justified pursuant to Section 2.206.060.A.14 of this chapter or payment deferral as provided pursuant to the California Revenue and Taxation Code. (Ord. No. 2009-0026 § 1 (part), 2009.)

2.206.080 Severability.

If any provision of this chapter is found invalid by a court of competent jurisdiction, the remaining provisions shall remain in full force and effect. (Ord. No. 2009-0026 § 1 (part), 2009.)

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WEST AREA FACILITIES

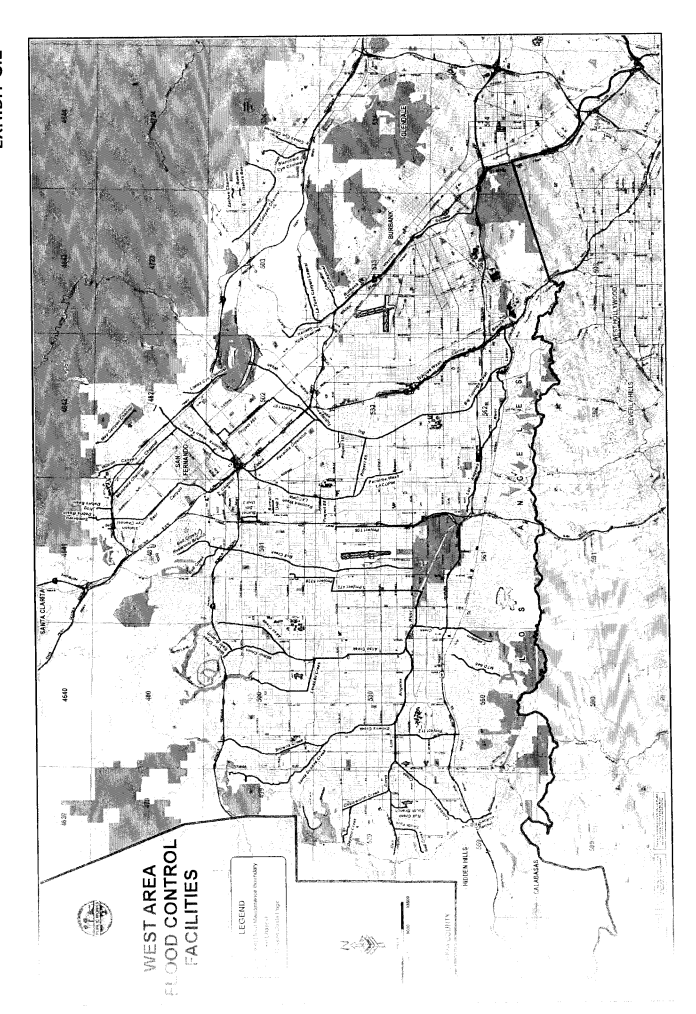
	2017 Car 14 15 15 15 15 15 15 15 15 15 15 15 15 15				***
DEBRIS BASINS					
AVE S DB - PD 2136		S OF AVENUE S	E OF 92ND STREET E		4288-A3
AVE T-8 DB - PD 2103		S OF AVENUE T-8	E OF 48TH STREET E		4287-A7
BAKERTON DB - MTD 1548		E OF BAKERTON AVE	FOXLANE DR		4461-H7
CAMP PLENTY DB - PD 0354	27944	E OF CAMP PLENTY RD	NE OF CARVEL DR		4551-F1
CARDIFF DB - PD 2097		E OF CARDIFF DR	N OF BIRMINGHAM PL		4550-J5
COPPER HILL DB - PD 1386 LINE B		N OF COPPER HILL DR	W OF BENZ RD	SANTA CLARITA	4461-C4
CORDOBA DB - PD 2284		N OF CORDOBA PL	N OF ST TROPEZ PL		4459-E2
CRYSTAL SPRINGS # 1 DB - PD 2223		E OF CRYSTAL SPRINGS RD	N OF LIVE OAK SPRINGS CYN RD	SANTA CLARITA	4552-E4
FORT TEJON ROAD DB - PD 2101		NE OF FT TEJON RD	GOLDEN VIEW WAY	PALMDALE	4287-A4
GARNET CANYON DB - PD 2544		E OF GARNET CANYON DR	S OF ALTAIR LN	SAUGUS	4461-A2
GREEN HILL #1 DB - PD 1974		W OF GREEN HILL DR	PINTO PL		4369-F5
GREEN HILL #2 DB - PD 1974		W OF GREEN HILL DR	S OF AVION CIR		4369-F5
GREENSBRIER DB - PD 2495		S OF GREENSBRIER DR	S OF SOUTHERN OAKS DR	STEVENSON RANCH	4640-82
HIPSHOT #1 DB - PD 1683 U01		N OF HIPSHOT DR	NW OF BOBCAT WAY		4369G7
HOG DB	13600	N OF FOOTHILL FRWY	W OF ROXFORD ST		481-H1
KNOLL DB - PD 2279		W OF KNOLL CT	W OF PARK VISTA DR	NO	4459-F2
LA SALLE DB - PD 1358		SE OF LA SALLE CANYON DR	SE OF CALGROVE BL	LARITA	127-A6
MAY #1 DB	13545	N OF FRITZ LANE	E OF POLK ST	SYLMAR	482-C1
MAY #2 DB	13545	N OF FRITZ LANE	E OF POLK ST		482-C1
MOON DUST DB - PD 2544		SE OF MOON DUST CT	SE OF GARNET CANYON DR	SAUGUS	4461-A2
MUSTANG DB - PD 2049		S OF MUSTANG DR	S OF VICTORIA RD	CASTAIC	4369-F5
NEWHALL RANCH DB - MTD 1718		N OF NEWHALL RANCH RD	W OF COPPER HILL DR	SANTA CLARITA	4460-B7
OAKDALE DB - PD 2389		S OF OAKDALE CYN RD	LARK WY	FAIR OAKS RANCH	4551-J5
ROLLING RIDGE DB - PD 2176		SE OF ROLLING RIDGE DR	NE OF CIRCLE J RANCH RD	SANTA CLARITA	4551-A6
ROYAL TERMINUS DB - PD 1920		W OF ROYAL RD	W OF GELDING RD	CASTAIC	4369-F6
SADDLEBACK # 1 DB - PD 2247		S OF SADDLEBACK RD	E OF CANYON END RD		4552-F5
SADDLEBACK # 2 DB - PD 2247		E OF SADDLEBACK RD	E OF CANYON END RD	SAND CANYON	4552-F5
SADDLEBACK # 3 DB - PD 2247		E OF SADDLEBACK RD	E OF CANYON END RD	SAND CANYON	4552-F5
SAGECREST DB - PD 2537		SE OF SAGECREST WY	SW OF RIDGEWAY CT	CASTAIC	4459-B4
SCHOOLHOUSE DB	13400	W OF BUCHER AVE	N OF FOOTHILL BLVD	SYLMAR	481-H1
SHADOW DB - PD 2099	28440	N OF SHADOW VALLEY LN	WOODSIDE DR	T CANYON	4461-E3
SOMBRERO DB	13600	N OF FOOTHILL FRWY	GLENOAKS BLVD		481-G1
STETSON DB	13600	N OF FOOTHILL FRWY	W OF GLENOAKS BLVD	SYLMAR	481-F1

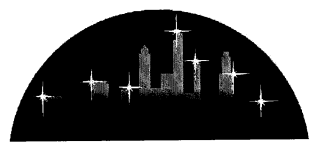
CTEVENSON RANCH DB - PD 2528		STEVENSON RANCH PKWY	PICO CANYON RAOD	STEVENSON RANCH	4640-C1
STRATFORD DB - PD 2097		E OF STRATFORD DR	S OF OXFORD LN	SANTA CLARITA	4550-J5
VALLEY GLEN DB - PD 2537		W OF VALLEY GLEN ST	SW OF HIDDEN VALLEY CT	CASTAIC	4459-B4
VICTORIA DB - PD 2275		W OF VICTORIA RD	S OF OAK VALLEY RD	CASTAIC	4369-E5
WEDGEWOOD DB - PD 2467		W OF WEDGEWOOD CT	W OF BRIANWOOD CT	CASTAIC	4459-H3
WHITNEY DB - PD 2444		N OF WHITNEY DR	N OF KAREN CT	CASTAIC	4459-E2
WILDWOOD DB - BI 1222	18950	WILDWOOD CANYON RD	DAVEY AVE	SANTA CLARITA	4640-J3
WILLIAM S HART PARK DB - RDD 341		MARKET ST	SAN FERNANDO RD	NEWHALL	127-C4
	14301	N OF SARANAC DR	BLEDSOE ST	SYLMAR	482-A1
YUCCA DB - PD 2157		N OF YUCCA PL	N OF GLADE CT	CASTAIC	4459-G2
CHANNELS					
BI 1224 CHANNEL		AVENUE T	E OF 82ND STREET E	LITTLEROCK	4287-H5
BI 1224 CHANNEL		AVENUE T	E OF 82ND STREET E	LITTLEROCK	4287-H5
BOUQUET CYN CHANNEL		BOUQUET CYN RD	ESPUELLA DR	saugus	4550J1
BOUQUET CYN CHANNEL (PD 0345)		E OF BOUQUET CANYON RD	N OF PARAGUAY DR	SANTA CLARITA	4550-J1
BOUQUET CYN CHANNEL (PD 0451)		N OF BOUQUET CANYON RD	E OF ALAMOGORDO RD	SANTA CLARITA	4461-A7
BOUQUET CYN CHANNEL (PD 0544)		NW OF PARAGUAY DR	DIAZ DR	SANTA CLARITA	4550-J1
BOUQUET CYN CHANNEL (PD 0625B)		NW OF KINGSCREST DR	NE OF URBANDALE AVE	SANTA CLARITA	4461-C5
BOUQUET CYN CHANNEL (PD 0700A)		URBANDALE AVE	NW OF KINGSCREST DR	SANTA CLARITA	4461-C5
BOUQUET CYN CHANNEL (PD 0700B)		SE OF ALAMINOS	NE OF NEWBIRD DR	SANTA CLARITA	4461-C5
BOUQUET CYN CHANNEL (PD 0722)		SE OF ALAMINOS DR	SW OF URBANDALE AVE	SANTA CLARITA	4461-B6
BOUDUET CYN CHANNEL (PD 0773)		SE OF ALAMINOS DR	RIDGEGROVE DR	SANTA CLARITA	4461-B6
BOUQUET CYN CHANNEL (PD 0802)		W OF ROBIN AVE	SUSAN RUTH ST	SANTA CLARITA	4461-05
BOUDUET CYN CHANNEL (PD 1065)		CENTURION WY	NW OF BOUQUET CANYON RD	SANTA CLARITA	4461-A7
BOUQUET CYN CHANNEL (PD 1201)		NW OF BOUQUET CANYON RD	N OF CALWOOD ST	SANTA CLARITA	4461-04
BOUQUET CYN CHANNEL (PD 1201)		NW OF BOUQUET CANYON RD	N OF CALWOOD ST	SANTA CLARITA	4461-D4
BOUGUET CYN CHANNEL (PD 1201)		NW OF BOUQUET CANYON RD	N OF CALWOOD ST	SANTA CLARITA	4461-04
BOUCUET CYN CHANNEL (PD 1365)		HASKELL CANYON RD	N OF BOUQUET CANYON RD	SANTA CLARITA	4461-B6
BOUDUET CYN CHANNEL (PD 1365)		HASKELL CANYON RD	N OF BOUQUET CANYON RD	SANTA CLARITA	4461-B6
BOUDDET CYN CHANNEL (PD 1365)		HASKELL CANYON RD	N OF BOUQUET CANYON RD	SANTA CLARITA	4461-B6
BOUDDET CYN CHANNEL (PD 2225)		N OF NEWHALL RANCH RD	W OF BOUQUET CYN RD	SANTA CLARITA	4550-H1
BOUQUET CYN CHANNEL (PD 2225)		W OF BOUQUET CANYON RD	N OF NEWHALL RANCH RD	SANTA CLARITA	4550-H2
ROLLOLIET CYN CHANNEL (PD 2225)		N OF NEWHALL RANCH RD	W OF BOUQUET CYN RD	SANTA CLARITA	4550-H1
BOUDUET CYN CHANNEL (PD 2225)		S OF NEWHALL RANCH RD	W OF BOUQUET CYN RD	SANTA CLARITA	4550-H1
CDR 523.071C		SOLEDAD CYN RD	E/O GOLDEN OAK RD	SANTA CLARITA	4551-B3
CDR 523.071D		SOLEDAD CYN RD	E/O GOLDEN OAK RD	SANTA CLARITA	4551A3
CDR 523.071D		SOLEDAD CYN RD	E/D GOLDEN OAK RD	SANTA CLARITA	4551A3
270 673 674	 	SOLEDAD CYN RD	W OF GOLDEN OAK RD	SANTA CLARITA	4551-A3

CDR 523,081	W OF OAK AVE	N OF SOI FOAD CANVON BO	SANTACIARITA	4554 00
		N OF SOLEDAY CANTON IN	JAIN CLANICA	4551-04
CDR 523.081	W OF OAK AVE	N OF SOLEDAD CANYON RD	SANTA CLARITA	4551-C2
CDR 523.081	W OF OAK AVE	N OF SOLEDAD CANYON RD	SANTA CLARITA	4551-C2
CDR 523.203	N OF SOLEDAD CANYON RD	E OF SIERRA HWY	SANTA CLARITA	4551-J3
CDR 525.014	LAKE HUGHES RD	CASTAIC RD	CASTAIC	4369-G6
CDR 525.021D	W OF THE OLD ROAD	S OF HASLEY CANYON RD	CASTAIC JUNCTION	4459-H5
CROCKER CHANNEL (PD 1089)	AVENUE CROCKER	NONE	SANTA CLARITA	4460-B,C7
DRY CANYON	N OF DECORO DR	W OF SECO CANYON RD	SANTA CLARITA	4460-H6
DRY CANYON (SAUGUS) (BI 9103 U01)	N OF DECORO DR	W OF SECO CANYON RD	SANTA CLARITA	4460-H6
	GARZOTA DR	E OF LAS MANANITAS DR	SANTACLARITA	4460-H7
DRY CANYON (SAUGUS) (PD 0932)	N OF DECORO DR	W OF SECO CANYON RD	SANTA CLARITA	4460-H6
DRY CANYON (SAUGUS) (PD 1106)	PAMPLICO DR	E OF SYCAMORE CREEK DR	SANTA CLARITA	4460-H5
DRY CANYON (SAUGUS) (PD 1256)	TUPELO RIDGE DR	W OF CHERRY CREEK DR	SANTA CLARITA	4460-H4
DRY CANYON (SAUGUS) (PD 1954)	DEODAR PL	TAMARACK LN	SANTA CLARITA	4460-H,J2,3
DRY CANYON (SAUGUS) (PD 1971)	SECO CANYON RD	COPPER HILL DR	SANTA CLARITA	4460-H,J3,4
DRY CANYON (SAUGUS) (PD 2225)	S OF FESTIVIDAD DR	W OF BOUQUET CYN RD	SANTA CLARITA	4550-H1
HASKELL CANYON CHANNEL (PD 1365)	RIDGEGROVE DR	E OF HASKELL CANYON RD	SANTA CLARITA	4461-B6
HASKELL CANYON CHANNEL (PD 1930)	E OF HASKELL CANYON RD	JEFFERS LN	SANTA CLARITA	4461-B5
HASLEY CANYON CHANNEL (PD 1496)	ROMERO CANYON RD	NE OF HASLEY CANYON RD	VALVERDE	4459-C3
HASLEY CANYON CHANNEL (PD 1496)	ROMERO CANYON RD	NE OF HASLEY CANYON RD	VAL VERDE	4459-C3
HASLEY CYN CHANNEL (PD 2262)	S OF INDUSTRY DRIVE	E AND W OF COMMERCE	VAL VERDE	4459-G5,6
HASLEY CYN CHANNEL (PD 2262)	S OF INDUSTRY DRIVE	E AND W OF COMMERCE	VAL VERDE	4459-G5,6
JAKES WAY CHANNEL (PD 0832)	W OF SIERRA HWY	N OF JAKES WY	SANTA CLARITA	4551-H4
JAKES WAY CHANNEL (PD 0832)	W OF SIERRA HWY	S OF JAKES WY	SANTA CLARITA	4551-H4
LITTLEROCK CREEK			LITTLEROCK	4278H6
MINT CYN CHANNEL	SIERRA HWY	SIERRA CROSS AVE	SANTACLARITA	4462C5
MINT CYN CHANNEL	ARLINE AVE	SIERRA HWY	SANTA CLARITA	4452-A1
MINT CYN CHANNEL (PD 1894)	SOLEDAD CANYON ROAD	E OF SIERRA HIGHWAY	SANTA CLARITA	4551-J3
MINT CYN CHANNEL (PD 1991)	SW OF SOLAMINT RD	S OF DOLAN WY	SANTA CLARITA	4551-J2,3
NEWHALL CREEK	16TH ST	WALNUT ST	NEWHALL	4550H7
NEWHALL CREEK	16TH ST	WALNUT ST	NEWHALL	4550H7
NEWHALL CREEK	16TH ST	WALNUT ST	NEWHALL	4550H7
PACOIMA SPREADING GROUNDS	10450 ARLETA AVE	PAXTON ST	PACOIMA	502-A3
PD 0361 CHANNEL	CEDAR TOWN ST	E OF VALLEY ST	SANTACLARITA	4640-H2
PD 1621 CHANNEL	SOLEDAD CANYON RD	OAK SPRING CANYON RD	SANTA CLARITA	4552-D1
PD 1821 CHANNEL	THE OLD ROAD	HASLEY CANYON RD	CASTAIC JUNCTION	4459-H5
PD 1869 CHANNEL	VIA PRINCESSA	OAK RIDGE DR	SANTA CLARITA	4550-H6
PD 1869 CHANNEL - (Line B)	VIA PRINCESSA	OAK RIDGE DR	SANTA CLARITA	127C1

DO 1920 CHANNEL	NW OF ROYAL RD	NW OF GELDING RD	CASTAIC	4369-F6
PD 2049 CHANNEL	MUSTANG DR	VICTORIA RD	CASTAIC	123D8I
PD 2147 CHANNEL	S OF PICO CANYON RD	W OF THE OLD ROAD	STEVENSON RANCH	4640-D1
PD 2467 CHANNEL	WEDGEWOODCT	THE OLD ROAD	CASTAIC	
PD 2584	GOLDEN VALLEY RD	HOLLY DR	SANTA CLARITA	4461 D5,D6
PICO CANYON CHANNEL	WILEY CANYON RD	SW OF ORCHARD VILLAGE RD	SANTA CLARITA	4550-G7
PICO CANYON CHANNEL (PD 0813)	WILEY CANYON RD	SW OF ORCHARD VILLAGE RD	SANTA CLARITA	4550-G7
PICO CANYON CHANNEL (PD 2495)	N OF PICO CANYON ROAD	WHISPERING OAKS ROAD	STEVENSON RANCH	4640-B1,2
PICO CANYON CHANNEL (PD 2528)	N OF PICO CANYON RD	W OF THE OLD ROAD	STEVENSON RANCH	4550-B6
PICO CANYON CHANNEL (PD 2528)	W OF THE OLD ROAD	N OF PICO CANYON RD	STEVENSON RANCH	4640-C1
PICO CANYON CHANNEL (PD 2528)	N OF PICO CANYON RD	W OF THE OLD ROAD	STEVENSON RANCH	4550-D7
PLACERITA CREEK	SAN FERNANDO RD	BTWN 15TH & 16TH ST	SANTA CLARITA	4550J7
PLUM CANYON CHANNEL (PD 0625B)	BOUQUET CANYON RD	PLUM CYN RD	SANTA CLARITA	4461-C5
PLUM CANYON CHANNEL (PD 1540)	S OF PLUM CYN RD	E OF BOUQUET CANYON RD	SANTA CLARITA	4461-D5
PORRETTA CHANNEL (PD 0246)	N OF NEWHOUSE ST	E OF WHITES CANYON RD	SANTA CLARITA	4551-G2
PORRETTA CHANNEL (PD 0266)	S OF DELIGHT ST	W OF ESTERBROOK AVE	SANTA CLARITA	4551-F2
PORRETTA CHANNEL (PD 0266)	S OF DELIGHT ST	W OF WHITES CANYON RD	SANTA CLARITA	4551-F2
RYE CYN CHANNEL (PD 1033)	RYE CYN RD	GATEWAY VILLAGE	SANTA CLARITA	4460-C,D7
RYE CYN CHANNEL (PD 1033)	RYE CYN RD	NONE	SANTA CLARITA	4460-C7
RYE CYN CHANNEL (PD 1066)	AVENUE STANFORD	AVENUE STANFORD	SANTA CLARITA	4460-B7
RYE CYN CHANNEL (PD 1066)	RYE CYN RD	AVENUE CROCKER	SANTA CLARITA	4460-B7
RYE CYN CHANNEL (PD 1066)	AVENUE CROCKER	AVENUE STANFORD	SANTA CLARITA	4460-B7
SAN MARTINEZ-CHIQUITO CYN CHANNEL	SAN MARTINEZ ST	W/O BORTON RD	VAL VERDE	4459-C6
SAN MARTINEZ-CHIQUITO CYN CHANNEL	S/O ARLINGTON ST	E/O KENINGSTON RD	VAL VERDE	4459-C6
SAN MARTINEZ-CHIQUITO CYN CHANNEL	S/O ARLINGTON ST	E/O KENINGSTON RD	VALVERDE	4459-C6
SAN MARTINEZ-CHIQUITO CYN CHANNEL	SAN MARTINEZ ST	W/O BORTON RD	VAL VERDE	4459-C6
SAN MARTINEZ-CHIQUITO CYN CHANNEL	S/O WATERMAN RD	W/O SAN MARTINEZ RD	VAL VERDE	4459-C6
SAN MARTINEZ-CHIQUITO CYN CHANNEL	S/O ARLINGTON ST	E/O KENINGSTON RD	VALVERDE	4459-C6
SAN MARTINEZ-CHIQUITO CYN CHANNEL	S/O WATERMAN RD	W/O SAN MARTINEZ RD	VALVERDE	4459-C6
SAN MARTINEZ-CHIQUITO CYN CHANNEL	N/O TAYLOR ST	W/O SAN MARTINEZ RD	VALVERDE	4459-C6
SAN MARTINEZ-CHIQUITO CYN CHANNEL	CHIQUITO CANYON RD	S/O SAN MARTINEZ RD	VAL VERDE	4459-C6
SAN MARTINEZ-CHIQUITO CYN CHANNEL	ARLINGTON ST	KENINGSTON RD	VALVERDE	4459-C6

SAN MARTINEZ-CHIQUITO CYN CHANNEL	SAN MARTINEZ ST	W/O BORTON RD	VAL VERDE	4459-C6
NLET			\$ 15 m	91 611,
SAND CANYON CHANNEL	SAND CANYON RD	S/O LOST CANYON RD	SANTA CLARITA	4552-ED
SANTA CLARA RIVER SOUTH FORK	LYONS AVE	VERMONT DR	SANTA CLARITA	4640-F2
SANTA CLARA RIVER SOUTH FORK	WILEY CANYON RD	WABUSKA ST	SANTA CLARITA	4640-F2
(GAVIN CHANNEL) SANTA CLARA RIVER SOUTH FORK	WILEY CANYON RD	WABUSKA ST	SANTA CLARITA	4640-F2
		E OF WILEY CANNON BD	SANTACIARITA	
SANTA CLARA RIVER SOUTH FORK	ORCHARD VILLAGE RD	E OF WILET CANTON AD		4550-G7
(FUUVZS) SANTA CLARA RIVER SOUTH FORK	N OF LYONS AVE	W OF VERMONT DR	SANTA CLARITA	4550-G7
(PD 0725) SANTA CLARA RIVER SOUTH FORK	N OF LYONS AVE	W OF VERMONT DR	SANTA CLARITA	4550-G7
(PD 0725) SANTA CLARA RIVER SOUTH FORK	NE OF ORCHARD VILLAGE RD	SE OF WILEY CANYON RD	SANTA CLARITA	4550-G7
(PD 1041)		00 1000	SANTACIOBITA	4460-C7
STANFORD CHANNEL (PD 1033)	NONE	AVENTIE STANFORD	SANTA CLABITA	4550C1
STANFORD CHANNEL (PD 1286 UU1)	MY OF SHAROW BINES BI	SOLEDAD CYN RD	SANTA CLARITA	4462-G6,7
IICK CANYON CHANNEL (PDO//1)	W OF SUADOW PINES BI	SOIEDAD CYN RD	SANTA CLARITA	4462-G6,7
IICK CANYON CHANNEL (PDO) 1)	F OF ABELIA BD	GRANDIFLORAS RD	SANTA CLARITA	4462-G6
MOUNT CANYON CHANNEL	CASTAIC RD	LAKE HUGHES RD	CASTAIC	4369-H7
VIOLIN CANYON CHANNEL	CASTAIC RD	RIDGE ROUTE RD	CASTAIC	4369-G6
VIOLIN CANYON CHANNEL	CASTAIC RD	RIDGE ROUTE RD	CASTAIC	4369-G6
VIOLIN CANYON CHANNEL (PD 1707)	N OF LAKE HUGHES RD	E OF CASTAIC RD	CASTAIC	4369-G6
VIOLIN CANYON CHANNEL (PD 2275)	N OF OAK VALLEY RD	W OF THE OLD ROAD	CASTAIC	4369-E,F5
	CAMP PLENTY RD	S OF CHADWAY ST	SANTA CLARITA	4551-F1
WHITES CANYON CHANNEL (PD 0453) -	W OF CAMP PLENTY RD	N OF BABINGTON ST	SANTA CLARITA	4551-F1
VPD 315 to PD 1999 WHITES CANYON CHANNEL (PD 0704)	FOXLANE DR	S OF GOODVALE RD	SANTA CLARITA	4551-G1
WHITES CANYON CHANNEL (PD 0704)	FOXLANE DR	S OF GOODVALE RD	SANTA CLARITA	4551-G1
	FOXLANE DR	S OF GOODVALE RD	SANTA CLARITA	4551-G1
WHITES CANYON CHANNEL (PD 0758) -	E OF CAMP PLENTY RD	N OF RANIER ST	SANTA CLARITA	4551-F1
AVHITES CANYON CHANNET (PD 1999)	N OF BABINGTON ST	W OF CAMP PLENTY RD	SANTA CLARITA	4551-F1





URBAN GRAFFITI ENTERPRISES, INC. TAKING PRIDE IN OUR COMMUNITIES

PROPOSAL FOR

COUNTY OF LOS ANGELES GRAFFFITI REMOVAL SERVICE AT WEST AREA FLOOD CONTROL FACILITIES (2014-PA027)

July 21, 2014

Submitted by: **Urban Graffiti Enterprises Inc.**

P.O. Box 2383 Covina, CA. 91722 (626) 815-4900 Fax (626) 815-4499 Info@urbangraffiti.com

GRAFFITI REMOVAL AT WEST FLOOD CONTROL FACILITIES (2014-PA027)

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REQUIRED FORMS AND REQUIRED ATTACHMENTS

PW -1 THROUGH PW-20

References

Los Angeles County LSBE Certificate
Los Angeles County DBE Certificate
Los Angeles County MBE Certificate
State of California SBE Certificate
DOT DBE and SBE Certification
LW -2 through LW-9
Time Sheet-Copy
Paycheck Stub-Copy



P.O. Box 2383
Covina, CA 91722
PH (626) 815-490 FX (626) 815-4499
juant@urbangraffiti.comjuant@urbangraffiti.com

July 23, 2014

Scott Pham
County of Los Angeles Department of Public Works
Administrative Services Division — 9th Floor
P.O. Box 1460
Alhambra, CA 91802

Subject:

Graffiti Removal West Area Flood Control Facilities (2014-PA027)

Mr. Pham,

I hereby declare that I am duly authorized by Urban Graffiti Enterprises Inc. to sign and bind said contracting firm to Los Angeles County. I further state that this proposal contemplates full compliance with all the specifications detailed in the County's Request for Proposal.

Urban Graffiti Enterprises Inc. is very aware of how important it is for our communities to be free of graffiti, not only for aesthetic purposes but also for the safety and morale of its residents. Graffiti has the unique characteristic of being a visual type of crime. Left unchallenged or poorly eradicated, graffiti and/or its remnants can give the impression of a community in despair and that can reflect on everyone, from the crews responsible to the city department in charge to its elected officials. Therefore, we go to great lengths to insure quality and professionalism in our services.

In putting together this bid, I personally took great care in addressing each and every aspect of the specifications. I fully understand the goals and objectives of this agreement. As an individual who has been in the industry for over 29 years, along with the vast combined experience and professionalism of my field and administrative staff, we are uniquely qualified to not only meet but in fact exceed the County's expectations. I have personally developed various graffiti abatement, control and prevention programs and strategies to combat the blight of graffiti and we continue on that trek. Our company has dedicated itself to providing the best service possible, utilizing the most efficient and cost effective methods of eradication. That coupled with our incessant endeavor for perfection in professionalism and workmanship makes us stand out from the rest. We bring to the table, unprecedented experience, innovation and creativity with processes such as; on-site color matching, our mobile app assisted, web based graffiti reporting and tracking system (GRAF) which automatically routes service requests to the assigned crew(s) and also provides live status view of all current pending and completed work.

If you have any questions regarding our proposal, please feel free to call me at (626)815-4900

Respectfully,

Ĵuan Reinoso President

Urban Graffiti Enterprises Inc.

State of California Secretary of State

CERTIFICATE OF STATUS

ENTITY NAME:

URBAN GRAFFITI ENTERPRISES, INC.

FILE NUMBER:

C2232824

FORMATION DATE:

05/05/2000

DOMESTIC CORPORATION

JURISDICTION: CALIFORNIA

STATUS:

ACTIVE (GOOD STANDING)

I, DEBRA BOWEN, Secretary of State of the State of California, hereby certify:

The records of this office indicate the entity is authorized to exercise all of its powers, rights and privileges in the State of California.

No information is available from this office regarding the financial condition, business activities or practices of the entity.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of May 28, 2014.

> **DEBRA BOWEN** Secretary of State



SO-200 N/C (REV. 11/99)

Bill Jones Secretary of State

STATEMENT BY DOMESTIC STOCK CORPORATION

DO NOT ALTER PREPRINTED NAME. IF ITEM 1 IS BLANK, PLEASE ENTER CORPORATE NAME AND NUMBER.

C2232824 DUE DATE 05-31-01 01955S URBAN GRAFFITI ENTERPRISES, INC. MICHAEL ALLAN 1545 WILSHIRE BLVD BTH FL LOS ANGELES, CA 90017

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In the office of the Secretary of State
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	MAILING ADDRESS			Cr	ovina, CA			91722
	P. O. Box 2383				Villa, V			
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	Maria Gutierrez	1633 W.	<u> 5au</u>	Religion	CITY AND STATE			ZIP CODE
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	AGENTS NAME: Michael L.	. Allan, '	Esq.					
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13.	ADDRESS OF THE AGENT FOR SERVICE							ZIP CODE
_	1605 W. Olympic Blv	/d, Ste 9	014	· — — — — — •	Los Angel	es		CA 90015
14.	DESCRIBE THE TYPE OF BUSINESS OF T Graffiti Removal	THE CORPORATIO	NC					
15.	I DECLARE THAT I HAVE EXAMINED THIS	3 STATEMENT AND	D TO THE	E BEST OF MY KN	OWLEDGE AND BE	ELIEF, IT IS TRUE	I, CORRECT	AND COMPLETE.
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Approved by Secretary of State

State of California Secretary of State

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Statement of Information

(Domestic Stock and Agricultural Cooperative Corporations) FEES (Filing and Disclosure): \$25.00. If this is an amendment, see instructions.

IMPORTANT - READ INSTRUCTIONS BEFORE COMPLETING THIS FORM

1. CORPORATE NAME

URBAN GRAFFITI ENTERPRISES, INC.

EY37633

FILED

In the office of the Secretary of State of the State of California

			MAY-09	2014			
2.	CALIFORNIA CORPORATE NUMBER C2232824		This Space for Filin	n Use Only			
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No Change Statement (Not applicable if agent address of record is a P.O. Box address. See instructions.) 3. If there have been any changes to the Information contained in the last Statement of Information filed with the California Secretary							
of State, or no statement of information has been previously filed, this form must be completed in its entirety. If there has been no change in any of the information contained in the last Statement of Information filed with the California Secretary of State, check the box and proceed to Item 17.							
C	omplete Addresses for the Following (Do not abbreviate the	name of the city. Items 4 and 5 ca	annot be P.O. Boxes.)				
_	STREET ADDRESS OF PRINCIPAL EXECUTIVE OFFICE	CITY	STATE	ZIP CODE			
5.	STREET ADDRESS OF PRINCIPAL BUSINESS OFFICE IN CALIFORNIA, I	IF ANY CITY	STATE	ZIP CODE			
6.	MAILING ADDRESS OF CORPORATION, IF DIFFERENT THAN ITEM 4	CITY	STATE	ZIP CODE			
Names and Complete Addresses of the Following Officers (The corporation must list these three officers. A comparable title for the specific officer may be added; however, the preprinted titles on this form must not be altered.)							
7.		CITY	STATE	ZIP CODE			
8.	SECRETARY ADDRESS	CITY	STATE	ZIP CODE			
9.	CHIEF FINANCIAL OFFICER/ ADDRESS	CITY	STATE	ZIP CODE			
Names and Complete Addresses of All Directors, Including Directors Who are Also Officers (The corporation must have at least one director. Attach additional pages, if necessary.)							
10	D. NAME ADDRESS	CITY	STATE	ZIP CODE			
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	3. NUMBER OF VACANCIES ON THE BOARD OF DIRECTORS, IF ANY:						
Agent for Service of Process If the agent is an individual, the agent must reside in California and Item 15 must be completed with a California street address, a P.O. Box address is not acceptable. If the agent is another corporation, the agent must have on file with the California Secretary of State a certificate pursuant to California Corporations Code section 1505 and Item 15 must be left blank.							
_	4. NAME OF AGENT FOR SERVICE OF PROCESS						
15. STREET ADDRESS OF AGENT FOR SERVICE OF PROCESS IN CALIFORNIA, IF AN INDIVIDUAL CITY STATE ZIP CODE							
Type of Business							
	6. DESCRIBE THE TYPE OF BUSINESS OF THE CORPORATION						
1	7. BY SUBMITTING THIS STATEMENT OF INFORMATION TO THE CAL CONTAINED HEREIN, INCLUDING ANY ATTACHMENTS, IS TRUE AND O	IFORNIA SECRETARY OF STATE, CORRECT.	THE CORPORATION CERTIFIE	S THE INFORMATION			
C	5/09/2014 MARIA GUTIERREZ	SECRETARY/TREAS		4			
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S	I-200 (REV 01/2013)		APPROVED BY S	SECRETARY OF STATE			



State of California **Secretary of State**

Statement of Information

(Domestic Stock and Agricultural Cooperative Corporations)

FEES (Filing and Disclosure): \$25.00. If amendment, see instructions. IMPORTANT - READ INSTRUCTIONS BEFORE COMPLETING THIS FORM

1. CORPORATE NAME

C2232824 Urban Graffiti Enterprises, Inc. 1280 Mountain View Circle Azusa, CA, 91702

FILED in the office of the Secretary of State of the State of California

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		This Space for Filing Use Only					
Due Date:							
No Change Statement (Not applicable if agent address of record is a P.O. Box address. See instructions.)							
2. If there has been no change in any of the information contained in the last Statement of Information filed with the California Secretary of State, check the box and proceed to Item 16.							
If there have been any changes to the information contained in the last Statement of Information filed with the California Secretary of State, or no statement has been previously filed, this form must be completed in its entirety.							
Complete Addresses for the Following (Do not abbr	eviate the name of the city. Items 3 and 4 ca	annot be P.O. Boxes.)					
3. STREET ADDRESS OF PRINCIPAL EXECUTIVE OFFICE	CITY	STATE ZIP CODE					
1280 Mountain View Circle	Azusa	CA 91702					
4. STREET ADDRESS OF PRINCIPAL BUSINESS OFFICE IN CA	LIFORNIA, IF ANY CITY	STATE ZIP CODE					
1280 Mountain View Circle	Azusa	CA 91702					
5. MAILING ADDRESS OF CORPORATION, IF DIFFERENT THAI		STATE ZIP CODE					
P.O. Box 2383	Covina	CA 91702					
Names and Complete Addresses of the Following Officers (The corporation must list these three officers. A comparable title for the specific officer may be added; however, the preprinted titles on this form must not be altered.)							
6. CHIEF EXECUTIVE OFFICER/ ADDRESS	CITY	STATE ZIP CODE					
Juan Reinoso P.O. Box 2383	Covina	CA 91722					
7. SECRETARY ADDRESS	CITY	STATE ZIP CODE					
Maria Gutierrez P.O. Box 2383	Covina	CA 91722					
8. CHIEF FINANCIAL OFFICER/ ADDRESS	CITY	STATE ZIP CODE					
Maria Gutierrez P.O. Box 2383	Covina	CA 91722					
Names and Complete Addresses of All Directors, Including Directors Who are Also Officers (The corporation must have at least one director. Attach additional pages, if necessary.)							
9. NAME ADDRESS	CITY	STATE ZIP CODE					
Juan Reinoso P.O. Box 2383	Covina	CA 91722					
10. NAME ADDRESS	CITY	STATE ZIP CODE					
11. NAME ADDRESS	CITY	STATE ZIP CODE					
12. NUMBER OF VACANCIES ON THE BOARD OF DIRECTORS,	IF ANY:						
Agent for Service of Process (If the agent is an individual, the agent must reside in California and Item 14 must be completed with a California street address (a P.O. Box address is not acceptable). If the agent is another corporation, the agent must have on file with the California Secretary of State a certificate pursuant to California Corporations Code section 1505 and Item 14 must be left blank.)							
13. NAME OF AGENT FOR SERVICE OF PROCESS		'					
Maria Gutierrez		<u></u>					
14. STREET ADDRESS OF AGENT FOR SERVICE OF PROCESS IN C		STATE ZIP CODE					
1280 Mountain View Circle	Azusa	CA 91722					
Type of Business							
Type of Business 15. DESCRIBE THE TYPE OF BUSINESS OF THE CORPORATION Graffiti Removal Services							
16. BY SUBMITTING THIS STATEMENT OF INFORMATION TO CONTAINED HEREIN, INCLUDING ANY ATTACHMENTS, IS 1	THE CALIFORNIA SECRETARY OF STATE, TRUE AND CORRECT.	THE CORPORATION CERTIFIES THE INFORMATION					
03/03/11 Maria Gutierrz	Secretary	Mua MI					
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MAY 28 2014

Date:_____W

DEBRA BOWEN, Secretary of State

QUALIFICATIONS

Our company was founded by Juan Reinoso in 1990 as a sole proprietorship and in May of 2000, we incorporated as Urban Graffiti Enterprises Inc. (**UGE**). Unlike many others who claim to have decades of experience in the graffiti removal industry, when in fact they started off as painters, building maintenance or janitorial companies, our founder's experience can verifiably be dated as far back as the mid1980s, under the employment of Graffiti Removal Inc. the original graffiti removal company in Southern California.

Even before Urban Graffiti Enterprises was ever imagined, our founder was hitting the trenches removing graffiti and providing various other public agency services throughout the tri-county area. He was in fact instrumental in developing and perfecting many of the processes and procedures **still** used in the industry today. From the very beginning, his vision was to provide exceptional, innovative service, taking pride in workmanship, and staying abreast of the latest in environmentally friendly and efficient technologies available. UGE started as a public agency services company and still is primarily geared towards developing and implementing solutions to the public sector.

Our municipal services began in 1990 providing graffiti removal services to the City of San Fernando, and the City of Burbank. Soon thereafter we continued acquiring many other public agency contracts providing not only graffiti removal but also; steam cleaning services, bus shelter services, bulky item pick-up and etched window repair and film installation. We have honed our skills as a company servicing small and large scale agreements. We have to date been awarded hundreds of public entity projects, ranging from \$12,000 to over \$700,000 each, annually. With a long history of contracting with public agencies we've always maintained the required licensing and adequate bonding and insurance limits. Therefore meeting any agency's insurance and licensing requirements is not a problem. We currently have 15 City contracts and we are servicing over 30 Los Angeles County, Orange County and San Bernardino County unincorporated communities through various other agreements. In addition, we also service numerous entities in the private sector.

From the very beginning UGE has strived for innovation and we've taken pride in our services. Our innovation began with being the first and **still** the only graffiti removal services provider to offer custom color matching on-site. We are the only company that trains all their service techs the skill of on-site color matching by eye, without the need of color matching hardware or software (spectrophotometers) that at best are only as accurate as the lighting or surface conditions allow it to be. Although our founder provided countless hours of beta testing for such technology and was instrumental in its early development, our extensive experience has taught us that such technology is still unreliable and cost prohibitive. Our innovation continued with industry firsts such as:

- First and still the only company that trains all their crews the skill of on-site color matching.
- First to introduce zero tolerance graffiti abatement programs.
- First to provide sacrificial and non-sacrificial coatings.
- First to provide etched glass repair and protective film application.
- First to introduce a flat monthly rate for public agency services.
- First to log every site serviced with before and after digital pictures.
- First to provide 1hr. response times for service requests, seven days a week.
- First with zero discharge wastewater reclamation and recycling equipment and procedures.
- First to implement graffiti data logging and tracking to assist in apprehension and restitution.
- First with proactive graffiti control solution programs.
 - Tagger arrest and prosecution reward program.
 - o Schools and community outreach programs.
 - Free smart phone graffiti reporting app.
- First and only company to establish an in-house Quality Control department.
- The only contractor who provides live work status via web system.
- The only contractor with a mobile app assisted graffiti reporting system that is fully integrated with the Los Angeles County's TAGRS graffiti tracking servers.
- Lastly, we are the only contractor with an accredited graffiti analytical department whose sole responsibility is to provide graffiti research and analytical services.

Urban Graffiti Enterprises Inc. has for over 23 years been at the forefront of these services and it is our goal and commitment to our clients to continue on our quest for excellence.

EXPERIENCE

UGE Inc has a combined staff experience of over 90 years in providing public agency maintenance services. We have been providing these services throughout the southern California area for over 23 years. In addition we are properly licensed by the State of California to provide the services we contract out for, including etching repair and anti-graffiti film installation services. Our company's experience could be dated back to the mid 1980s when our founder (current President, Juan Reinoso) started as an in-shop paint matcher for the Sullivan brothers. The true pioneers of the municipal graffiti removal industry. After becoming proficient in the skill of color matching, he quickly and assertively moved up the ranks, mastering every aspect of the trade and excelling with his can-do attitude, constantly showing his innovative capabilities and continuously improving his craft.

That innovative spirit continues to date, in every aspect of our company. To begin with, it is at the company President's insistence, that all our administrative and office staff be familiar with any and all processes and procedures employed by our service crews in the field. In addition, all new employees, regardless of the position they were hired for, start in the field. That means that all new hires, including administrative and office support staff, can expect to spend at least a week (with the exception of our service crews who can spend up to two weeks or more) in drive-alongs with a veteran Field Tech, covering our various contracted areas and getting firsthand knowledge of our processes and procedures. That practice continues periodically for all office and administrative staff throughout their employment. We believe that it is imperative we all have a comprehensive understanding of our duties as a company. Therefore all administrative staff is required to participate in this program to keep abreast of:

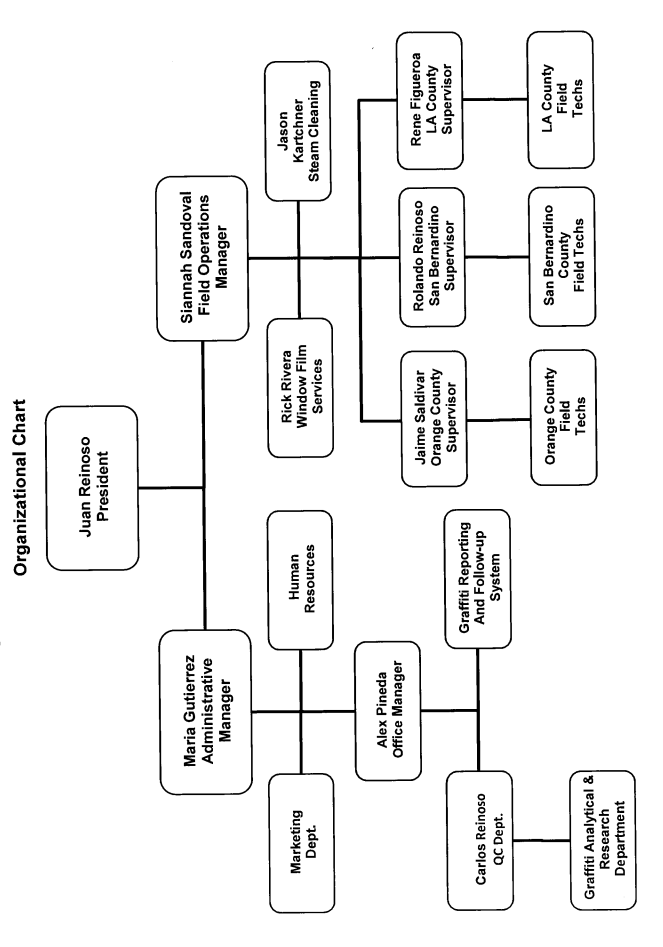
- The proper use and maintenance of any and all equipment we employ in our services.
- Appropriate use of the various solvents, materials and processes at our disposal.
- Understanding the various types of surfaces and the most suitable method(s) of treating them.
- Training in full understanding of assigned project procedures.
- Comprehensive training in the latest IT solutions.
- Safety procedures, defensive driving techniques and compliance with NPDES, BMPs.
- The importance and understanding our Quality Standards and requirements.

The company President has always been a constant and intricate part of our evolvement and continually challenges our staff into finding better ways to service our clients while still maintaining the level of quality we've become known for. Because of that, our staff continually researches new products and procedures for efficiency and cost effectiveness. That practice has kept us at the cutting edge of the latest technology. Our staff has been instrumental in the development of new equipment and/or procedures such as: spectrophotometer color matching (portable computer color matching), bicarbonate soda blasting, crushed nutshell blasting, sacrificial/non-sacrificial coatings, window etching repair, graffiti logging and tracking solutions, and even laser technology. In fact, graffiti removal and pressure washing procedures still utilized to date were developed and/or perfected by two members currently on our staff, over 29 years ago. Furthermore, UGE Inc has been instrumental in the indoctrination of a number of anti-graffiti ordinances. UGE was responsible for the development and introduction of the more cost effective, zero tolerance fixed monthly pricing structure now employed by the majority of local public agencies contracting these services out. We have always strived for excellence, and our multiple year municipal, county and state projects are proof positive of our success. Since our reputation rides on the success of each and every project we undertake. We don't attempt to acquire as many projects as possible, without regard to quality and professionalism. We only aim to procure those projects which the awarding agency or entity is serious about a successful program. By being selective we are able to render exceptional service matched by no other contractor. We have set unprecedented standards, still unsurpassed by our competition.

We have undertaken and succeeded in completing intimidating projects other contractors have shied away from. It was our company who took on the Los Angeles County's Florence/Firestone South Central pilot project in the early 90s. Although it took an unprecedented effort on our part that for the first 6 months had us operating at a loss, we stuck to our agreement and completed the 8 month project to the amazement of the Project Manager and County Supervisor Gloria Molina. Needless to say, after the pilot program, we went on servicing that area for over ten years and have continued servicing many other high incidence areas for various departments of Los Angeles County ever since. In addition to the aforementioned, we were the only company that dared to take on what by all accounts was the overwhelming undertaking of the City of Compton's graffiti problem. Regardless of the odds bet against us we quickly and assertively brought the graffiti problem under control.

Due to the long list of both local, county and state contracts we've serviced, our staff is well versed in the procedures and requirements of the various funding sources for these projects. We've had extensive experience with CDBG reporting requirements and other public agency Living Wage Ordinance requirements.

URBAN GRAFFITI ENTERPRISES INC.



PROPOSED STAFF/KEY PERSONNEL EXPERIENCE

President Juan Reinoso 30 Years	Juan has over 30 years in the public agency services industry. He was instrumental in the early development of processes widely used in the industry today, such as; On site color matching, non-abrasive blasting systems, computer color matching, and sacrificial/non sacrificial coatings, graffiti data logging and tracking, graffiti analytical services. He has developed and implemented many programs for graffiti removal, control and tracking. First in the industry to provide guaranteed one hour service response times. Directly involved with every facet of the various contracts and programs currently on hand. He in fact is the only company president, CEO, etc. that can literally get into any of our service vehicles and actually perform any and all of the processes our Field Techs can perform. In addition, his continuous involvement with various community based programs and outreach give him the grounding necessary to keep our communities betterment at the forefront of these services.
Administrative Manager Maria Gutierrez 18 Years	Maria has over 20 years of accredited business management 4 years as a hospital administrator where customer service and attention to detail are paramount and now 18 years in the public agency services sector. She possesses extensive experience in drafting out and implementing safety, quality control and staff management programs along with overall projects management. Maria is primarily responsible for training, enforcing and the continual updating of our Injury and Illness Prevention Program, Hazardous Materials Communication Programs NPDES and all applicable BMP's. In charge of development and implementation of all Federal, State and County safety programs. Payroll, billing procedures and Contract Management.
<u>Contract Manager</u> Siannah Sandoval 10 Years	Siannah has 10 years of public agency contract management experience. Her duties consist of serving as liaison between our company and the city's Program Manager, daily management of the project and continual review and adjustment of the program in order to accommodate needed or required modifications. She is also responsible for maintaining overall efficiency and accountability of proposed resources/staff. Her commitment to each contract she oversees is commendable. She always goes above and beyond the call of duty. She gives each contract the dedication as if it were the only contact she handles.
Management Assistant Alexandra Pineda	Alexandra has over 2 years of experience in office management and administrative assistance. She is responsible for immediate fielding of service requests and day to day communication with city personnel. Maintenance of all record keeping such as; data entry, reports and quality control program. Her drive and attention to detail is exactly what is necessary to keep track of each item she is in charge of to ensure all information is accurate and complete.
Field Supervisor Rene Figueroa	Rene has over 20 years of experience in city, county and state services projects. He is not only a fully trained and qualified Field Technician but also an accomplished Field Supervisor with extensive experience in the field of color matching and blending. He will be responsible for performing the eradication processes of the agreement. He is trained and certified in the use of all required equipment, and procedures such as; on-site color matching, high pressure washing, media blasting, proper handling and application of solvents and sacrificial coatings and incident reporting techniques such as smart phone apps and TAGRS requirements.
Field Technicians	6 fully trained and qualified field service technicians responsible for performing the agreement tasks within the contract service areas. Trained and certified in the use of their equipment, and procedures such as; on-site color matching, high pressure washing, sand/soda blasting, proper handling and application of solvents and sacrificial coatings and incident reporting techniques such as smart phone apps and TAGRS requirements.
Quality Control Inspector Carlos Reinoso	Carlos has over 8 years of experience with graffiti removal, control, tracking and analytical services programs. He started in the industry at a very early age, first mastering the field aspects of our services then moving on to our IT development department where he was instrumental in the development of our unrivaled technological solutions. He is a proficient graffiti analyst and quality control expert. His duties consist of surveying the contracted area(s) to log and report on the level of service being provided by our Field Technicians. Quality of work is his specialty. His field inspections and input are vital to our Quality Control Program.

Field and support staff listed may differ upon contract award and/or change throughout the term of the agreement.

WORK PLAN

After careful assessment of the scope of work detailed in the county's RFP specifications and previous experience servicing these rivers, we propose an all-inclusive, flexible approach that we feel will not only meet but exceed the county's goals and expectations at a very competitive rate. Our straight forward, yet thorough, area specific work plans have proven to be very effective in not only quickly bringing graffiti under control but also maintaining it under control through its fluctuations. We have implemented these same strategies in these and various other flood control facilities throughout Los Angeles, Orange and San Bernardino Counties with much success. By removing graffiti as promptly as possible and keeping it down, the glorification taggers feel, is assertively diminished and their hold on our communities is quickly diminished.

We propose to take a zero tolerance approach to graffiti and our crews will remove any graffiti noticed while on patrol and perform any required paint-outs on the properties and structure exteriors located within the confines of the Flood Control Facilities as detailed in Exhibit F.2, pages 1 through 5. Properties to be maintained graffiti free include but are not limited to; pavement, wood, metal, brick, concrete, cinder blocks, rocks, sidewalks, rip rap, etc.

Since it would be impossible to survey and service every one of the facilities subject to this agreement daily, it is our intention to set weekly schedule per facility (river/channel) depending on its recidivism rate. Said schedule will be flexible enough so as to accommodate any future changes deemed necessary by the County's Program Manager or as the need arises. Requests for service received from the County's Graffiti Abatement Referral System will be automatically routed to the assigned area Field Tech via our proprietary Graffiti Reporting And Follow-up system. As with all of our other contracts, it will be our goal to service any requests for serviced via telephone, email, GARS, etc. the same day of receipt or within 24 hours. Vulgar, intimidating or retaliatory graffiti will be removed upon sight or within 1 hour after receipt, during normal business hours or first thing the following day 7 days a week.

It is our intention to have our GRAF system integrate with the County's GARS system for automatic, seamless service request routing to the Field Crews assigned to the project. In addition, to further enhance the whole reporting and tracking aspect or our services, the County's Program Manager will be given access to GRAF via a secure, dedicated web portal where the status of any and all service requests can be viewed live as they are being completed. (Please see, GRAF Live Status View attached)

Per the RFP, our Field Techs will use new and/or recycled, Concrete Gray water based, paint for paint-outs, Off-B graffiti Remover, 3M Citrus Based Cleaner, State Chemical Graffiti Wipes for non-porous surfaces such as signs, glass, tile, etc. and water/sandblasting on natural non-porous surfaces such as concrete, block/brick walls, galvanized steel, etc. Our Field Techs will maintain up to date Material Safety Data Sheets for all materials used in their processes. No debris or runoff from any of our operations will be allowed to go into any river or channel.

Concrete Gray color paint shall be used for all flood control facilities and channel areas. Although adjacent walls and/or abutments that differ in color will be custom color-matched as close as possible and painted. Asphalt surfaces will be painted using a light mist or thin layer of diluted black paint with an abrasive additive to ensure traction on the surface is not compromised. Concrete bike paths, rocks and rock walls, will only be treated using pressure washing and/or sandblasting. Any and all debris from our operations will be picked up and legally disposed of. Vandalized trees will be treated with a pressure washer at medium pressure with a wide tipped nozzle to avoid damaging the tree's bark. Every attempt will be made to successfully remove any previous paint and/or graffiti from the tree's surface but never at the cost of the tree's protective bark surface. Any deviation from the processes herein detailed will be run by the County's Program Manager before any changes are implemented.

Eradication Methods

Painted Surface

Previously painted surfaces shall be treated by color matching and painting over the graffiti using an airless sprayer insuring proper bonding and coverage without ghosting or tracing the graffiti. Whenever and wherever possible we shall spray blend the paint to the surrounding surface area. Otherwise the paint will be applied from top to bottom of the wall with the sides perpendicularly squared off.

Porous Surface

Naturally porous surfaces such as; sidewalks, block/brick or concrete walls, unpainted wood (fencing, trees, etc.) shall be treated by means of a pressure washer and only when needed with the assistance of an abrasive media such as sand, soda etc. applied via downstream injection or an EPA approved chemical. Pressure washing services shall be performed in accordance with all local, county, state and federal regulations.

Non-porous Surface

Glass, tile, baked enamel, bare metal, etc. shall be treated using an EPA approved solvent to remove the graffiti.

Based on the requirements detailed in the RFP and our previous experience servicing these flood control facilities, we propose the following field and supervisory staffing:

Proposed Staffing

- (6) Fulltime Field Techs
- (6) Fully self-contained service vehicle 5 days per week Monday Friday.
- (1) Field Supervisor
- (1) Quality Control Inspector
- (1) Project Dedicated Contract Manager

Service Guidelines

As stated previously, since it would be impossible (and a waste of resources) to visit every river, channel and/or facility listed in the RFP, daily. A Service Schedule will be established, which will take into account the reoccurrence rate of each and every one of the facilities listed in the RFP. This Service Schedule will incorporate daily, weekly, bi-weekly and monthly service intervals for all the facilities depending on their individual need and/or re-hit rate. The Service Schedule will also incorporate known hotspots or sensitive areas that may need frequent visits. Due to the large geographical area this contract encompasses and for more precise and efficient routing and tracking purposes, we will subdivide the service area into two or more manageable Zones (to be determined upon award).

At the beginning of their shift, the assigned Field Techs will set up their route for the day which will start with any pending service requests already on their GRAF phone app list. After completion of those service requests, they will proceed to proactively patrol and service their assigned area (Zone) per the established Service Schedule, placing priority on any known areas of high activity. Upon completion of any service, the Field Tech(s) will upload the required job completion information such as; GPS location, time, date of completion, square footage, surface type, removal method, a before and an after image of the site to GRAF. All that information will be accessible live to the County's Program Manager via GRAF. Any sites reported to the Field Techs which cannot be completed, will be immediately reported to the County's Program Manager via GRAF with an image of the location and the reason why it couldn't be completed. We feel that it is the contractor's responsibility to establish total trust with its client(s) through total accountability of the proposed resources.

Field Tech(s) shall prioritize their service as follows:

- County's Program Manager request.
- GARS
- Established hotspots or sensitive areas.

A zero tolerance approach shall be taken by our field staff in order to maintain the above listed areas, properties and/or surfaces graffiti free for the term of the contract. Any graffiti noticed by our Field Techs shall be removed immediately and its completion information sent to the city's Program Manager via GRAF. Furthermore, any locations reported by or before 1:00PM by the city's Program Manager shall be serviced the same day during onsite service hours otherwise by the next scheduled service day. All of our Field Techs are equipped with smart phones capable of immediately receiving service request directly from our Graffiti Reporting And Follow-up (GRAF) system which seamlessly integrates with TAGRS (Please see Graffiti Reporting and Tracking).

UGE Inc's personnel, perform all duties in a courteous and efficient manner, in accordance with accepted professional standards, without causing damage or injury to any person or property. Great care is taken to ensure the protection of property such as, vehicles, windows, shrubbery, walkways, etc. from any residue like paint

overspray, sand, etc. Methods employed to protect such property may include but not be limited to; drop cloths, plastic sheeting, or scheduling the job for a more opportune time. In some instances, and only when necessary, the contractor shall paint using rollers or brushes ensuring proper coverage. In the event of any residue, due to a procedure conducted by our personnel, the area shall be restored to its original condition. Color matching will be used on all previously painted surfaces to ensure quality, professional removals. We guarantee all work completed against failure due to defective materials and/or faulty workmanship for a period of one year.

Contract Manager

A Contract Manager will be assigned to this contract. The Contract Manager will be responsible for overseeing the day to day operations and issues relating to the performance of our Field Techs and serve as the liaison between Urban Graffiti Enterprises Inc. and the County's Program Manager. The duties of the Contract Manager shall consist of:

- Thorough knowledge and experience with the Flood Control Facilities and contract terms, specifications, conditions and requirements.
- Interfacing with the County's Program Managing Department and/or designee.
- Coordinating special projects and requests.
- Respond to any concerns the City's Program Manager may have.

Quality Control Inspector

A quality control inspector will be assigned to periodically patrol the service area insuring adherence to the contract requirements. (Please see Quality Assurance Program attached).

Required Periodic Reporting of Jobs Completed

Any periodic reports required under this agreement, will be generated and sent automatically to the County's Project Manager (or his designee) via GRAF. Our Graffiti Reporting And Follow-up system is designed to be able to generate and send just about any type of report desired via email, automatically. Therefore, service logs can be generated in both hard copy and electronic format, by the County's Program Manager.

Emergency Call-out Procedure

The Contract Manager, Safety Officer and Field Supervisor shall be accessible seven days a week, 24 hours a day via direct email or cell phone. Our emergency call-out procedure has built redundancy so as to avoid any mistakes or miscommunications. Our clients have several ways they can reach us 7 days a week 24 hours a day.

- Via land line When a call is placed to our office after hours, a live operator answers the line and the subsequent message is sent to at least three Managers and the company President.
- Via dedicated emergency email We have a dedicated emergency email address that reaches all
 company Managers, Supervisors and company President on their personal cellular telephones. When an
 emergency email is received via that address, the email has to be cleared (responded to) within 30
 minutes.
- Via regular email We provide the County's Program Manager the direct email addresses for the Contract Manager, Filed Supervisor and at least one other company Manager.
- Via cell phone The County's Program Manager is given the Contract Manager's cell phone number so he/she can reach them directly.

The County is guaranteed to receive a response within 1 hour after hours or 30 minutes during our normal business hours.

Hiring and Training

UGE is an equal opportunity employer and we believe in fair hiring practices. We maintain strict policies against discrimination based on; age, race, national origin, gender, religion, sexual orientation or disability. We are committed to the communities we serve, therefore when hiring for new or existing projects, we always start our recruitment efforts from within the communities we serve. As part of our hiring process all employees including Field Techs, must undergo a background and a driving record check. When hired, they are added to the DMV Pull-Notice program which notifies us as soon as there is an issue with their driving record. Before moving on to Field Tech status, new hires are put through a comprehensive, rigorous training program, which starts with our company exclusive on-site custom color matching training. In addition to that training they also receive training in:

- Equipment use, maintenance and in-field troubleshooting and repair.
- Appropriate use of the various solvents, materials and processes we employ.
- Understanding of the various substrates and surfaces they will encounter and the most suitable method(s) of treating them.

- Training in full understanding of assigned project procedures.
- Comprehensive training in the latest IT (smart phone apps) solutions.
- Safety procedures, defensive driving techniques.
- Yearly NPDES, BMP training.
- The importance and understanding of our Quality Standards and requirements.

Even after the above detailed training program, no new Field Tech is placed on any project without passing his/her 90 day probationary period. Upon completion of the probationary period the new hire must still pass the Policy and Procedures Knowledge Test, which covers all of the items detailed above plus area contract specific knowledge. All new and veteran Field Techs are not only trained but also constantly refreshed on the contractual requirements of the area and/or project they are assigned to.

In addition, because the image of our company and safety of our personnel and residents of the communities we serve is paramount to us. All of our Field Personnel are required to wear professional looking uniforms and company badges with their name and picture clearly visible. Finally, due to some of the unsafe neighborhoods we sometimes have to work in, both our management and field personnel is taught crisis diffusion techniques. (Please see Safety Program Summary)

Proactive Prevention Programs

In addition to the expert graffiti eradication services we provide, it is our intention to provide residents and businesses of the city the following:

- Smart phone graffiti reporting app.
- Etched glass repair and protective window film application at a reduced rate.
- \$500.00 Tagger Tip Reward Program for information leading to the arrest and conviction of a tagger.
- Graffiti Analytical services at a reduced rate.

These programs will be in force and available to the city for the life of the contract.

When evaluating our proposal, please take into consideration our extensive experience in the industry and some of the advantages of this all-inclusive program.

- We are properly licensed with C33, D38, D52 classifications to provide these services.
- Our approach incorporates a flexible service component which can be tailored to suit any future needs.
- Preemptive, zero tolerance graffiti search and eradication rather than just reactive removals.
- Previous patchwork repair at no additional cost to the city.
- Our proactive graffiti control and prevention programs.
- Immediate to 24 hour response to service requests.
- · Unrivaled true on-site color matching.
- Automated web and smart phone app service request reporting and handling.
- Accurate and detailed monthly service logs. (Sample Service Log attached)
- Live status of work in progress, via city dedicated web portal. (Sample GRAF Live Status View attached)
- Printable individual job completion and confirmation reports. (Sample Job Completion Report attached)
- Graffiti data logging for the TAGRS program included.
- Accredited graffiti analytical services available.

If you have any questions regarding this portion of our services, please feel free to call us at (626)815-4900 or email us at info@urbangraffiti.com. We greatly appreciate this opportunity and your consideration.

QUALITY ASSURANCE PROGRAM

Policies And Procedures

From the very beginning our company has established a reputation for taking pride in the quality and professionalism of our services. Our Quality Control Department's sole objective is to make sure our clients/residents are satisfied with all aspects of our service.

The QC Team's duties consist of in-house and field staff. Periodic surveys of our contracted areas are taken, insuring color matching accuracy, appropriate service request response, graffiti control assurance, customer (constituent) satisfaction, and overall project management. The QC Team, which may include the Project and Staff Managers, meet weekly to discuss all in-house and field issues found during their inspection and review. Any quality concerns are noted on our QC Correction Form (sample provided) then addressed with the responsible individual(s). The Staff Supervisor then schedules the situation or concern to be remedied. If it is determined that additional training is needed, a schedule is then set for retraining. Once remedied, an after picture is taken of the correction and attached to the form. All information pertaining to the matter is then entered into a database and filed for future reference.

All documents and logs are kept confidential and only the Quality Control Manager, the employee, the employee's immediate Supervisor have access to them. No sensitive employee information is publicized or shared with anyone not directly involved. In addition, monthly meetings are held to discuss all contracts to obtain a full understanding of the status of all our service areas and how they are being handled (QC Survey Form sample provided).

Inspection Fundamentals

All of our Field Techs are tele-tracked via a web browser tracking system which gives dispatch, Managers and Supervisors, their live locations and history of their whereabouts, including routes and stops. In addition, with our smart phone assisted, web based service routing system (GRAF), we get live date and time stamped status information from our Field Techs as they complete each and every job.

The QC Team also monitors data entry to make sure all entries are consistent and spelled correctly. They audit the GRAF system to insure work order completion information is entered timely and accurately. This includes making sure that the Field Techs are adhering to the scope of work within their service area and that they are meeting the required response time. Routine reviews of the before and after pictures the crews take of every job are conducted to monitor workmanship. Finally, random truck, uniform and equipment inspections are conducted to ensure a professional appearance.

As a minimum the QC team will perform the following;

In The Field

- Periodic and random surveys of all contracted areas, to ensure service obligations are meeting the needs
 of the community.
- Log, report and follow up on any inconsistencies with our service.
- Conduct a ride-along with our Field Techs to insure proper protocol is being followed.

In the Office

- Perform periodic inspections of Field Tech Work Logs.
- Process and review before and after pictures taken by the Service Techs.
- · Audit GRAF reporting system.
- Inspect all field service vehicles and equipment for proper upkeep and maintenance.



QUALITY CONTROL CORRECTION FORM

QC Surveyor:	Date of Report:
Field Tech Name:	
Address:	
☐ Before Picture ☐ After Picture	
Date Work Completed:	Date of Follow Up:
Comments:	
CONF	IDENTIAL
Correction:	
Quality Control Monitor:	Date:
Staff Manager:	Date:
riald Task.	Date



QUALITY CONTROL SURVEY FORM

Surveyor Name:			Date:
Survey Area:		_	ed:
☐ Main Streets ☐ Other: Comments / Suggestions	CONFIDE	Residential	School Areas Overall
	PROCESS (1-5 Five, 5 F	Being Excellent)	
Paint Other:	Sand/Pressure Wash Re		Chemical
Comments / Suggestions	s/Actions:		
Surveyor:		Date	:
Field Tech:		Date	:

use the back for additional notes

SAFETY PROGRAM SUMMARY*

UGE Inc. is committed to the safety of its employees, citizens and the protection of our environment as a whole. Consequently, we employ only EPA approved procedures and materials. Our Safety program complies and adheres to SB 198 and all rules and regulations set forth by the County, State, and Federal government agencies. We have a designated Safety Officer and Safety Designee, who are responsible for training, enforcing, and the continual updating of our Injury and Illness Prevention and Hazardous Material Communication Programs. Additionally, we subject all new employees to a rigorous training program that includes but is not limited to, thorough knowledge of the program, proper use of safety equipment, proper use and maintenance of equipment, materials, field safety practices and defensive driving techniques (a safety handbook is provided to all staff). Because we realize the importance of keeping Safety at the forefront of our staff, we conduct weekly Safety/Tailgate meetings. This ensures all issues are communicated to and addressed by the Safety Officer, Designee and Management. In addition, a safety manual and binder are provided. The manual is an outline of the Safety Program to be kept in their service vehicle for reference. The Safety Binder contains equipment manuals, list of safety equipment and its uses, MSDS, as well as other pertinent information to assist them in being self-reliant and safe. During our Quarterly Safety Meeting, all employees are required to bring their binder to ensure they are updated and all their Safety gear is on hand. Employees are encouraged to report any incidents to their immediate Supervisor. In such cases an incident report is filled out, the employee, depending on the injury will either be tended to by means of first aid or be sent to our nearby clinic for evaluation. And as part of our wellness program we offer modified duty when applicable.

The Safety Program Designee is responsible for completing all required Safety checklists. If any safety issues are found, they are immediately reported to the Safety Manager and a plan is put in place to correct the deficiency. The Safety Designee will also provide the replacement of any safety items needed.

^{*} This is a summary of our extensive multi-faceted safety program which is available for review by any of our clients upon request.

GRAFFITI REPORTING AND TRACKING SYSTEM

At UGE we have always taken great pride in our innovative spirit and ingenuity. Years ago we embarked on a quest to electronically track, log and catalog all graffiti eradicated, so we may better assign and distribute our resources and identify trouble spots within our service areas. Soon after developing GRID (Graffiti Information and Research Database) we realized we needed a better reporting system so we developed, GRAF (Graffiti Reporting And Follow-up) application. GRAF is essentially a web based, mobile phone app assisted graffiti reporting solution. With GRAF, city staff can report graffiti via the web or by using our proprietary phone app which is also available for residents to use. After eight years of providing graffiti tracking and analytical services to our clients, in 2010 we decided to forge an exclusive reciprocal agreement with TAGRS, the leading graffiti tracking solution on the market. In this partnership, TAGRS provides their extensive multi-county server infrastructure and we provide our accredited graffiti analytical and research experience. Therefore, along with our ever evolving graffiti eradication and control programs, we can further enhance the proactive aspect of any program with true tracking, logging and categorizing of the graffiti and offenders.

With TAGRS, all graffiti data will be pooled with that of other participating cities and public agencies, into the Los Angeles County Sherriff's servers. The law enforcement agency for the area is then given access to the law enforcement portal of TAGRS where they can not only track trends, activity and taggers but also share intelligence on gangs, tagging crews and/or taggers with other law enforcement agencies. By pooling data and sharing intelligence, law enforcement agencies can not only better plan arrests but also build stronger cases against offenders for prosecution and restitution purposes. We are the only contractor with a web based graffiti reporting system that seamlessly integrates with TAGRS without any additional equipment or procedures. We provide all of our Field Techs smart phones with our own proprietary app which they use to log all pertinent information and take before and after pictures for live status of sites serviced. The County's Program Manager will be given a user name and password in order to be able to log into GRAF and get live status reports of pending serviced requests along with a running list of sites serviced including before and after pictures of the graffiti eradicated.

In addition to the aforementioned, we intend to make our accredited graffiti analytical services available at a reduced rate for the areas we service. Our analytical service far supersedes the untrained and arbitrary moniker entry by field crews, whose expertise is graffiti abatement and not graffiti analysis and cataloging or that of an out of state analytical department with no true knowledge of the traits and trends of gangs and tagging crews in our communities. Our Graffiti Analytical & Research Department (GARD) is part of our commitment to provide proactive graffiti control and prevention programs. GARD staff is solely dedicated to the study of the graffiti subculture through constant research of gangs/crews, trends, tactics and procedures via internet forums, blogs chat rooms and law enforcement intelligence.

Finally, as is our practice, we propose to continually update our systems in order to keep up with the fast pace of information technology.

SAMPLE SERVICE LOG PAGE

Address	Location	Method	FIG	Reported by	Date completed	Соммент	
104 W WORKMAN	N	S Blast	5	UGE	01/31/13	pilier	
SCHOOL SAN JOSE	SW	S Blast	10	UGE	01/31/13	corb,swalk	
NS PUENTE ST near MONTE VIS	N3	Paint	5	UŒ	01/31/13	walls, signs	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
E ADAMS PARK - GRAND IN DI	5/3	Paint	10	UGE	01/31/13	ubox	
CITRUS SAN BERNARDINO RE	N	Paint	10	UŒ	01 31 13	at riv tracks on the bars that stop traf	
1101 N AZUSA	N	Paint	10	UGE	01/31/13	wall	
945 N AZUSA	E	Paint	2	UŒ	01/31/13	parking sign	
QUEEN SIDE HOMEREST	E	Solvent	1	UŒ	01/31/13	sign	
A F 929 W CYPRESS	3	Solvent	3	UGE	01/31/13	zistu	
401 N AZUSA	E	Paint	10	UGE	01/31/13	it pole, b o signs	
RIMSDALE / BADILLO	NW	Solvent	1	UGE	01 31/13	sig pole	
321 N VINCENT	E	Solvent	1	UŒ	01/31/13	स्छा	
RIMSDALE SAN BERNARDING	SE	Solvent	3	UGE	01/31/13	sig pole	
AZUSA SAN BERNARDINO	SW.	Solvent	3	UGE	01/31/13	cylinder	
SAN BERARDINO / AZUSA	3E	Paint	5	UGE	01/31/13	yoshinoya sign	
576 N CITRUS	NW	Solvent	5	UGE	01 31 13	rabox	
RR TRACKS CITRUS	NW	Paint	15	UŒ	01/31/13	fence	
PUENTE 2ND \$T	NE	Paint	3	UGE	01 31 13	ubox n o comer	
636 S 2ND ST	W	Solvent	2	UGE	01/31/13	business sign	
GRAND PUENTE	N.M.	Solvent	1	UGE	01 31 13	push button box	
GLENDORA PUENTE	NM.	Solvent	1	UGE	01/31/13	t's stop zign	
GLENDORA RUDDOCK	Œ	Paint	10	UGE	01 31 13	asphait patch on swa	
ADAMS PARK GRAND	2M.	Solvent	5	UGE	01 31 13	donation by	· · · · · · · · · · · · · · · · · · ·
BADILO GRAND	SE	Solvent	1		01 31 13	fire hydron	
BADILLO NEARGLEN	5W	Solvent	1	UGE	01/31/13	pole	
BADILLO GRANDVIEW	NE	Paint	2	UGE	01/31/13	nponito comercia	
605 E BADILLO	3	Paint	5	UGE	01/31 13		
1481 N HOLLENBECK	5	Paint	30		01/31/13	Freez	
536 E ARROW	N	Paint		UGE	01 31	kigi	
Total sites 260	Total fo	xxiage	2,765	4	O,		Page 8

URBAN GRAFFITI ENTERPRISES, INC CONTRACTORS LICENSE





CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

01/31/13

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

certifica	te holder in lieu of such endorsement(s).	· · · · ·			
PRODUCER		626-796-1313	CONTACT NAME:		
		626-795-1313	PHONE (A/C, No. Ext):	FAX (A/C, No):	
			E-MAIL ADDRESS:	The second secon	The second secon
			PRODUCER CUSTOMER ID #: URABN-1	9.7	
			}	FORDING COVERAGE	NAIC #
INSURED	Urban Graffiti Enterprises,		INSURER A :	the second of th	10836
l	Inc.		INSURER B :	• 1	10120
	P.O. Box 2383		INSURER C :		
	Covina, CA 91722		INSURER D:	may and a supplied to the supp	
			INSURER E :		*
			INSURER F :		

		TIFICATE NUI				REVISION NUMBER:		
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INSR	TYPE OF INSURANCE	ADDL SUER	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	s	
	GENERAL LIABILITY					OCCURRENCE	s	1,000,000
A	X COMMERCIAL GENERAL LIABILITY	СВБ	786	01 <i>i</i> 13	01/10/	DAMAGE ORENTED	s	100,000
	CLAIMS-MADE X OCCUR					MED EXP Any one person)	\$	5,000
1						SONA & ADV INJURY	s	1,000,000
1						GENERAL AGGREGATE	s	2,000,000
ŀ	GEN'L AGGREGATE LIMIT APPLIES PER.			1.00		PRODUCTS - COMP/OP AGG	s	2,000,000
	X POLICY PRO-						\$	
	AUTOMOBILE LIABILITY			5445444	04104144	COMBINED SINGLE LIMIT (Each cident)	S	1,000,000
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	ALL OWNED AUTOS					BODILY INJURY (Per accident)	\$	
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	X HIRED AUTOS					(Per accident)	ļ <u>.</u>	
	X NON-OWNED AUTOS						\$	
<u> </u>	<u> </u>						\$	
	UMBRELLA LIAB OCCUR					EACH OCCURRENCE	\$	
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	RETENTION \$					WC STATU- OTH-	. \$	
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y/N			04104140	04/04/44	* TORY LIMITS ER		4 000 000
В	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N/A 760	0005026131	01/01/13	01/01/14	E.L. EACH ACCIDENT	5	1,000,000
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DES	CRIPTION OF OPERATIONS / LOCATIONS / VEHIC	LES (Attach ACOR	D 101, Additional Remarks Sched officers, agents,	lule, if more space is	required)			
em	ployees and servants are named as	Additional Ins	sured but only insofar					
as t	the operations under the contractua noval. Pollution Liability Additional	il agreement. Insured endo	Reference Job: Graffiti rsement form					
	L000110511 attached.							

CANCELLATION CERTIFICATE HOLDER DMVCAL1 SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORIZED REPRESENTATIVE

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Jess A. Carbajal, Director 300 N. Flower Street Santa Ana, CA

P.O. Box 4048 Santa Ana, CA 92702-4048

Telephone: (714) 955-0200 Fax: (714) 955-0378

January 6, 2010

To whom it may concern:

I have had the pleasure of working with Urban Graffiti removal services for approximately 8 months. They have provided excellent service to the County of Orange and at times our need for immediate service.

There removal crews consistently achieve outstanding results. The citizens of Orange County can be very demanding and difficult to please. Working with urban we scheduled almost all our hotspots to be visited twice per week. This has proven to very positive with the diminished graffiti and very happy citizens. I know that when Urban is tasked to do a project that it is going to get done to the satisfaction of the communities.

We also take advantage of Urban's versatility by using there Steam cleaner and color matching capabilities. The County of Orange has been receiving E-Mail, phone calls praising the response time, Satisfaction with the completed jobs and the professionalism of field staff.

I look forward to having a contract with Urban for many years to come.

Please contact me if you should have any questions or need additional information 714-955-0331.

Sincerely,

We kind kind

Carl Reed

Supervising Maintenance Inspector Specialist

County of Orange



CITY OF West Hollywood

CITY HALL 8300 Santa Monica Blvd

WEST HOLLYWOOD, CA. 90069-6216

Tel: (323) 848-6471 FAX: (323) 848-6565

January 5th, 2010

DEPARTMENT OF HUMAN SERVICES

Mr. Juan Reinoso Urban Graffiti Enterprises P.O. Box 2383 Covina, CA 91722

Mr. Reinoso:

I wanted to take a moment at the start of the new decade to thank you and your company Urban Graffiti Enterprises, for the excellent work that you have done in the City of West Hollywood for the last 16 years. As you know our City has a Zero tolerance for graffiti, and you help make it that way for us.

I currently look over 10 contracts for the City, and wish they all ran as smoothly as our experience with Urban Graffiti. You provide a service that is literally turn key for our City, your color matching is excellent. We also appreciate your ability to take care of particularly graphic or obscene graffiti for us on a moments notice.

You and your company have always made yourselves available to help West Hollywood look proactively at graffiti concerns, and to help advise the City on various graffiti coatings at our new parks and facilities.

On a final note the City greatly appreciated the donation of your time and materials in our recent rejuvenation of one or our new projects, the Hayworth Low Income Housing Project. Your occasional Pro Bono efforts in our City are acknowledged and valued.

If you should need my assistance in any way please feel free to contact me.

Regards

David Gardner

Urban forest and Landscape Supervisor

City of West Hollywood

MAYOR
Miguel A. Pulido
MAYOR PRO TEM
Brett E. Franklin
COUNCILMEMBERS
Claudia C. Alvarez
Lisa Bist
Alberta D. Christy
Mike Garcia
Jose Solorio



Santa Ana, California 92702

CITY MANAGER
David N. Ream
CITY ATTORNEY
Joseph W. Fletcher
CLERK OF THE COUNCIL
Patricia E. Heaty

July 29, 2004

Dear Sir or Madam:

Urban Graffiti Enterprise has provided the City of Santa Ana with graffiti removal services since 1999. The terms of the contract require that they provide these services on weekends and holidays, between the hours of 8:00 a.m. and 4:00 p.m.

To date, Urban Graffiti has met all the terms of the contract and has responded to all calls from our dispatcher and "Hotline" calls in a quick and efficient manner. Their staff is well trained and their crews are experts in matching paint and eliminating graffiti.

Before the City initiated weekend and holiday graffiti removal service our work crews were inundated with abatement work during the course of the week. Once Urban Graffiti came on board the phone calls and complaints dropped drastically. Their service has been extremely beneficial in helping rid the City of urban blight. They set an excellent standard in the field of graffiti removal.

If you have any questions, or would like to discuss their performance, please feel free to contact me at (714) 647-3303.

Sincerely,

David Urbin

Projects Manager

Public Works Agency

Milan



CITY OF CLAREMONT

Community Services Department

Director • (909) 399-5432

Trees • (909) 399-5431

Maintenance • (909) 399-5431

Solid Waste • (909) 399-5431

Oak Park Cemetery • (909) 399-5487

July 3, 2007

1616 Monte Vista Avenue

www.ci.claremont.ca.us

FAX (909) 445-7822

Claremont, CA 91711-2913

To Whom It May Concern:

The City of Claremont has been working with Urban Graffiti since September 2005 for contract graffiti removal services throughout the City. They have since done an excellent job for the City. They consistently achieve outstanding results with graffiti removal on public and private property. We have never received any complaints from our residents regarding the quality of work generated by Urban Graffiti. In fact, as a result of their outstanding service, our graffiti report call volume has decreased compared to years when we did not have Urban Graffiti as our graffiti contractor.

If, on the rare occasion, there have been graffiti locations that have been missed, Urban Graffiti immediately takes care of the problem without the need for City staff to constantly follow-up. Overall, they have been an excellent contractor and we would recommend their services to any organization that needs graffiti removal services.

If you should have any questions about this program, please feel free to contact the Community Services Department at (909) 399-5431.

Sincerely,

Anna Sanchez

Senior Management Analyst

Maria Gutierrez

From:

Telias, Arienne <ATELIAS@dpw.lacounty.gov> Monday, March 26, 2012 12:24 PM

Sent: To:

Subject:

Maria Gutierrez Reference Letter

Good afternoon Maria-

I hope all is well.

I apologize for our policy on providing letters of reference to our contractors.

Please inform administrators that they may contact me should they need clarification on your contracts with us.

Thank you.

Ari Telias Graffiti Abatement Program Manager Land Development Division Los Angeles County Department of Public Works (626) 458-4062 Graffiti Hotline - (800) 675-HELP (4357) or report online at: www.dpw.lacounty.gov/go/graffiti

LAND USE SERVICES DEPARTMENT

COUNTY SAN BERNARDINO

COUNTY OF SAN BERNARDINO

CHRISTINE KELLY
Director

CODE ENFORCEMENT DIVISION 385 N. Arrowhead Avenue, San Bernardino, CA 92415-0185 (909) 884-4056 Fax (909) 387-4323 http://cms.sbcounty.gov/lus

March 23, 2012

To Whom It May Concern,

I confirm that I have dealt with Urban Graffiti Enterprises Inc. since July of 2010, during which time they have provided San Bernardino County Code Enforcement graffiti removal services for the 1st and 3rd Supervisorial Districts. They have always responded to our requests for service in a timely manner and have provided excellent quality work. Their employees have been easy to work with and are always easily accessible to our staff. Their work has been a major factor in helping us provide the residents of San Bernardino County a better quality of life.

I can confidently recommend Urban Graffiti Enterprises Inc. as a solid and reliable graffiti abatement contractor.

Sincerely,

Ignacio Nuñez

Code Enforcement Supervisor

San Bernardino County Code Enforcement



ERIC J. PERRODIN Mayor

Office (310) 605-5597 Fax. (310) 605-5631 Email: eperrodin@comptoncity.org

June 26, 2007

To Whom It May Concern:

Urban Graffiti Enterprises, Inc. has provided graffiti removal services to the City of Compton for approximately 2 years.

The City has been very satisfied with their services and just recently renewed our contract with them for another year.

If you have any questions regarding Compton's experience with Urban Graffiti, please feel free to call me at (310) 605-5597.

Sincerely,

Eric J. Perrodin

Mayor

The People are the City



401 East Chapman Avenue - Placentia, California 92870

January 12, 2010

Juan C. Reinoso Urban Graffiti Enterprise P.O. Box 2383 Covina, CA 91722

To Whom It May Concern:

Urban Graffiti Enterprise has had an open Purchase Order with the City of Placentia for the past eleven (11) years. The objective of this service is to remove graffiti visible from a public thoroughfare. The graffiti is removed from various surfaces via sandblasting, painting and solvents.

Urban Graffiti does a weekly survey for removal and sends a fax to the Corporation Yard for approval. After approval, the graffiti is quickly removed. The job is professionally performed matching existing colors.

The Public Works Department appreciates Urban Graffiti's professional performance in Placentia's graffiti removal project.

Sincerely,

Joel Cardenas Public Works Superintendent

JC/jj



SATRA ZURITA
Senior Administrative Analyst

600 N. Alameda Street Compton, CA 90221

Phone (310) 605-5594 Fax Line (310) 761-1417

E-mail: szurita@comptoncity.org

January 11, 2010

To Whom It May Concern:

Urban Graffiti Enterprises has provided graffiti removal services for the City of Compton since 2005. They have provided excellent service to the City and their staff is very professional and responsive to the City's needs.

At the time the City decided to contract graffiti abatement services, the City was riddled with graffiti. Graffiti removal was being handled by two Public Works employees who were significantly overmatched by the taggers. Literally, there seemed to be no end in sight! When Urban assured us they would color match, thereby making it appear as though we never had a graffiti problem, it sounded too good to be true. However, they consistently achieve outstanding results with graffiti removal on public and private property. The number of square feet of graffiti removed annually has been significantly reduced.

Four years later, our City looks good. We no longer receive distress calls from our residents, now they call to compliment us. Urban Graffiti Enterprises provides excellent customer service, they color match, and the drivers have a friendly relationship with many of our residents. When ask to participate in the City's special programs/projects they are always willing to help. They go above and beyond the call of duty and they take great pride in their work.

Urban Graffiti Enterprises is an excellent contractor and I would recommend their services to any organization that needs graffiti removal services.

Please do not hesitate to contact me at (310) 605-5594, if you have any questions or need additional information.

Sincerely,

SATRA ZURITA

SENIOR ADMINISTRATIVE ANALYST



124 SOUTH LAKE STREET, P.O.BOX 6459, BURBANK, CALIFORNIA 91510-6459

July 27, 2004

To Whom It May Concern:

Urban Graffiti Enterprises has had a graffiti removal contract with the City of Burbank since 1991. Mr. Juan Reinoso of Urban Graffiti Enterprises has been our liaison with the residents of Burbank in regards to the removal and has done an exceptional job in meeting our needs. His response time, attention to detail, and professionalism are appreciated assets in today's business world. We are very pleased to recommend Mr. Reinoso and his company, Urban Graffiti Enterprises, for any graffiti removal work. If you have any questions, please do not hesitate to contact me at (818) 238-3800.

Sincerely,

Bob Van Hazelen

Bal Van Haden

Assistant Public Works Director - Fleet and Building

BVH:sr



CITY OF CLAREMONT

Community Services Department

Director • (909) 399-5432

Trees • (909) 399-5431

Maintenance • (909) 399-5431

Solid Waste • (909) 399-5431

Oak Park Cemetery • (909) 399-5487

January 6, 2010

Claremont, CA 91711-2913

www.ci.claremont.ca.us

FAX (909) 445-7822

To Whom It May Concern:

The City of Claremont has been working with Urban Graffiti since September 2005 for contract graffiti removal services throughout the City. They have since done an excellent job for the City. They consistently achieve outstanding results with graffiti removal on public and private property. We have never received any complaints from our residents regarding the quality of work generated by Urban Graffiti. In fact, as a result of their outstanding service, our graffiti report call volume has decreased compared to years when we did not have Urban Graffiti as our graffiti contractor.

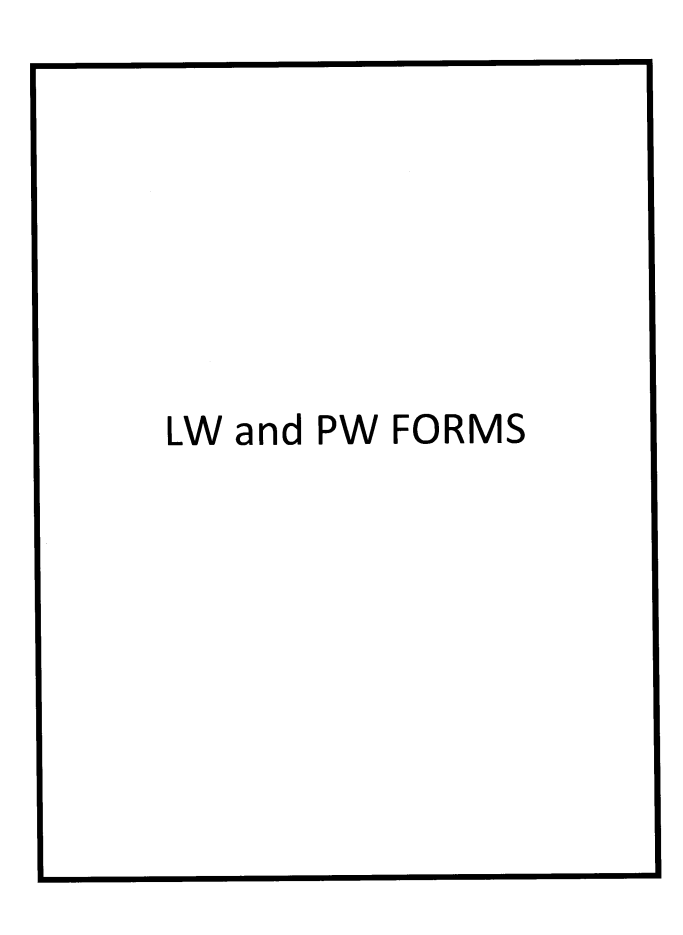
If, on the rare occasion, there have been graffiti locations that have been missed, Urban Graffiti immediately takes care of the problem without the need for City staff to constantly follow-up. Overall, they have been an excellent contractor and we would recommend their services to any organization that needs graffiti removal services.

If you should have any questions about this program, please feel free to contact the Community Services Department at (909) 399-5431.

Sincerely,

Anna Sanchez

Senior Management Analyst



VERIFICATION OF PROPOSAL

DATE: JULY 21, 201	14	T)	HE UNDE	RSIGNED) HEREBY DE	CLARE	ES AS FO	LLOWS:
 This Declaration is given in su incomplete, or deceptively unres his/her judgment shall be final. 								
2 Name of Service: Graffiti	Removal Se	rvices at	South Are	a Flood (Control Facilitie	es (201	4-PA027	
	(m)	(82)	DECLARA	MT INFORM	ATION			
3. Name Of declarants Juan		Militie alon			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		· · · · · · · · · · · · · · · · · · ·	
4. I Am duly vested with the auth	only to make and	sign instrume	ants for and on	behalf of the	Proposer(s). Urb	an Gra	ffiti Enter	prises, Inc.
5. My Title, Capacity, Or Relation	nship to the Propo	ser(s) is: Pr	esident	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		-100		
				RINFORM	MOITA	an District		
6. Proposer's full legal name:	Urban Graf		Minnesone	en Proprietation (Control	to a construction of the c	Telepho	re™:(62€	6) 815-4900
Physical Address (NO P.O. B		ountain V	fiew Circle	, Azusa,	Ca. 91702	Mobile	No.: 962	60 815-4900
e-mail: info@urbangraff	iti.com					Fax No	(620	6) 815-4499
County WebVen No.:52010	701	IRS No	: 95-4805	5540		Busine	ss License N	b.: 02208
7. Proposer's fictitious business	name(s) or dba(s) (if arry).	N/A	**************************************	~20010000 000000000000000000000000000000			
County(s) of Registration: L	os Angeles	Table and the second se		State: Ca	1.	Year(s)	became DB	A
8. The Proposer's form of busin			NE):					
1.1 Sale proprietor	Name of Propi		SECTION OF STREET			V-1		
XI A comporation;	Corporation's p	rincipal place	of business;	1280 Mo	untain View C	ircle, A	zusa, Ca.	91702
	State of incorpo	oration: C	elifornia		F-<- MK-		Year incorp	oraled: 2000
FT Non-profit corporation				PresidentX	DEO:			
with the CA Attorney	General's Registry	of Chantable	e Inusts	Secretary:			·	
☐ A general partnershi	Þ:		Names of pa	artners:	and the second s			
1.) A limited partnership	1		Name of ge	neral partner				.4- 907-47-90-2-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-
II A joint venture of:		inere dillilli Madille	Names of jo	int venturers	,		· · · · · · · · · · · · · · · · · · ·	
LI A firmited flability com	ралу:		Name of ma	ත්වෙන් මන	ba:	- with first		· · · · · · · · · · · · · · · · · · ·
9. The only persons or fams we	rested in Dris prop	osal as princij	pals are the fol	lowing:			2007, 2008	
Juan Reinoso		ide Pres	ident		Press (626) 81:	5-4900	·-	³ ~ (626) 815-4499
Smel 1280 Mountain V	iew Circle	^{cay} Azus	şa		State Ca.			≈91702
Name: Maria Gutierrez		Secr	retary/Tres	asurer	Phone (626) 815	<u>-4900</u>	790000000	^{5m} (626) 815-4499
see 1280 Mountain V	iew Circle	^{CPy} AZU:	sa		ca.	The transfer of the second second second second second second second second second second second second second	1000	² → 91702
10. Is your firm wholly or majority of yes, name of parent firm: State of incorporation/registration	•	ubsidiary of a	nother 5m? 'j	χ No ⊃ \	/es 		The of the total one or an area or an area of the original or an area or an area of the original or an area or an area of the original or area of the original or an area of the original or an area of the original or an area of the original or an area of the original or an area of the original or area of 	Walls
11. Has your fire done business Name(s): Name(s):	under any other r				Year of na		list the other r er er	name(s):
12. Is your firm involved in any p if yes, indicate the associated o	ompany's name:			Yes				
13. Proposer acknowledges that may be rejected. The evaluation	r and determination	n in this area	shall be at the	Director's sol	e judgment and the l	Director's j	udgment shall	be final.
 I am making these represent information and boliet. 	tations and all rep	esertation co	intained in this	proposal bas	ed on information the	at they are	true and com	ect to the best of my
fideclare under penalty of perjur	y under the laws o	f California th	al the above i:	fornator is t	rve and correct.	AMILES.		постояння отположення совет с 12 до 7
Signature of Proposer or Author	vzed Ageró.				**************************************	NO. PARENTANAN	Date July	y 21. 2014
Type name and the Julian	Reinasa, Pre	esident		×	user inflater in nation as	en en en en en en en en en en en en en e	de Ministrativo en de anti-	

SCHEDULE OF PRICES FOR GRAFFITI REMOVAL SERVICES AT WEST AREA FLOOD CONTROL FACILITIES (2014-PA027)

The undersigned Proposer offers to perform the work described in the Request for Proposals (RFP) for the following price(s). The Proposer rate(s) (hourly, monthly, etc.) shall include all administrative costs, labor, supervision, materials, transportation, taxes, equipment, and supplies unless stated otherwise in the RFP. It is understood and agreed that where quantities, if any, are set forth in the Schedule of Prices, they are only estimates, and the unit prices quoted, if any, will apply to the actual quantities, whatever they may be.

DESERIFICION		UNITERGE	ESTIMATEL NUMBER OF UNITS	ANNUAL PRICE (Unit Price X Estimated Number of > Units)
Graffiti Removal at West Area Flood Control Facilities (Exhibit A, Scope of Work)	Month	\$_27,083.00	12	\$_325,000.00
	TOTAL A	NNUAL PROPOSE	ED PRICE =	\$325,000.00

LEGAL NAME OF PROPOSER		
Urban Graffiti Enterprises	s,Inc.	
SEMATURE OF PERSON AUTHORIZED TO	SUBMIT PROPOSAL	
Time OF AUTHORIZED PERSON		
President		
DATE	STATE CONTRACTOR'S UCENSE NUMBER	LOIRI IVA
July 21, 2014	#592356	C33,C61/D38,C61/D52,C61/D63
PROPOSER'S ADDRESS:		20.00
P.O. Box 2383		
Covina, Ca. 91722		
•		
		KADINGGARA, KAMAN JANGGARANGAN ANG ANG ANG ANG ANG ANG ANG ANG AN
PHONE	FACSIMA	F-14M2
(626) 815-4900	(626) 815-4499	info@urbangraffiti.com

COUNTY OF LOS ANGELES CONTRACTOR EMPLOYEE JURY SERVICE PROGRAM APPLICATION FOR EXCEPTION AND CERTIFICATION FORM

This contract is subject to the County of Los Angeles Contractor Employee Jury Service Program (Program) (Los Angeles County Code, Chapter 2.203). All contractors and subcontractors must complete this form to either (1) request an exception from the Program requirements or (2) certify compliance. Upon review of the submitted form, the County department will determine, in its sole discretion, whether the bidder or proposer is excepted from the Program.

	pany Name: Urban Graffiti Enterprise pany Address: P.O. Box 2383	0, 1,10.			
City:		· · · · · · · · · · · · · · · · · · ·	State:	Ca.	Zio Andre 01777
.0.4			State.	Vd.	Zip Code: 91722
	phone Number: (626) 815-4900 e of Goods or Services): Graffiti remove	al pressure wash deb	vic removal	anti-orat	fiti film inetallation sec
and the same	ou believe the Jury Service P				
appr Serv	ropriate box in Part I (you must vice Program applies to your bu gram. Whether you complete Pa	attach documentat isiness, complete	tion to sup Part II to	port yo certify	ur claim). If the Ju compliance with t
Part E	: Jury Service Program Is Not Applicab	le to My Business			
	My business does not meet the defini aggregate sum of \$50,000 or more in a (this exception is not available if the of exception will be lost and I must comp sum of \$50,000 in any 12-month period	any 12-month period una ontract/purchase order i ly with the Program if m	der one or ma itself will excu	ore Count sed \$50,0	y contracts or subcontraction. I understand that t
	My business is a small business as deligross revenues in the preceding twe \$500,000 or less; and, 3) is not an affiliabelow. I understand that the exemple employees in my business and my gross.	ive months which, if ac ate or subsidiary of a bus- tion wall be lost and 1 r	ided to the a siness domina must comply	annual an ant in its fi with the	rount of this contract, a eld of operation, as defin
	"Dominant in its field of operation" memployees, and annual gross revenue the contract awarded, exceed \$500,000	s in the preceding twelve			
	*Affiliate or subsidiary of a business of percent owned by a business domin stockholders, or their equivalent, of a b	ant in its field of opera	ation, or by p	oartmers, d	
	My business is subject to a Collective provisions of the Program. ATTACH TI	re Bargaining Agreemer HE AGREEMENT.	nt that expre	ssly provi	des that it supersedes
Part I	II: Certification of Compliance				
A	My business has and adheres to a w regular pay for actual jury service for fu company will have and adhere to such	ill-time employees of the	business wh	o are also	, no less than five days Calaomia residents, or
clare corre	under penalty of perjury under the law ect.	vs of the State of Calif	omia that th	e informa	itlon stated above is t
Name	The state of the s	Title:	**************************************		
,	Juan Reinoso	Presi	dent		
ature:	man production of the same of	Date:		-	
		₹			

CONTRACTOR'S INDUSTRIAL SAFETY RECORD

nterprises, Inc.	A West Area Flood Control Facilities (2014-PA027)	
Urban Graffiti Enterpris	Sraffiti Removal	014
RACT FOR:	OSER	July 21. 2
PROPOSED CONTI	SERVICE BY PROP	PROPOSAL DATE:

reformation shall be submitted for each particular partnership, joint venture, corporate, or individual proposer. The proposer may attach any additional information or explanation of date which the proposer would like taken into consideration in evaluating the safety record. An explanation must be attached to the circumstances the proposor participated in as a principal or owner for the last five calendar years and the current calendar year prior to the date of proposal submittel. Separate This information must include all work undertaken in the State of California by the proposer and any partnership, joint venture, or corporation that any principal of surrounding any and all fatalities.

6 CALENDAR YEARS PRIOR TO CURRENT YEAR

	2009	2010	5	2012	2013	Tota	Current Year to Date
1 Muraber of contracts.	17	ភ	ភ	15	15	77	15
2. Total dollar amount of Contracts (in thousands of dollars).	1.3	* y	-	1.0	1.0	ф С	1.0
3. Number of fatalities.	0	=	0	S	c	0	a
4. Number of lost workday cases.	0	•	0	0	0	0	0
5 Number of lost workday cases involving permanent transfer to another job or termination of employment.	0	0	0	Ü	0	0	0
6. Number of lost workdays.	0	0	0	0	0	0	·

The above information was compiled from the records that are available to me at this time, and I declare under penalty of perjury that the information is true and accorate within the limitations of those records.

Urban Graffiti Enterprises, Inc., Juan Reinoso Name of Proposer or Authorized Agent (print)

I Pari

July 21, 2014

CONFLICT OF INTEREST CERTIFICATION

1,	Juan Reing			

	U sole ow			
	— -	partner		
		ng member		
	⊠ Preside	nt, Secretary, or other proper title) President		
af		Urban Graffiti Enterprises, Inc.		
٠	Name of proposer			
		support of a proposal for a contract with the County of Los Angeles for services within the county Code Section 2.180.010, which provides as follows:		
	contract with, a	hibited. A. Notwithstanding any other section of this code, the county shall not and shall reject any bid or proposal submitted by, the persons or entities specified the board of supervisors finds that special circumstances exist which justify the high contract.		
	1.	Employees of the county or of public agencies for which the board of supervisors is the governing body;		
	2.	Profit-making firms or businesses in which employees described in subdivision 1 of the consubsection A serve as officers, principals, partners, or major shareholders;		
	3.	Persons who, within the immediately preceding 12 months, came within the provisions of subdivision 1 of subsection A, and who:		
		 (a) Were employed in positions of substantial responsibility in the area of service to be performed by the contract; or 		
		(b) Participated in any way in developing the contract of its service specifications; and		
	4.	Profit-making firms or businesses in which the former employees described in subdivision 3 of subsection A, serve as officers, principals, partners, or major shareholders.		
cont that com capa undo	tract do not fall with no County employed speting contract, as acity by the Contra- erstand and agree	ormed and believe that personnel who developed and/or participated in the preparation of this hin scope of the Los Angeles County Code Section 2.180,010 as cited above. Furthermore, se whose position in the County enables him/her to influence the award of this contract, or any not no spouse or economic dependent of such employee is or shall be employed in any actor herein, or has or shall have any direct or indirect financial interest in this contract. It that any falsification in this Certificate will be grounds for rejection of this Proposal and tract awarded pursuant to this Proposal.		
I cer	rtify under penalty o	of perjury under the laws of California that the foregoing is true and correct.		
	, - -			
Sign	1ed	Date July 21, 2014		

PROPOSER'S REFERENCE LIST

PROPOSER NAME:	Urban Gı	affiti Enterprise	s,Inc.		
PROPOSED CONTRAC	T FOR:	Graffiti Remov	val for South Area F	Flood Control Facilities (2014-PA027)	
Provide a comprehensive reference list of all contracts for goods and/or services provided by the Proposer during the previous three years. Please verify all contact names, telephone and fax numbers, and e-mail addresses before listing. Incorrect names, telephone and/or fax numbers, or e-mail addresses will be disregarded. Use additional pages if required.					
A. COUNTY OF LOS ANGELES AGENCIES All contracts with the County during the previous three years must be listed.				ears must be listed.	
SERVICE:	SERVICE DATE:		SERVICE:	SERVICE DATES:	
DEPT/ DISTRICT:			DEPT/DISTRICT:		
CONTACT:			CONTACT:		
TELEPHONE:			TELEPHONE:		
FAX:	. V C L	CE	EAX: A TT	ACHED	
E-MAIL:	.AOL		Ē-MA/Ē.	ACHED	
SERVICE:	SERVICE DATE	S:	SERVICE:	SERVICE DATES:	
DEPT/ DISTRICT:			DEPT/DISTRICT:		
CONTACT:			CONTACT:		
TELEPHONE:			TELEPHONE:		
FAX:			FAX:		
E-MAIL:			E-MAIL:		
B. OTHER GOVER	NMENTAL A	AGENCIES AN	ID PRIVATE COM	//PANIES	
SERVICE:	SERVICE DATE	S:	SERVICE:	SERVICE DATES:	
AGENCY/ FIRM:	- 		AGENCY/ FIRM:		
ADDRESS:	• • • •		ADDRESS:		
CONTACT:	-		CONTACT:		
TELEPHONE:			TELEPHONE:		
FAX:			FAX:		
E-MAIL:			E-MAIL:		
SERVICE:	SERVICE DATE	S:	SERVICE:	SERVICE DATES:	
AGENCY/ FIRM:			AGENCY/ FIRM:		
ADDRESS:			ADDRESS:		
CONTACT:			CONTACT:		
TELEPHONE:			TELEPHONE:		
FAX:			FAX:		
E-MAIL:			E-MAIL:		



URBAN GRAFFITI ENTERPRISES, INC. COMPLETED CONTRACTS IN THE PAST 3 YEARS

COMPLETED CONTRACT	
Agency:	Los Angeles County Department of Public Works
Address:	900 S. Fremont Ave. Alhambra, CA 91803
Contact Name:	Ari DeChellis
Title:	Graffiti Abatement Contract Manager
Telephone & Fax	PH (626)458-4062 FX (626)979-5445
Email:	adechellis@dpw.lacounty.gov
Type of service:	Graffiti removal /Pressure wash services 1E
Service Date:	2006 - 2012
Agency:	Los Angeles County Department of Public Works
Address:	900 S. Fremont Ave. Alhambra, CA 91803
Contact Name:	Ari DeChellis
Title:	Graffiti Abatement Contract Manager
Telephone & Fax	PH (626)458-4062 FX (626)979-5445
Email:	adechellis@dpw.lacounty.gov
Type of service:	Graffiti removal /Pressure wash services 4A
Service Date:	2007 - 2014
Agency:	Los Angeles County Department of Public Works
Address:	900 S. Fremont Ave. Alhambra, CA 91803
Contact Name:	Ari DeChellis
Title:	Graffiti Abatement Contract Manager
Telephone & Fax	PH (626)458-4062 FX (626)979-5445
Email:	adechellis@dpw.lacounty.gov
Type of service:	Graffiti removal /Pressure wash services 4B
Service Date:	2007 - 2014
Agency:	County of San Bernardino
Address:	8575 haven Ave., Suite 160,Rancho Cucamonga, CA. 91803
Contact Name:	Ignacio Nunez
Title:	Code Enforcement Supervisor
Telephone & Fax	PH (909) 948-5079 FX (909) 5079
Email:	inunez@lusd.sbcounty.gov
Type of service:	Graffiti removal/ Pressure wash services
Service Date:	2010 – 2012
Agency:	City of Compton
Address:	600 N Alameda Ave. Compton, CA 90221
Contact Name:	Satra Zurita
Title:	Administrative Analyst
Telephone & Fax	PH (310)605-5594 FX (310)639-4995
Email:	szurita@comptoncity.org
Type of service:	Citywide graffiti removal services
Service Date:	2006 - 2011



URBAN GRAFFITI ENTERPRISES, INC. COMPLETED CONTRACTS IN THE PAST 3 YEARS

13 IN THE FAST 3 TEAMS
City of Redondo Beach
401 Diamond St, Redondo Beach, Ca. 90277
Denise Hatten
Gang Prevention Unit
Phone: (310)379-2477
Steve.sabosky@redondo.org
Graffiti removal / Pressure wash service
2007 - 2013
City of Covina
444 N. Citrus Ave. Covina, CA 91723
Candice Bobkiewicz
Crime Prevention Unit
Phone: (626)384-5630 Fax: (626)384-5629
cbobkiewicz@covinaca.gov
Graffiti removal/ Pressure wash service services
2006 – 2013
Los Angeles County Department of Public Works
900 S. Fremont Ave. Alhambra, CA 91803
Ari DeChellis
Graffiti Abatement Contract Manager
PH (626)458-4062 FX (626)979-5445
adechellis@dpw.lacounty.gov
Graffiti removal /Pressure wash services 4C
2013 - 2014
Los Angeles County Department of Public Works
900 S. Fremont Ave. Alhambra, CA 91803
Ari DeChellis
Graffiti Abatement Contract Manager
PH (626)458-4062 FX (626)979-5445
adechellis@dpw.lacounty.gov
Graffiti removal /Pressure wash services 2B
2012 -2014
Los Angeles County Department of Public Works
900 S. Fremont Ave. Alhambra, CA 91803
Ari DeChellis
Graffiti Abatement Contract Manager
PH (626)458-4062 FX (626)979-5445
adechellis@dpw.lacounty.gov
adechellis@dpw.lacounty.gov Graffiti removal /Pressure wash services 2D



URBAN GRAFFITI ENTERPRISES, INC. COMPLETED CONTRACTS IN THE PAST 3 YEARS

Agency:	City of Newport Beach
Address:	592 Superior Ave., Newport Beach, CA. 92663
Contact Name:	Jim Auger
Title:	Operations Support Superintendent
Telephone & Fax	PH (949) 718-3477 FX (949) 650-0747
Email:	jauger@newportbeachca.gov
Type of service:	Citywide graffiti removal and pressure wash services
Service Date:	2013 - 2014
Agency:	City of Brea
Address:	545 N. Berry St., Brea 92821
Contact Name:	Jerry Mestas
Title:	Public Works Department Streets Supervisor
Telephone & Fax	Office-714-990-7629 fax- 714-671-149
Email:	Jerryme@ci.brea.ca.us
Type of service:	Graffiti Removal / Pressure Wash Services
Service Date:	Current

PROPOSER'S EQUAL EMPLOYMENT OPPORTUNITY CERTIFICATION

Proposer's Name Urban Graffiti Enterprises, Inc.					
Address	P.O. Box 2383, Covina, Ca. 91722				
Internal	Revenue Service Employer Identification Number 95-4805540				
that treat sex	ecordance with Los Angeles County Code Section 4.32.010, the Propose all persons employed by it, its affiliates, subsidiaries, or holding compled equally by the firm without regard to or because of race, religion, ance and in compliance with all anti-discrimination laws of the United States of alifornia.	anies stry, n	are ar ational	nd will be origin, or	
1.	The proposer has a written policy statement prohibiting any discriminational phases of employment.	ni no		YES	
				NO	
2.	The proposer periodically conducts a self- analysis or utilization analysis of		(Z)	YES	
	its work force.			NO	
3.	The proposer has a system for determining if its employment practices are discriminatory against protected groups.			YES	
J.				NO	
# CONSIDERATE STATE OF THE STAT	Where problem areas are identified in employment practices, the proposer			YES	
4.	has a system for taking reasonable corrective action to inc establishment of goals and timetables.	auue		NO	
Proposer Urban Graffiti Enterprises, Inc.					
Authorized representative Juan Reinoso					
Signature Date July 21, 2014					

	LIST OF SUBCONTRACTORS				
Proposer is required to complete the following. Any Subcontractors listed must be properly licensed under the laws of the State of California for the type of service that they are to perform, AND THEIR LICENSE NUMBERS MUST BE LISTED HEREIN. Failure to do so may result in delay of the award of contract. Do not list alternate subcontractors for the same service.					
Proposer in providing the requested services will not utilize Subcontractors. Proposer will perform all required services.					
Name Under Which Subcontractor Is Licensed	License Number	Address	Specific Description of Subcontract Service		
Note: The use 0	f subcon	tractors is prohibite	ed for this service		
		·			

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	proposers responsible in the proposers of the proposers o	_	Request	for Prop	oosals m	ust comple	ete and ret	urn th	is form	for prop	er
	FIRM NAME: Uri	ban Graffiti E	: Interpris	es, Inc.							
	My County (Web	Ven) Vendor	Number	50210	701	Andrew Co. Co. Committee - Nov. Preprintment	SDIddiddiddiddiddiddiddiddio				e, oppose pages and de financia a citar de financia a citar de financia a citar de financia de financi
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	Attacher	is a copy of	Local S8	E certific	ation issu	ed by the (County.				
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	Total Number of E	mployees (incl	ading owne	rs): 20	j					•	. 1 11 11100 11100 20
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fV.	CERTIFICATION As currently certified as following and attach	a minority, wo	men, disa	dvantaged	or disable	d veteran ow	ned business				
		Agency Name	u kir	, ii	Minority	Women	Disadvant	aged	Disable	d Veteran	Expiration Date
	Los Ang	geles County	<u> </u>		Х		X				10/14 & 01/16
	State of	Califorina	<u> </u>		X		X			and the second s	01/2016
V.	DECLARATION: 10	DECLARE UNDE	R PENAL	TY OF PE	RJURY UN	DER THE LA	WS OF THE	STATE	OF CAL	FORNIA TH	NAT THE ABOVE

Tibe

President

July 21, 2014

etione: LOCAL (965 FIRM TROMBIZMEN FORM DOC GAME. HOW DARROW FW HEN THEFTS

INFORMATION IS TRUE AND CORRECT.

Nutherised Signature:



County of Los Angeles INTERNAL SERVICES DEPARTMENT

1100 North Eastern Avenue Los Angeles, California 90063

Telephone: (877) 669-CBES FAX: (323) 881-1871

Vendor #: 52010701

"To enrich lives through effective and caring service"

January 27, 2014

Maria Gutierrez URBAN GRAFFITI ENTERPRISES INC 1280 MOUNTAIN VIEW CIR. AZUSA, CA 917021600

Dear Maria Gutierrez:

Congratulations! Your business is now certified as a Local Small Business Enterprise (LSBE) with the County of Los Angeles effective as of the date of this letter. Your Local SBE certification expiration date is based on your State of California SB certification which expires on January 31, 2016.

Your business is eligible for the Local SBE Preference Program consideration in those County of Los Angeles solicitations which include the "Request for Local SBE Preference Program Consideration" form. You must complete the form and provide your Vendor Number in your bid/proposal for each response to receive the preference.

Additionally, the Board of Supervisors established a "Countywide Small Business Payment Liaison and Prompt Pay Program". As a certified Local SBE, your company is now eligible for a 15-day prompt payment. Please call the Office of Small Business at (323) 881-3964 to make an appointment to receive your free Prompt Payment Stamp and instructions.

The County of Los Angeles Office of Small Business reserves the right to request additional information and/or conduct an on-site visit to verify any documentation submitted by the applicant. If there are any changes in the State of California Office of Small Business and DVBE Certification (OSDC) SBE status, ownership, control of the firm or principal place of business during the certification period, you are required to notify this office and the OSDC immediately.

Again, congratulations on your certification. If you have any questions about the Local SBE Program, visit our visit our website at http://osb.lacounty.gov or call the Local SBE Customer Service at (877) 669-CBES.

Sincerely,

JIM JONES DIRECTOR

DEBBIE CABREIRA-JOHNSON

Program Director

JJ:DCJ/ct



County of Los Angeles INTERNAL SERVICES DEPARTMENT

1100 North Eastern Avenue Los Angeles, California 90063

FAX:

Telephone: (877)669-CBES (323) 881-1871

"To enrich lives through effective and caring service"

CBE Program ID #: 81793

Status: DBE

Mr. Juan Reinoso, President Urban Graffiti Enterprises, Inc. P.O. Box 2383 Covina, CA 91722

Dear Mr. Reinoso:

October 23, 2012

Congratulations! Your firm has been accepted for participation in the County of Los Angeles Community Business Enterprise (CBE) Program as a Disadvantaged Business Enterprise (DBE).

Although the County does not certify DBEs, as a DBE participant the CBE program recognizes your business for participation in certain federal programs. You will also be included in the County's database of Minority, and/or Women, Disadvantaged, and Disabled Veteran Business Enterprises. This will ensure you are notified of opportunities for participation in these federal programs.

Your participation is valid thru October 23, 2014. If there are any changes in ownership and control of your firm during this participation period, please notify this office immediately. In addition, you must submit proof of recertification by authorized governmental certifying agency prior to expiration date to maintain your participation status.

Thank you for registering your business with the County's Vendor Registration website (WebVen) at http://camisvr.co.la.ca.us/webven. You are now eligible to participate in the County's on-line access to open bids, be placed on bid lists generated by County departments looking for prospective vendors and periodically be notified automatically via email of County bids by specific commodities/services.

Again, congratulations on your DBE participation in the County's CBE program. If you have any questions, please call (877) 669-CBES (2237) and refer to the identification number above.

Sincerely,

TOM TINDALL Director

Debbie Cabreira-Johnson

Program Director

TT:DCJ/ct

c: Cynthia Tucker, CBE/LSBE Certification Specialist



County of Los Angeles INTERNAL SERVICES DEPARTMENT

1100 North Eastern Avenue Los Angeles, California 90063

> Telephone: (877) 669-CBES FAX: (323) 881-1871

"To enrich lives through effective and caring service"

October 23, 2012

CBE Program ID #: 81793

Status: MBE

Mr. Juan Reinoso, President Urban Graffiti Enterprises, Inc. P.O. Box 2383 Covina, CA 91722

Dear Mr. Reinoso:

Congratulations! Your firm has been recertified as an eligible participant in the County of Los Angeles Community Business Enterprise (CBE) Program. This recertification is valid until October 23, 2014.

The County of Los Angeles Office of Small Business reserves the right to request additional information and/or conduct an on-site visit at any time to verify any documentation submitted by the applicant. If there are any changes during this certification period, you are required to notify this office immediately.

Thank you for registering your business with the County's Vendor Registration website (WebVen) at http://camisvr.co.la.ca.us/webven. You are now eligible to participate in the County's on-line access to open bids, be placed on bid lists generated by County departments looking for prospective vendors and periodically be notified automatically via email of County bids by specific commodities/services.

Again, congratulations on your recertification. If you have questions, please call (877) 669-CBES or email us at cbesbe@isd.lacounty.gov and refer to the identification number above.

Sincerely,

TOM TINDALL Director

Debbie Cabreira-Johnson
Program Director

TT:DCJ/ct

c: Cynthia Tucker, CBE/LSBE Certification Specialist



Department of

BUILDING GREEN BUYING GREEN WORKING GREEN **General Services**

URBAN GRAFFITI ENTERPRISES INC - #32444

SUPPLIER PROFILE

egal Business Name URBAN GRAFFITI ENTERPRISES INC

URBAN GRAFFITI ENTERPRISES INC Doing Business As

Address

P O BOX 2383 COVINA, CA 91722

(626) 815-4900

maraig@urbangraffiti.com

Ernail

Service Business Types

Service Areas Keywords

Imperial, Los Angeles, Orange, Riverside, San Bernardino, Ventura,

GRAFITI REMOVAL SERVICES, STEAM CLEANING, PRESSURE WASHING, SANDBLASTING, WINDOW FILM INSTALLATION, BUS SHELTER CLEANING AND DEBRIS REMVOAL SERVICES

312115 - Paints and primers

Classifications

721015 - Building maintenance and repair services 721029 - Facility maintenance and repair services 721530 - Glass and glazing services 721535 - Structural exterior deaning services 721540 - Specialty building and trades services 731811 - Coating services 761116 - Building component cleaning services

Active Certifications

STATUS	Approved
FROM	Jan 15, 2014
10	Jan 31, 2016

Certification History

IVPE	STATUS	FROM	0.1
SB (Micro)	Expired	Jan 4, 2012	Jan 31, 2014
SB (Micro)	Expired	Jan 26, 2010	Jan 31, 2012
SB (Mirro)	Expired	Jan 22, 2009	Jan 31, 2010
ς _B	Frairid	Mar 37 209K	Fah 38 30ff

DISADVANTAGED BUSINESS ENTERPRISE CERTIFICATE CALIFORNIA UNIFIED CERTIFICATION PROGRAM

URBAN GRAFFITI ENTERPRISES, INC.

1280 MOUNTAIN VIEW CIRCLE AZUSA, CA 91702

Business Structure: CORPORATION Owner: JUAN REINOSO

This certificate acknowledges that said firm is approved by the California Unified Certification Program (CUCP) as a Disadvantaged Business Enterprise (DBE) as defined by the U.S. Department of Transportation (DOT) CFR 49 Part 26, as may be amended for the following NAICS codes:

561790 Other Services to Buildings and Dwellings

NAICS Code(s) * Indicates primary NAICS code

* 238320 Painting and Wall Covering Contractors 238150 Glass and Glazing Contractors

PAINTING STRUCTURES 0 C9854

Work Category Code(s)

SERVICES TO BUILDINGS GLASS INSTALLATION C8904 17340

and Water Blasting

C33 Painting and Decorating Contractor

Window Coverings D52

40619

UCP Firm Number:

CERTIFYING AGENCY:

LOS ANGELES COUNTY METRO TRANSPORTATION AUTHORITY (MTA)

ONE GATEWAY PLAZA

LOS ANGELES, CA 90012 0000 (213) 922-2600

CUCP OFFICER

July 12, 2012

It is CUCP's policy and objective to promote and maintain a level playing field for DBEs in California on Federal-aid contracts. We ensure nondiscrimination in the award and administration of U.S. DOT assisted contracts based on the requirements of 49 CFR Parts 21 and 26.

GAIN and GROW EMPLOYMENT COMMITMENT

Th	ie undersigned:	
X	has hired participants from the Cour Avenue for Independence (GAIN) and employment programs.	nty's Department of Social Services' Greater General Relief Opportunity for Work (GROW)
	OR	
	employment opening if participant(s opening, and declares a willingnes participants access to proposer's em	GAIN and GROW participants for any future is meet the minimum qualification for that is to provide employed GAIN and GROW inployee mentoring program(s), if available, to permanent employment and/or promotional
Signatu	ure -	Title
*		President

Date

Urban Graffiti Enterprises, Inc.

July 21, 2014

TRANSMITTAL FORM TO REQUEST AN RFP SOLICITATION REQUIREMENTS REVIEW

A Solicitation Requirements Review must be received by the County within 10 business days of issuance of the solicitation document

Proposer Name:	Date of Request:
Project Title:	Project No.
A Solicitation Requirements Review is being requested unfairly disadvantaged for the following reason(s): (check	
☐ Application of Minimum Requirements	
☐ Application of Evaluation Criteria	
 Application of Business Requirements 	
 Due to unclear instructions, the process may resbest possible responses 	ult in the County not receiving the
I understand that this request must be received with Co solicitation document.	my within 10 business days of issuance of the
For each area contested, Proposer must explain in detail t (Attach additional pages and supporting documentation as	
Request submitted by:	
(Name)	(Title)
For County us	se only
Date Transmittal Received by County: Da	te Solicitation Released:
Reviewed by:	
Results of Review - Comments:	
	· · · · · · · · · · · · · · · · · · ·
Date Response sent to Proposer:	

CHARITABLE CONTRIBUTIONS CERTIFICATION

Urban Graffiti Enterprises, Inc.		t 1 <mark>1868 in 1868 in 1</mark>
Company Name		
P.O. Box 2383, Covina, Ca. 91722		
Address		
95-4805540		
Internal Revenue Service Employer Identification Number		
	ha a time house of	
California Registry of Charitable Trusts "CT" number (if applica	ible)	
The Nonprofit Integrity Act (SB 1262, Chapter 919) added requirements and Fundraisers for Charitable Purposes Act, which charitable contributions.		
CERTIFICATION	YES	NO
Proposer or Contractor has examined its activities and determined it does not now receive or raise charitable contributions or under California's Supervision or Trustees and Fundraise Charitable Purposes Act. If Proposer engages in activities surit to those laws during the term of a County contract, it we comply with them and provide County a copy of its initial regwith the California State Attorney General's Registry of Carrusts when filed.	egulated sers for ubjecting ill timely gistration	()
OR	YES	NO
Proposer or Contractor is registered with the California Re Charitable Trusts under the CT number listed above as compliance with its registration and reporting requirement California law. Attached is a copy of its most recent filing Registry of Charitable Trusts as required by Title 11 Californ of Regulations, sections 300-301 and Government Code 12585-12586.	nd is in is under with the nia Code	()
	July 21, 2014	
Signature	Date	
Juan Reinoso, President Name and Title (please type or print)	1998 metabolici ili selecti il se soli	. 47 44 1 1 100 100 100 100 100 100 100 100

TRANSITIONAL JOB OPPORTUNITIES PREFERENCE APPLICATION

Urban Graffiti Enterprises	s, Inc.	
COMPANY ADDRESS: P.O. Box 2383		
cmy: Covina	STATE: Ca.	ZIP CODE: 91722
I am <u>not</u> requesting consideration Preference Program.	on under the County'	s Transitional Job Opportunitie
hereby certify that I meet all the requir	ements for this progra	m:
My business is a non-profit corpo Section 501(c)(3) and has been suc	ration qualified under I th for three years (attack	nternal Revenue Services Code IRS Determination Letter);
I have submitted my three most rec	ent annual tax returns w	ith my application;
I have been in operation for at leas services to program participants; ar		nsitional job and related supportiv
I have submitted a profile of our profile to help the program participants information requested by the contra	, number of past pro	
I declare under penalty of perjuinformation herein is true and co		the State of California that ti
miteringues merens is a de and co		
PRINT NAME:		TITLE:
		TITLE:
PRINT NAME:		
PRINT NAME: Juan Reinoso		President
PRINT NAME: Juan Reinoso		President DATE:

PROPOSER'S LIST OF TERMINATED CONTRACTS

PROPOSER'S NAME:	Urban Graffiti Enterprises, I	inc.	<u>-</u> .	
Proposer has not i	nad any contracts terminated	in the past three years.		
those contracts terminate terminated, please attach Proposer or not. Any an	ed by an agency or firm be an explanation on a <u>sepan</u> d all terminated contracts s naturally expired need no	efore the contract's expiration to the terminal of the termina	ars. Terminated contracts are on date. If a contract(s) was nation was at the fault of the an explanation. It should be only seeking information on	
SERVICE:	TERMINATING DATE:	SERVICE:	TERMINATING DATE:	
NAME OF TERMINATING F	RM	NAME OF TERMINATING	FIRM	
ADDRESS OF FIRM		ADDRESS OF FIRM	1981	
CONTACT PERSON:	- 27 The annual collection described in the Community of	CONTACT PERSON:		
TELEPHONE:	- Andrew Control of the Control of t	TELEPHONE:		
FAX:	· · · · · · · · · · · · · · · · · · ·	FAX:	Wikimanina wa wasanina wa wasanina wa wasanina wa wasanina wa	
E-MAIL:	retriere transformen SAL Berland a Eth.	E-MAIL:	997 (1980)	
SERVICE:	TERMINATING DATE:	SERVICE:	TERMINATING DATE:	
NAME OF TERMINATING F	RM	NAME OF TERMINATING	FIRM	
ADDRESS OF FIRM		ADDRESS OF FIRM	1980 (1984) (1984) (1984) (1984) (1984) (1984) (1984) (1984) (1984) (1984) (1984) (1984) (1984) (1984) (1984)	
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E-MAIL:		E-MAIL;	Waste	
SIGNATURE		DATE:July 21, 20	14	



P.O. BOX 2383 PH (626) 815-4900 COVINA, CA. 91722 FAX (626) 815-4499 juanr@urbangraffiti.com

January 16, 2014

Mr. Scott Pham Los Angeles County Department of Public Works 900 South Fremont Avenue Alhambra, CA 91803

Mr. Pham,

RE: CITY OF ANAHEIM CONTRACT CLARIFICATION

For the sake of total disclosure and to appease any concerns your department may have regarding the dissolution of our agreement with the city of Anaheim, I provide you with the following clarification.

Our contract with the city of Anaheim was canceled by mutual agreement and it should in no way be regarded as a termination by the agency or default by the contractor. All proposals submitted by the various contractors were factored using statistical data provided by the city in the RFP. Based on that data, all proposals submitted, incorporated four service crews. Within the first month of performing our services, we realized that the data provided in the RFP was inaccurate and that four crews were not going to suffice. We informed the city of this and upon confirmation of that fact, a mutual decision by the city and contractor was made to re-bid the contract with more accurate data. Although we could have simply walked away and let the city deal with their mistake, we stayed on until the re-bid and award process was completed. Regardless of the great financial toll our company took by providing up to 10 crews (6 more than we were getting compensated for) to keep up with the demand, the city continued to get serviced until a new contract was in place. Take note that the statistical data provided in the original RFP was so far off that the subsequent contract incorporates 15 service crews 7 days per week.

In closing, we have never had a contract terminated for any fault or reason. We stand by our exceptional service and commitment to succeed in all our endeavors.

Respectfully.

Juan Reinoso President

cc: Jesus Castillo

PROPOSER'S PENDING LITIGATIONS AND JUDGMENTS

Propo	ser's Na	me:		A second distribution of a second second second second second second second second second second second second
	any thr	eatened litigation		any pending litigation; are not aware of ity; and have not had any judgments date of proposal submission.
pend	ing litigat	or principals of four interest of the contract of the contract of proposal for the contract of proposal for the contract of proposal for the contract of the c	tigation, and/or any judgments	(use additional pages if necessary) all entered against them within the last five
Α	. 🗆 Pen	ding Litigation	☐ Threatened Litigation ☐	☐ Judgment (check one)
	2. 3. (4. (5.	Name of Litigation Case Number: Court of Jurisdict Please provide a litigation or judgm	a statement describing the size nent (use additional page if nec	e and scope of the pending/threatened essary):
В	. 🗆 Pen	ding Litigation	☐ Threatened Litigation 〔	☐ Judgment (check one)
	1. 2. 3. 4. 5.	Name of Litig Case Number Court of Juris Please provid		ze and scope of the pending/threatened

GRAFFITI REMOVAL SERVICES AT SOUTH AREA AND WEST AREA FLOOD CONTROL FACILITIES (2014-PA027)

PROPOSER'S INSURANCE COMPLIANCE AFFIRMATION

	P.O. Box 2383, Covina, Ca. 91722		
Addr	ess		
X	provisions set forth in Exhibit Requirements of this Request maintain, and provide the Cou coverage amounts and types	oser will comply with the insurance coverage to B, Section 5, Indemnification and Insurance to for Proposals, and Proposer will procure, unty with proof of insurance coverage in the specified in Exhibit B, Section 5 throughout sed contract, without interruption or break in	
	Proposer will not comply with the insurance coverage provisions set forth in Exhibit B, Section 5, Indemnification and Insurance Requirements of this Request for Proposals, and Proposer will not procure, maintain, and provide the County with proof of insurance coverage in the coverage amounts and types specified in Exhibit B, Section 5 throughout the entire term of the proposed contract, without interruption or break in coverage. If you check this box, your proposal will be immediately disgualified as non-responsive.		

CERTIFICATION OF COMPLIANCE WITH THE COUNTY'S DEFAULTED PROPERTY TAX REDUCTION PROGRAM

The Pro	poser certifies that:	
x	It is familiar with the terms of the C Program, Los Angeles County Code	County of Los Angeles Defaulted Property Tax Reduction Chapter 2.206; AND
	To the best of its knowledge, after a in default, as that term is defined in Los Angeles County property tax obtained.	reasonable inquiry, the Proposer/Bidder/Contractor is not n Los Angeles County Code Section 2.206.020.E, on any ligation; AND
	The Proposer/Bidder/Contractor agri Reduction Program during the term of	ees to comply with the County's Defaulted Property Tax of any awarded contract.
		-OR-
	I am exempt from the County of pursuant to Los Angeles County Co	Los Angeles Defaulted Property Tax Reduction Program, de Section 2.206.060, for the following reason:
	re under penalty of perjury under the la is true and correct.	aws of the State of California that the information stated
Print N	lame: Juan Reinoso 🧳	Title: President
Signat	ture:	Date: July 21, 2014

REQUEST FOR DVBE PREFERENCE PROGRAM CONSIDERATION FORM

INSTRUCTIONS: All proposers/bidders responding to this solicitation must complete and return this form for proper consideration of the proposal/bid.

In evaluating bids/proposals, the County will give preference to businesses that are certified by the State of California as a Disabled Veteran Business Enterprise (DVBE) or by the Department of Veterans as a Service Disabled Veteran Owned Small Business (SDVOSB) consistent with Chapter 2.211 of the Los Angeles County Code.

Vendor understands that in no instance shall the disabled veteran business enterprise preference program price or scoring preference be combined with any other County preference program to exceed eight percent (8%) in response to any County solicitation.

Information about the State's Disabled Veteran Business Enterprise certification regulations is in the California Code of Regulations, Title 2, Subchapter 8, Section 1896 et seq., and is also available on the California Department of General Services Office of Disabled Veteran Business Certification and Resources Website at http://www.pd.dgs.ca.gov.

Information on the Veteran Affairs Disabled Business Enterprise certification regulations made be found in the Code of Federal Regulations, 38CFR 74 and is also available on the Veterans Affairs Website at: http://www.vetbiz.gov.

X	I AM NOT a Disabled Veteran Business Enterprise certified by the State of California or a Service Disabled Veteran Owned Small Business with the Department of Veteran Affairs.
	I AM certified as a Disabled Veteran Enterprise with the State of California or a Service Disabled Veteran Owned Small Business with the Department of Veteran Affairs as of the date of this proposal/bid submission and I request this proposal be considered for the DVBE Preference.

DECLARATION: I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE ABOVE INFORMATION IS TRUE AND ACCURATE.

Name of Firm: Urban Graffiti Enterprises, Inc.	County Webven No. 52010701
Print Authorized Name: Juan Reingse	Title: President
Authorized Signature:	Date: July 21, 2014

SIGNATURE OF REVIEWER	APPROVED	DISAPPROVED	DATE
			to the state of th

STATEMENT OF EQUIPMENT FORM FOR

GRAFFITI REMOVAL SERVICES AT WEST AREA FLOOD CONTROL FACILITIES (2014-PA027)

PROPOSER'S NAME: Urban Graffiti Enterprises,Inc.

ADDRESS: P.O. Box 2383, Covina, Ca. 91722

TELEPHONE: (626) 815-4900

STATE BELOW THE INFORMATION FOR ALL EQUIPMENT THAT WILL BE DEDICATED AND/OR DESIGNATED PRIMARY BACKUP TO THIS SERVICE

Please list one (1) item per line; DO NOT submit an equipment list in your own format. This form may be reproduced in order to list all equipment.

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STATEMENT OF EQUIPMENT FORM FOR GRAFFITI REMOVAL SERVICES AT WEST AREA FLOOD CONTROL FACILITIES (2014-PA027)

Urban Graffiti Enterprises, Inc. PROPOSER'S NAME:

P.O. Box 2383, Covina, Ca. 91722 ADDRESS:

(626) 815-4900 TELEPHONE:

STATE BELOW THE INFORMATION FOR ALL EQUIPMENT THAT WILL BE DEDICATED AND/OR DESIGNATED PRIMARY BACKUP TO THIS SERVICE

Please list one (1) item per line; DO NOT submit an equipment list in your own format. This form may be reproduced in order to list all equipment.

NO &	PRIMARY																
ESIGNATION Check one		×		<u>×</u>	-	×	-	<u>~</u>		<u>×</u>		×	×	_			
DESIGNATION Check one	DEDICATED		×		×	ŀ	×		×		×			×			
Note: Ook	LOCATION	Main Location	Main Location	Main Location	Main Location	Main Location	Mian Location	Main Location									
OBERATIONAL	OPERATIONAL*	Operational															
CONDITION	OF EQUIPMENT	Good	Good	Good	Good	Good	Good	Good	Good	Good	Good	Good	Good	Good			
· 公野等。第	SERIALINUMBER	005312	BA0218	BA0377	005312	BA0625	BA7070	BA0223	BA1610	BA6191	BA0222	BA6990	HDS4735	HDS4575			
		N/A	N/A	N/A	N/A	N/A	A/N	Ø.N	₹ Z	N/A	N/A	N/A	N/A	A/N			
	MODEL YEAR	3900	3900	3900	3900	3900	3900	3900	3900	3900	3900	3900					
MAKEOE	EQUIPMENT	Graco	Karcher	Karcher													
TO BUY	EQUIPMENT	Airless Sprayer	Airless Spraver	Airless Sprayer	Airless Spraver	Airless Sprayer	Airless Spraver	Pressure Washer	Pressure Washer								

GRAFFITI REMOVAL SERVICES AT SOUTH AREA AND WEST AREA FLOOD CONTROL FACILITIES (2013-PA027)

PROPOSER'S COMPLIANCE WITH MINIMUM REQUIREMENTS OF THE RFP Note: Proposer must check a box under each section.

Important Note: The information on this form is subject to verification and will not be used for scoring purposes.

Completing this form by itself without including detailed narrative in your proposal to support the minimum mandatory requirement of this RFP, any inconsistencies or inaccuracy in the information provided in this form, or this form and your Proposal, may subject your Proposal to disqualification or other actions, at the sole discretion of the County.

Proposer must meet the following minimum requirements, at the time of proposal submission:

- 1. Proposer must have a minimum of three years of experience performing graffiti abatement services.
 - Yes. Proposer does meet the experience requirement stated above. (In addition to responding on this form, as specified in Part I, Section 2.A.5, Experience, please provide a detailed narrative in your proposal to validate this minimum mandatory requirement for scoring of your proposal in this category.)

Proposers' Name	No. of Years	Description of Service	Page number(s) in the proposal explaining this experience
Urban Graffiti Enterprises,Inc.	23years	Graffiti removal and pressure wash services	7 and 8

<u>OR</u>

GRAFFITI REMOVAL SERVICES AT SOUTH AREA AND WEST AREA FLOOD CONTROL FACILITIES (2013-PA027)

•	Proposer's	managing	employee	must	have	a	minimum	of	three	years	of
	experience	performing	graffiti abat	tement	servic	25 .					

Yes. Proposer managing employee does meet the experience requirement
stated above. (In addition to responding on this form, as specified in Part I,
Section 2.A.5, Experience, please provide a detailed narrative in your proposal
to validate this minimum mandatory requirement for scoring of your proposal in
this category.)

Managing Employee's Name	No. of Years	Description of Service	Page number(s) in the proposal explaining this experience
	CHARGO SOCIONADO SOCIANDO SOCI		

	Proposer									
requir	rement sta	rted :	above.	If you	check t	nis bo	x, you	r propo	sal wi	<u>ll be</u>
imme	diately dis	зquа	lified as	nonre	sponsive					

I declare under penalty of perjury that the information stated above is true and accurate.

Signature	Title
JES .	President
Firm Name	Date
Urban Graffiti Enterprises, Inc.	July 21, 2014

COUNTY OF LOS ANGELES LIVING WAGE PROGRAM

APPLICATION FOR EXEMPTION

The contract to be awarded pursuant to the RFP is subject to the County of Los Angeles Living Wage Program (Program) (Los Angeles County Code, Chapter 2.201). Contractors and subcontractors may apply individually for consideration for an exemption from the Program. To apply, complete and submit this form to Public Works seven days prior to the due date for proposals. Upon review of the submitted Application for Exemption, Public Works will determine, in its sole discretion, whether the contractor and/or subcontractor is/are exempt from the Program.

Company Name:

Company Address:			
City:		State:	Zip Code:
Telephone Number	Facsimile Number		Email Address:
Awarding Departme	ent:		Contract Term:
Type of Service:		\	
Contract Dollar Am	ount:		Contract Number (if any):
] My b	S TO PUBLIC WORKS OR FAX TO (6) usiness is a nonprofit corporation qualif RS Determination Letter).	_	al Revenue Code Section 501(c)(3) (you must at
My to subs	ousiness is a Small Business (as de idiary of a business dominant in its fie		ving Wage Ordinance) which is not an affiliat
	and part-time employees; AND		
u	Has less than \$1 million in annual contract amount; OR	gross revenues	in the preceding fiscal year including the propo
	Is a technical or professional serv preceding fiscal year including the p		s than \$2.5 million in annual gross revenues in amount.
			25,000 during the preceding 12 months under or acts, including the proposed contract amount.

FORM LW-2 - APPLICATION FOR EXEMPTION (continued)

	My bus	iness is subject to a	bona fide Collective Barç	gaining Agreement (you i	must attach the agre	ement); AND
		the Collective Barg Living Wage Progra		essly provides that it su	persedes all of the pr	ovisions of the
		provisions of the Li	ving Wage Program (I v	pressly provides that it vill comply with all provis lective Bargaining Agreer	ions of the Living Wag	
l decla		r penalty of perjury	under the laws of the	State of California that t	the information herei	n is true and
PRIN	T NAME:			TLE:		
SIGN	ATURE:		I V		DATE:	
Applic	ation for	Exemption. The Co	ed below is for informat unty will not consider or	I Information ion purposes only. It is evaluate the information a contract to the Board of	provided below by Co	
	Either for thos	se employees who w	ill be providing services t	ve bargaining unit have to the County under the c	ontract.	are benefit plan
		Health Benefit(s) P				
		☐ Monthly	☐ Quarterly	☐ Bi-Annual		
		☐ Annually	☐ Other (Specify):			
				ctive bargaining unit hat to the County under the c		are benefit plan

COUNTY OF LOS ANGELES LIVING WAGE ORDINANCE

Contractor Living Wage Declaration

The contract to be awarded pursuant to this Request for Proposals (RFP) is subject to the County of Los Angeles Living Wage Ordinance (Program). You must declare your intent to comply with the Program.

If you believe that you are exempt from the Program, please complete the Application for Exemption form and submit it, as instructed in the RFP, to Public Works before the deadline to submit proposals.

If you are not exempt from the Program, please check the option that best describes your intention to comply with Program.

Π	I do not have a bona fide hea County under the contract. I will	ith care benefit plan for the pay an hourly wage of not it.	lose employees who will be providing services to the less than \$11.84 per hour per employee.
ki	I do have a bone fide health ca under the contract but will pay in not less than \$11.84 per hour p	nto the plan less than \$2.20	mployees who will be providing services to the County O per hour per employee. I will pay an hourly wage of
11	I do have a bona fide health ca under the contract and will pay not less than \$9.64 per hour pe	into the plan at least \$2.20	mployees who will be providing services to the County I per hour per employee. I will pay an hourly wage of
	Health Plan(s):		
	Company Insurance Group Num	n be r.	
	Health Benefit(s) Payment Sche	adule:	
	☐ Monthly	□ Quarterly	□ Bi-Annual
	() Annually	□ Other	(Specify)
	<u> </u>		
PLE	ASE PRINT COMPANY NAME:		
l dec	clare under penalty of perjury under	r the laws of the State of Ca	alifornia that the above information is true and correct:
SIGI	NATURE:	DAT	E: July 21, 2014
PLE	ASEPRINT NAME:	TITE	LE OR POSITION:
11	Juan Reinoso	1	President

PLASPUBLICONTRACTMASTERIUMDECLARATION DOC Rev. PW 02/13/07

COUNTY OF LOS ANGELES LIVING WAGE PROGRAM ACKNOWLEDGMENT AND STATEMENT OF COMPLIANCE

The undersigned individual is the owner or authorized agent of the business entity or organization (Firm) identified below and makes the following statements on behalf of his or her Firm. CHECK EACH APPLICABLE BOX.

LIVING WAGE ORDINANCE:

I have read the County's Living Wage Ordinance (Los Angeles County Code Section 2.201.010 through 2.201.100), and understand that the Firm is subject to its terms.

CONTRACTOR NON-RESPONSIBILITY AND CONTRACTOR DEBARMENT ORDINANCE:

I have read the provisions of the RFP describing the County's Determinations of Contractor Non-Responsibility and Contractor Debarment Ordinance (Los Angeles County Code Section 2.202.010 through 2.202.060), and understand that the Firm is subject to its terms.

LABOR LAW/PAYROLL VIOLATIONS:

A "Labor Law/Payroll Violation" includes violations of any Federal, State, or local statute, regulation, or ordinance pertaining to wages, hours, or working conditions such as minimum wage, prevailing wage, living wage, the Fair Labor Standards Act, employment of minors, or unlawful employment discrimination.

History of Alleged Labor Law/Payroll Violations (Check One):

DANG RAP AGRUBIONTRACTION BLACTING (O'MBB) REGISTRACTURE ABOVE AND ABOVE AT 150 FOR THE ROLD STATES.

×	The Firm HAS NOT been named in a complaint, Law/Payroll Violation which involves an incident on	claim, investigation or proceeding relating to a alleged Labor curring within three years of the date of the proposal; OR
	Law/Payroll Violation which involves an incident or	aim, investigation, or proceeding relating to a alleged Labor courring within three years of the date of the proposal. (I have becament History form with the pertinent information for each
Histo	ory of Determinations of Labor Law/Payroll Violation	ns (Check One):
6	There HAS BEEN NO determination by a public of Firm committed a Labor Law/Payroll Violation; OR	entity within the three years of the date of the proposal that the
Π	committed a LaboriPayroll Violation. I have attact form with the pertinent information for each violati and address of claimant, date of incident, date of	by within the three years of the date of the proposal that the Firm thed to this form the required Labor/Payroll/Debarment History ion (including each reporting entity name, case number, name claim opened, and nature and disposition of each violation or proposer's final evaluation score ranging from 1% to 20% of the ductions occurring for undisposed violations.)
HIST	ORY OF DEBARMENT (Check one):	
X	The Firm HAS NOT been debarred by any public e	entity during the past ten years; OR
		within the past ten years. Provide the pertinent information, dates of disbarment, and nature of each debarment) on the
l dec		he State of California that the above is true, complete and
	1-6-	Juan Reinoso, President
, 0	Owner's/Agent's Authorized Signature	Print Name and Title
	Urban Graffiti Enterprises, Inc.	July 21, 2014
-	Print Name of Lum	() Faire

COUNTY OF LOS ANGELES LIVING WAGE PROGRAM LABOR/PAYROLL/DEBARMENT HISTORY

The Firm must complete and submit a separate form (make photocopies of form) for each instance of (check the applicable box below):

	ears of the date of the propo	elating to an alleged Labor Law/Payroll Violation for an incident occ osal.
A determination by a Violation.	public entity within three yea	ars of the date of the proposal that the Firm committed a Labor Law/P
A debarment by a pub	lic entity listed below within	the past ten years.
Print Name of Firm:		Print Name of Owner.
Print Address of Firm:		Owner's/AGENT'S Authorized Signature:
Clty, State, Zip Code		Print Name and Title:
Public Entity Name		
Public Entity	Street Address:	$\Lambda I / \Delta$
Address:	City, State, Zip:	M// N
Case Number/Date	Case Number:	
Claim Opened:	Date Claim Opened:	
	Name:	
Name and Address	Street Address:	
of Claimant:	City, State, Zip:	
Description of Work:	e.g., Janitorial)	
Description of Allegation and/or Violation:		
Disposition of Finding: (attach disposition letter) (e.g., Liquidated Damages, Penalties, Debarment, etc.)		

Additional Pages are attached for a total of ______ pages.

P:\ASPUB\CONTRACT\CONTRACTING FORMS\RFP\TOF-PROPA-10-2-06.DOCDOC PW Rev. 12/2002

GUIDELINES FOR ASSESSMENT OF PROPOSER LABOR LAW/PAYROLL VIOLATIONS

COUNTY DETERMINATION Proposer Name: Contracting Department: Department Contact Person:	RANGE OF DEDUCTION (Deduction is taken from the points available)	
Phone:		
·	Proposer Fully Disclosed	Proposer <i>Did Not</i> Fully Disclose
MAJOR	R - 10%	16 - 20%
County determination, based on the Evaluation Coterio, that proposer has a record of very serious violation s.*	unsider investigating a ting of proposer non- res onsibility**	Consider investigating a finding of proposer non-responsibility**
SIGNIFICANT	4 - 7%	8 - 14%
County determination, based on the Evaluation Criteria, that proposer has a record of significant violations.*		Consider investigating a finding of proposer non-responsibility**
MINOR	2 - 3%	4 - 6%
County determination, based on the Evaluation Criteria, that proposer has a record of relatively minor violations.*		
INSIGNIFICANT	0 - 1%	1 - 2%
County determination, based on the Evaluation Criteria, that proposer has a record of very minimal violations.*		
NONE	0	N/A
County determination, based on the Evaluation Criteria, that proposer does not have a record of violations.*		

Assessment Criteria

* A 'Labor Law/Payroll Violation' includes violations of any Federal, State or local statute, regulation or ordinance pertaining to wages, hours, working conditions such as minimum wage, prevailing wage, living wage, the Fair Labor Standards Act, employment of minors, or unlawful employment discrimination. The County may deduct points from a proposer's final evaluation score only for Labor Law/Payroll Violations with disposition by a public entity within the past three years of the date of the proposal.

The assessment and determination of whether a violation is major, significant, minor, or insignificant and the assignment of a percentage deduction shall include, but not be limited to, consideration of the following criteria and variables:

- ☐ Health and/or safety impact
- Number of occurrences
- Identified patterns in occurrences
- Dollar amount of lost/delayed wages
- Assessment of any fines and/or penalties by public entities
- Proportion to the volume and extent of services provided, e.g., number of contracts, number of employees, number of locations, etc.

^{**} County Code Title 2, Chapter 2.202.030 sets forth criteria for making a finding of contractor non-responsibility which are not limited to the above situations.

REQUESTED INFORMATION ON THE PROPOSER'S MEDICAL PLAN COVERAGE

Proposer:				
Name of Proposer's Health Plan:		···	Date	·
(Please use a separate form for eac	h hea		by the proposer to emp	oloyees who will be working under this
ITEMS	CO	ES THE PLAN VER? S) (NO)	WHAT DOES THE PROPOSER OR PROPOSER'S PLAN PAY?	LIST ANY COPAYMENTS AND/OR COMMENTS
Proposer's Health Plan Premium Employee only Employee + 1 dependent Employee + 2 dependents Employee + 3 dependents	Y Y Y	N N N	\$ \$ \$ \$	
Proposer's portion of above health premium payment Employee only Employee + 1 dependent Employee + 2 dependents Employee + 3 dependents	Y Y Y	N N N	\$ \$ \$ \$	
Any Annual Deductible? Per Person Per Family	Y	N N	/A	
Any Annual Maximum Employee Out- of-Pocket Expense? Per Person Per Family	Y	N N	\$ \$	
Any Lifetime Maximum? Per Person Per Family	Y	N N	\$ \$	
Ambulance coverage	Y	N	\$	
Doctor's Office Visits	Υ	N	\$	
Emergency Care	Y	N	\$	
Home Health Care	Y	N	\$	
Hospice Care	Υ	N	\$	
Hospital Care	Y	N	\$	
Immunizations	Y	N	\$	
Maternity	Υ	N	\$	
Mental Health	Y	N	\$	

\$

Mental Health In-Patient Coverage

LW-7 - PROPOSER'S MEDICAL PLAN COVERAGE (continued)

ITEMS	COVI	S THE PLAN ER?) (NO)	WHAT DOES THE PROPOSER OR PROPOSER'S PLAN PAY?	LIST ANY COPAYMENTS AND/OR COMMENTS
Mental Health Out-Patient Coverage	Y	N	3 A	
Physical Therapy	Y	N	\$	
Prescription Drugs	Y	N	\$	
Routine Eye Examinations	Υ	N	\$	
Skilled Nursing Facility	Υ	N	\$	
Surgery	Υ	N	\$	
X-Ray and Laboratory	Y	N	\$	

Under t	his health plan, a full time employee:
	Becomes eligible for health insurance coverage after days of employment.
	Is defined as an employee who is employed more than hours per week.
OTHER	BENEFITS:
A.NUM	BER OF PAID SICK DAYS EARNED IN THE FIRST YEAR OF EMPLOYMENT IS DAYS.
	BER OF PAID SICK DAYS EARNED IN THE SECOND YEAR OF EMPLOYMENT IS DAYS.
C.NUM	BER OF PAID VACATION DAYS EARNED IN THE FIRST YEAR OF EMPLOYMENT IS $\underline{5}$ DAYS.
D.NUM	BER OF PAID VACATION DAYS EARNED IN THE SECOND YEAR OF EMPLOYMENT IS $\underline{5}$ DAYS.
E.NUM	BER OF PAID HOLIDAYS PER YEAR IS <u>8</u> DAYS.

STAFFING PLAN AND COST METHODOLOGY FOR CONTRACT:

GRAFFITI REMOVAL SERVICES INEST AREA FLOOD CONTROL FACILITIES (2014-PAGIZ)

Reroser Urban Graffiti Enterprise, inc.

HOURS WAGE RATE \$ 24,62 2050 11,84 5 24,62 2050				611	9	2		ľ	HOUSE	ANSULAL	HOURLY	ANNUAL.
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kers' Compansation Total Annual Employee Benefits (1+2+3+4) \$ Costs Siralive Costs Total Annual Other Costs (5+8+7+8) \$ TOTAL ANNUAL PRICE S 3						1805-H (Z)	h Irsun	t. bau	10000000			
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00										Total	Annual Other Coats (5+8+7+8	
2				100000000000000000000000000000000000000							A Commission of the Commission	
		7000000000									TOTAL ANNUAL PRICE	(7)

At employees shown must be FULL-TWAE employees of the proposer, unless exemplion to use Part-Time employees has been granted by the County.

the above information was compiled from records that are avaitable to me at this time and i decise under pensity of perjury that the information is true and accurate within the requirements of the proposal.

Juan Reinoso Name of Proposer

Living magerale shall be at least \$11,54 per hour

Jervacion, soc. holiday, health and walfare, and panalen. Proposer's costs for insurance, supplies, equipment, overhead, and any other miscellangous costs and to be shown as requested. These costs, plus like Note: This cost methodology is to show, in detail, how the Proposer arrived at the proposed contract price. This methodology is to reflect employee classifications to be used (e.g., landscape maintenance laborer, prestance sets and projected profit must make the total to the Proposer's armuel price as quoted in Form PW-2.2, Schedule of Prices. When there is a discrepancy between the price guided in Form PW-2.2, Schedule of Prices, and the cost methodology, Form tW-8.2, the contectly esteutised price indicated in Form PW-2.2, Schedule of Prices, and the cost methodology, Form tW-8.2, the contectly esteutised price indicated in Form PW-2.2, Schedule of Prices, and the cost methodology, Form tW-8.2, the contectly esteutised price indicated in Form PW-2.2, Schedule of Prices. ... Grown cost for houth treutance is \$2.20/hour if hourly wage rate is between \$9.64 and \$11.64, unless exemption from Living Wage requirements has been granted by the County.

GRAFFITI REMOVAL SERVICES AT SOUTH AREA AND WEST AREA FLOOD CONTROL FACILITIES WAGE AND HOUR RECORD KEEPING FOR LIVING WAGE CONTRACTS

(2014-PA027)

INSTRUCTIONS

uses and the internal controls in place to ensure compliance with State and Federal labor regulations and record keeping requirements. In order to appropriately evaluate this area (Part I, Section 4.D, Evaluation Criteria), it is critical that the Proposer submit a detailed description of The contractor selected through this RFP process will be required to comply with State and Federal labor regulations and record keeping requirements. The objective of this questionnaire is to determine the appropriateness, scope, and suitability of the procedures the Proposer the processes and the steps associated with those processes.

Answer all questions thoroughly and in the same sequence as provided below. If a question is not applicable, indicate with "N/A" and explain why such question is not applicable. Provide additional details to ensure a clear picture of the Proposer's processes and controls. As used in this questionnaire, the term Proposer includes the business entity that will provide the proposed services. Attach an actual sample copy of timesheet, paycheck, and pay stub.

ADDITIONAL PAGES MAY BE ATTACHED OR RESPONSES CAN BE PROVIDED IN A SEPARATE DOCUMENT.

IDENTIFY EACH RESPONSE BY THE CORRESPONDING QUESTION NUMBER.

					 1
RESPOND HERE OR ATTACHED NUMBERED RESPONSES IF MORE SPACE IS NEEDED.		1.1 All employees clock in at the beginning and at the end of their shift. Either through their phone or the card swipe system.	1.2 Unless otherwise instructed, all employees report to the main location for work.	1.3 All employees report to the central site where the employee's shift is to start.	
QUESTION	1. TRACKING HOURS WORKED	1.1. How does the Proposer track employee hours actually worked?	1.2. Where do the Proposer's employees report to work at the beginning of their shift? At the work location or a central site with travel to the worksite?	1.3. If the employees report to a central site with travel to the worksite, when does the Proposer consider the employees' shift to have started? At a central site or upon arrival at the work location?	

QUESTION	RESPOND HERE OR ATTACHED NUMBERED RESPONSES IF MORE SPACE IS NEEDED.
2. REPORTING TIME How does the Proposer know employees actually reported to work and at what time? For example, signin sheets, computerized check in, call-in system, or some other method?	2. All employees clock in using a computerized clock in system located at the main location or buy using their compnay phone.
3. RECORDS OF ACTUAL TIME WORKED	
3.1. What records are created to document the beginning and ending times of employee's actual work shifts?	3.1 Computer generated time sheets are created to document beginning and ending times of the employee's actual shift.
 What records are maintained by the Proposer of actual time worked? 	3.2 Computer generated time sheets records are maintained of actual time worked.
3.3. Are the records maintained daily or at another interval (indicate the interval)?	3.3 Daily for bi-weekly payroll.
3.4. Who creates these records (e.g., employee, supervisor, or office staff)?	3.4 Payroll Department
3.5. Who checks the records, and what are they checking for?	3.5 The Staff Supervisor checks the records to ensure accuracy with the days and hours worked.
3.6. What happens to these records?	3.6 Records are kept securely.
3.7. Are they used as a source document to create Proposer's payroll?	3.7 Yes
3.8. ATTACH ACTUAL COPIES OF THESE RECORDS (Please blank out any personal information).	3.8 Copy attached

UGE PAYROLL 06/22/2014-07/05/2014

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3	Aguilar, Sal (Not Assigned)	(paut								Badge: 18 ID:0010
4	Date	E	Out	드	Ont	Total	Overtime	H 0	Meal	Notes
2	06/22/2014 Sun	None				0.00	0.00	0.00	0.00	
9	06/23/2014 Mon	5:56 am	2:30 pm			8.00	00.0	8.00	-0.50	
, _	06/24/2014 Tue	6:02 am	2:34 pm			8.00	00'0	16.00	-0.50	
. α	06/25/2014 Wed	5:54 am	2:30 pm			8.00	00.0	24.00	-0.50	
0	06/26/2014 Thu	5:59 am	2:35 pm			8.00	0.00	32.00	-0.50	
, [5	06/27/2014 Fri	6:03 am	2:31 pm			8.00	00.00	40.00	-0.50	
7	06/28/2014 Sat	None				0.00	0.00	40.00	0.00	
2		None				0.00	0.00	0.00	0.00	
5		5:58 am	2:32 pm			8.00	0.00	8.00	-0.50	
14		5:59 am	2:30 pm			8.00	00.0	16.00	-0.50	
7,		6:01 am	2:58 pm			8.50	0.50	24.00	-0.50	
9		5:58 am	2:21 pm			7.75	00.00	31.75	-0.50	-
7		Holiday				8.00	0.00	31.75	0.00	
- 20		None				0.00	00.00	31.75	0.00	
19							1		1	
20	<u>Department</u>	Reg	티	Vac	Sick	오	9	LAUBS	I OIR	
21	Not Assigned	71.75	0.50	8.0	0.00	8.00	00.00	0.00	80.25	
22										
23	Totals	71.75	0.50	0.00	0.00	8.00	0.00	0.00	80.25	
24										
25										
82	0									
27	X									
28							イノイ			
1					<u> </u>					
30	Employee Signature				Õ	Date				
31										
32		4	<u> </u>			7	2/10			
8 8	Y () M () Y				3	1	/ //			
35	Approved By				۵	Date				
36										

RESPOND HERE OR ATTACHED NUMBERED RESPONSES IF MORE SPACE IS NEEDED.	\\\\\\\\	5.1 All field staff are required to call into the office when taking a break or lunch.5.2 Employees sign a lunch attestation every pay period.5.3 The Staff Supervisor prints out the form and ensures all employees sign the attentation.
QUESTION	OTHER RECORDS USED TO CREATE PAYROLL (IF ANY) If records of actual time worked are not used to create payroll, what is the source document that is used? Who prepares and who checks the source document? Does the employee sign it? Who approves the source document, and what do they compare it with prior to approving it?	BREAKS How does the Proposer know that employees take mandated breaks and meal breaks (periods)? Does the Proposer maintain any written supporting documentation to validate that the breaks actually occurred? If so, who prepares, reviews, and approves such documentation?
	4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4	5. 5.1. 5.3.

	QUESTION	RESPOND HERE OR ATTACHED NUMBERED RESPONSES IF MORE SPACE IS NEEDED.
6.1. 6.2. 6.3.		 6.1 The Payroll Department generates the time sheets. The Staff Supervisor reviews the time sheets for accuracy. The Staff Supervisor then gives the time sheets to each employee for their review. Once the employees check their time sheet, they are signed and returned to the Staff Supervisor. Any questions are addressed with the Staff Supervisor at that time and any needed corrections are made. Once all time sheets are signed by the employees, the Staff Supervisor signs them and gives them to the Payroll Department to generate the checks. 6.2 All employees are paid with a computer generated check. 6.3 A single check is provided with all straight and overtime included.
6.4. 6.5.	what information is provided on the check (e.g., deductions for taxes, etc.)? ATTACH A COPY OF A PAY CHECK STUB THAT SHOWS DEDUCTION CATEGORIES (COVER UP OR BLOCK OUT BANK ACCOUNT INFORMATION AND ANY EMPLOYEE INFORMATION).	6.5 Copy of check stub is attached.

URBAN GRAFFITI ENTERPRISES, INC. YTD TAXES Current Hours Rate Current 11,246.04 71.97 11.84 849.52 Federal Income Tax Regular Pay 71.75 Social Security Overtime Pay 0.50 17.76 8.88 Medicare Holiday Pay 8.00 11.84 94.72 333.44 CA Income Tax CA State Disability DEDUCTIONS Current Urban Graffiti Enterprises Uniform Deposit PO BOX 2383 State Ordered Deduction COVINA YTD OTHER PAY CA, 91722 SUMMARY Current Pay Period Total Pay Used \$953.12 06/22/2014 - 07/05/2014 Taxes \$149.40





1084/10084 659762 (5/14)

Pay Date

MEMO:

07/10/2014

Deductions

NET PAY:

6368

YTD 694.80

722.39

168.95

116.51

0.00

YTD

280.00

420.00

YTD

\$11,651.45

\$1,702.65

\$783.72

\$700.00

66.96

59.09

13.82

0.00

9.53

20.00

\$20,00

0.00

QUESTION

RESPOND HERE OR ATTACHED NUMBERED RESPONSES IF MORE SPACE IS NEEDED.

MANUAL PAYROLL SYSTEM

- payroll takes to create a check, starting from the source document through the issuance of a describe the steps the person preparing the If the Proposer uses a manual payroll system, check.
- County's Living Wage rate for County work and the Proposer's standard rate for other non-County work), how does the person preparing If the employee has multiple wage rates (i.e., the payroll calculate total wages paid? 7.2.

AUTOMATED PAYROLL SYSTEM ထ

- services to an outside firm, describe the steps If the Proposer uses an automated payroll system or contracts for such automated payroll taken to prepare the payroll.
- County's Living Wage rate for County work and the Proposer's standard rate for other non-If the employee has multiple wage rates (i.e., County work), how does the automated payroll system calculate total wages paid? 8.2.
- Is the calculation embedded in the software program, or does someone have to override the system to perform the calculation? 8.3

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- The Payroll Department generates the time sheets. The Staff Supervisor reviews the ime sheets are signed by the employees, the Staff Supervisor signs them and gives are signed and returned to the Staff Supervisor. Any questions are addressed with time sheets for accuracy. The Staff Supervisor then gives the time sheets to each the Staff Supervisor at that time and any needed corrections are made. Once all employee for their review. Once the employees check their time sheet, they hem to the Payroll Department to generate the checks. ∞ 1.
- 8.2 Preset wages ensure that all employees are paid the correct wage.
- 8.3 The calculations are embedded in the software program.

were:	The state of the s	DESCOUND HERE OR ATTACHED NUMBERED RESPONSES IF MORE SPACE IS NEEDED.
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တံ ဘ	TRAVEL TIME 1. Hew is travel time during an employee's shift paid?	9.1 Employee's travel time is paid at their base rate.
ලද් පත්	2. At what rate is such travel time paid if the employee has multiple wage rates?	9.2 The employee's travel time is paid it their base rate.
න —	3 Discuss how the Proposer calculates the day's wages for each situation described in the Edoving two examples:	
	a. During a single shift, an employee works three hours at a work location under a County Living Wage contract, then travels an hour to another work location to work four hours, where they are paid at a different rate than the County's Living Wage	9.3 (a) The employee will be paid the three hours at the LWO rate. The travel time at thier base rate and the four hours at the rate required for that contract.
* Afficial of \$100 pt and \$100	b During a single shift, an employee works three hours at a work location under a County Living Wage confect, then travels an Hour to another work location to work four hours, where they are also peld the County's Living Wage rate.	9.3 (b) The employee will be paid the full day at the LWO rate.
And and an annual section of the sec	19. OVERTIME 19. The does the Proposer calculate overtime wages? 10.2 What if the employee has multiple wage rates?	10.1 Overtime is calculated at time and a half. 10.2 The employee's overtime would be paid at the rate where the overtime was generated.
Ī	Profisere Itan Reinoso	Company: Urban Graffiti Enterprises, Inc.
ig.	Gign sture	Date: July 21, 2014
:		

Bid Detail Information

Bid Number: PW-ASD926

Bid Title: Graffiti Removal Services at South Area and West Area Flood Control Facilities (2014-PA027)

Bid Type: Service Department: Public Works

Commodity: GRAFFITI REMOVAL SERVICES

Open Date: 6/23/2014

Closing Date: 7/21/2014 5:30 PM Bid Amount: \$ 1,200,000 Bid Download: Not Available

Bid Description: PLEASE TAKE NOTICE that Public Works requests proposals for two contracts for Graffiti Removal Services at South Area and West Area Flood Control Facilities (2014-PA027). These two contracts have been designed to have potential maximum contract terms of five years, consisting of an initial one-year term and four potential additional one-year option renewals. The total annual contract amount of these services is estimated to be \$600,000 for the South Area and \$600,000 for the West Area. The Request for Proposals (RFP) with contract specifications, forms, and instructions for preparing and submitting proposals may be access at http://dpw.lacounty.gov/asd/contracts or may be requested from Mr. Scott Pham at (626) 458 4069, spham@dpw.lacounty.gov, Monday through Thursday, 7 a.m. to 5 p.m.

> PLEASE CHECK THE WEBSITE FREQUENTLY FOR ANY CHANGES TO THIS SOLICITATION. ALL ADDENDA AND INFORMATIONAL UPDATES WILL BE POSTED AT http://dpw.lacounty.gov/asd/contracts.

Each South Area and West Area flood control facilities will be awarded and evaluated independently. Proposers may submit a proposal for either or both areas. The proposal must specify the area it is submitted for. Proposers' work plan must be customized for each area.

Minimum Requirement(s): Proposers must meet all minimum requirements set forth in the RFP document at the time of proposal submission including, but not limited to:

- 1. Proposer must hold a valid and active C-33 State of California-issued Contractor's license
- 2. Proposer or its managing employee must have a minimum of three years of experience performing graffiti abatement services.
- 3. The use of subcontractors is prohibited for this service. Please disregard all references to subcontractor in this RFP.

A Proposers' Conference will be held on Monday, July 7, 2014, at 9:30 a.m. at Public Works Headquarters, 900 South Fremont Avenue, Alhambra, California 91803, in Conference Room B. ATTENDANCE BY THE PROPOSER OR AN AUTHORIZED REPRESENTATIVE AT THE CONFERENCE IS MANDATORY. Public Works will reject proposals from those whose attendance at the conference cannot be verified. Attendees should be prepared to ask questions at that time about the specifications, proposal requirements, and contract terms. After the conference, Proposers must submit questions in writing and request information for this solicitation within three business days from the date of the conference.

The deadline to submit proposals is Monday, July 21, 2014, at 5:30 p.m. Please direct your questions to Mr. Pham at the number listed below.

Contact Name: Scott Pham Contact Phone#: (626) 458-4069

Contact Email: spham@dpw.lacounty.gov Last Changed On: 6/24/2014 7:56:35 AM

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