180073

COUNTY OF MENDOCINO STANDARD SERVICES AGREEMENT FOR REDWOOD VALLEY WATER INFRASTRUCTURE RETROFIT PROJECT

This Agreement is by and between the COUNTY OF MENDOCINO, hereinafter referred to as the "COUNTY", and <u>Brelje & Race Consulting Engineers</u>, 475 Aviation Blvd., <u>Suite 120</u>, <u>Santa Rosa</u>, <u>CA 95403</u>, hereinafter referred to as the "CONSULTANT".

WITNESSETH

WHEREAS, pursuant to Government Code Section 31000, COUNTY may retain independent contractors to perform special services to or for COUNTY or any department thereof; and,

WHEREAS, COUNTY desires to obtain CONSULTANT for its Redwood Valley Water Infrastructure Retrofit Project Engineering Services; and,

WHEREAS, CONSULTANT is willing to provide such services on the terms and conditions set forth in this AGREEMENT and is willing to provide same to COUNTY.

NOW, THEREFORE it is agreed that COUNTY does hereby retain CONSULTANT to provide the services described in Exhibit "A", and CONSULTANT accepts such engagement, on the General Terms and Conditions hereinafter specified in this Agreement, the Additional Provisions attached hereto, and the following described exhibits, all of which are incorporated into this Agreement by this reference:

Exhibit A	Definition of Services
Exhibit B	Payment Terms
Exhibit C	Insurance Requirements
Exhibit D	Mendocino County ePayables Information
Exhibit E	Disadvantaged Business Enterprise Information and Forms
Exhibit F	Required Federal Contract Provisions

Certain terms and provisions are required to be a part of this Agreement since COUNTY is utilizing federal funding to pay for the services of CONSULTANT described in Exhibit "A". These terms and provisions are located in Exhibit "F" of this Agreement and, for the purposes of this Agreement only, shall control and supersede any provisions to the contrary located in the body of the Agreement.

The term of this Agreement shall be from the date this Agreement becomes fully executed by all parties (the "Effective Date"), and shall continue through <u>December 31</u>, <u>2020</u>.

The total compensation to CONSULTANT under this Agreement shall not exceed one million, two hundred one thousand five hundred dollars (\$1,201,500), pursuant to the

BOS Agreement No.	
DOT Agreement No.	180073

terms of this paragraph. Work under this Agreement is being funded through grants obtained by COUNTY from the Federal Emergency Management Agency and California State Department of Water Resources, which will be split into two parts. Part 1includes the following tasks: environmental/permit preparation, design professional services; preparation of contract documents, PS&E, utility coordination with full agreements to inspect, accept and serve; property boundaries; and ROW descriptions. Part 2: includes the following tasks: construction support services, technical assistance, testing, and shop drawing review, inspections, and preparation of construction documentation. Exhibit A specifies the work to be performed with the funding from each part. The compensation payable to CONSULTANT hereunder for Part 1 work shall not exceed six hundred fifty-eight thousand dollars (\$658,000), which work is authorized to commence with the execution of this Agreement. Compensation for Part 2 work, is dependent on specific outcomes of Part 1 work; thus, compensation for Part 2 is projected to be as follows: if project construction is assumed to occur over a 7-1/2 month duration in Calendar Year 2020, Part 2 work is assumed to not exceed the amount of five hundred forty-three thousand five hundred dollars (\$543,500). However, if adjustments to Part 2 work and compensation for such work are necessary, they shall be authorized in writing by COUNTY following COUNTY's and CONSULTANT'S amendment to this Agreement of Part 2 costs. CONSULTANT shall not commence Part 2 work and shall not be entitled to receive compensation in excess of the Part 1 funding (\$658,000) without receiving written authorization from COUNTY to commence Part 2 work.

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IN WITNESS WHEREOF

DEPARTMENT FISCAL REVIEW: Transportation	BRELJE & RACE CONSULTING ENGINEERS
HOWARD N. DASHIELL, Director DATE	By: JOHN'S. LOCEY, P.E., President
Budgeted: ⊠ Yes ☐ No	
Budget Unit: 1910	Date: 12-21-12
Line Item: 2184	NAME AND ADDRESS OF CONSULTANT:
Grant: ⊠ Yes ☐ No	Brelje & Race Consulting Engineers 475 Aviation Blvd., Suite 120 Santa Rosa, CA 95403
Grant No.: DWR 4600012884, HGMP 4344-361-7	
By. CARRE BROWN , Chair BOARD OF SUPERVISORS	By signing above, signatory warrants and represents that he/she executed this Agreement in his/her authorized capacity and that by his/her signature on this Agreement, he/she or the entity upon behalf of which he/she acted, executed this Agreement
Date: <u>JAN 1 0 2019</u>	
ATTEST: CARMEL J. ANGELO, Clerk of said Board By Deputy	APPROVED AS TO FORM: KATHARINE L. ELLIOTT,
JAN 1 0 2619 I hereby certify that according to the provisions of Government Code section 25103, delivery of this document has been made.	County Counsel By:
CARMEL J. ANGELO, Clerk of said Board By: Deputy JAN 1 9 2019	Date: 12/20/18
INSURANCE REVIEW:	EXECUTIVE OFFICE/FISCAL REVIEW:
By: Risk Management	By: Deputy CEO
Date: 12-20-18	Date: 12/20/18
Signatory Authority: \$0-25,000 Department; \$25,001-50,000 Exception to Bid Process Required/Completed Mendocino County Business License: Valid Exempt Pursuant to MCC Section:	9 Purchasing Agent; \$50,001+ Board of Supervisors

GENERAL TERMS AND CONDITIONS

INDEPENDENT CONTRACTOR: No relationship of employer and employee is created by this Agreement; it being understood and agreed that CONSULTANT is an Independent Contractor. CONSULTANT is not the agent or employee of the COUNTY in any capacity whatsoever, and COUNTY shall not be liable for any acts or omissions by CONSULTANT nor for any obligations or liabilities incurred by CONSULTANT.

CONSULTANT shall have no claim under this Agreement or otherwise, for seniority, vacation time, vacation pay, sick leave, personal time off, overtime, health insurance medical care, hospital care, retirement benefits, social security, disability, Workers' Compensation, or unemployment insurance benefits, civil service protection, or employee benefits of any kind.

CONSULTANT shall be solely liable for and obligated to pay directly all applicable payroll taxes (including federal and state income taxes) or contributions for unemployment insurance or old age pensions or annuities which are imposed by any governmental entity in connection with the labor used or which are measured by wages, salaries or other remuneration paid to its officers, agents or employees and agrees to indemnify and hold County harmless from any and all liability which COUNTY may incur because of CONSULTANT's failure to pay such amounts.

In carrying out the work contemplated herein, CONSULTANT shall comply with all applicable federal and state workers' compensation and liability laws and regulations with respect to the officers, agents and/or employees conducting and participating in the work; and agrees that such officers, agents, and/or employees will be considered as Independent Contractors and shall not be treated or considered in any way as officers, agents and/or employees of COUNTY.

CONSULTANT does, by this Agreement, agree to perform his/her said work and functions at all times in strict accordance with all applicable federal, state and County laws, including but not limited to prevailing wage laws, ordinances, regulations, titles, departmental procedures and currently approved methods and practices in his/her field and that the sole interest of COUNTY is to ensure that said service shall be performed and rendered in a competent, efficient, timely and satisfactory manner and in accordance with the standards required by the County agency concerned.

Notwithstanding the foregoing, if the COUNTY determines that pursuant to state and federal law CONSULTANT is an employee for purposes of income tax withholding, COUNTY may upon two (2) week's written notice to CONSULTANT, withhold from payments to CONSULTANT hereunder federal and state income taxes and pay said sums to the federal and state governments.

- 2. INDEMNIFICATION: To the furthest extent permitted by law (including without limitation California Civil Code sections 2782 and 2782.8, if applicable), Consultant shall assume the defense of, indemnify, and hold harmless the COUNTY, its officers, agents, and employees, from and against any and all claims, demands, damages, costs, liabilities, and losses whatsoever alleged to be occurring or resulting in connection with the CONSULTANT'S performance or its obligations under this AGREEMENT, unless arising out of the sole negligence or willful misconduct of COUNTY. "CONSULTANT'S performance" includes CONSULTANT'S action or inaction and the action or inaction of CONSULTANT'S officers, employees, agents and subcontractors.
- 3. INSURANCE AND BOND: CONSULTANT shall at all times during the term of the Agreement with the COUNTY maintain in force those insurance policies and bonds as designated in the attached Exhibit C, and will comply with all those requirements as stated therein.
- 4. WORKERS' COMPENSATION: CONSULTANT shall provide Workers' Compensation insurance, as applicable, at CONSULTANT's own cost and expense and further, neither the CONSULTANT nor its carrier shall be entitled to recover from COUNTY any costs, settlements, or expenses of Workers' Compensation claims arising out of this Agreement.

CONSULTANT affirms that s/he is aware of the provisions of Section 3700 of the California Labor Code which requires every employer to be insured against liability for the Workers' Compensation or to undertake self-insurance in accordance with the provisions of the Code and CONSULTANT further assures that s/he will comply with such provisions before commencing the performance of work under this Agreement. CONSULTANT shall furnish to COUNTY certificate(s) of insurance evidencing Worker's Compensation Insurance coverage to cover its employees, and CONSULTANT shall require all subcontractors similarly to provide Workers' Compensation Insurance as required by the Labor Code of the State of California for all of CONSULTANT'S and subcontractors' employees.

5. CONFORMITY WITH LAW AND SAFETY:

a. In performing services under this Agreement, CONSULTANT shall observe and comply with all applicable laws, ordinances, codes and regulations of governmental agencies, including federal, state, municipal, and local governing bodies, having jurisdiction over the scope of services, including all applicable provisions of the California Occupational Safety and Health Act. CONSULTANT shall indemnify and hold COUNTY harmless from any and all liability, fines, penalties and consequences from any of CONSULTANT's failures to comply with such laws, ordinances, codes and regulations.

- b. Accidents: If a death, serious personal injury or substantial property damage occurs in connection with CONSULTANT's performance of this Agreement, CONSULTANT shall immediately notify Mendocino County Risk Manager's Office by telephone. CONSULTANT shall promptly submit to COUNTY a written report, in such form as may be required by COUNTY of all accidents which occur in connection with this Agreement. This report must include the following information: (1) name and address of the injured or deceased person(s); (2) name and address of CONSULTANT's sub-contractor, if any; (3) name and address of CONSULTANT's liability insurance carrier; and (4) a detailed description of the accident and whether any of COUNTY's equipment, tools, material, or staff was involved.
- c. CONSULTANT further agrees to take all reasonable steps to preserve all physical evidence and information which may be relevant to the circumstances surrounding a potential claim, while maintaining public safety, and to grant to the COUNTY the opportunity to review and inspect such evidence, including the scene of the accident.
- 6. PAYMENT: For services performed in accordance with this Agreement, payment shall be made to CONSULTANT as provided in Exhibit "B" hereto as funding permits.

If COUNTY over pays CONSULTANT for any reason, CONSULTANT agrees to return the amount of such overpayment to COUNTY, or at COUNTY's option, permit COUNTY to offset the amount of such overpayment against future payments owed to CONSULTANT under this Agreement or any other agreement.

In the event CONSULTANT claims or receives payment from COUNTY for a service, reimbursement for which is later disallowed by COUNTY, State of California or the United States Government, which disallowance is due to the actions or omissions of CONSULTANT, the CONSULTANT shall promptly refund the disallowance amount to COUNTY upon request, or at its option COUNTY may offset the amount disallowed from any payment due or that becomes due to CONSULTANT under this Agreement or any other agreement.

- 7. TAXES: Payment of all applicable federal, state, and local taxes shall be the sole responsibility of the CONSULTANT.
- 8. OWNERSHIP OF DOCUMENTS: CONSULTANT hereby assigns the COUNTY and its assignees all copyright and other use rights in any and all proposals, plans, specification, designs, drawings, sketches, renderings, models, reports and related documents (including computerized or electronic copies) respecting in any way the subject matter of this Agreement, whether prepared by the COUNTY, the CONSULTANT, the CONSULTANT's subcontractors or third parties at the request of the CONSULTANT (collectively, "Documents and

Materials"). This explicitly includes the electronic copies of all above stated documentation.

CONSULTANT shall be permitted to retain copies, including reproducible copies and computerized copies, of said Documents and Materials. CONSULTANT agrees to take such further steps as may be reasonably requested by COUNTY to implement the aforesaid assignment. If for any reason said assignment is not effective, CONSULTANT hereby grants the COUNTY and any assignee of the COUNTY an express royalty – free license to retain and use said Documents and Materials. The COUNTY's rights under this paragraph shall apply regardless of the degree of completion of the Documents and Materials and whether or not CONSULTANT's services as set forth in Exhibit "A" of this Agreement have been fully performed or paid for.

The COUNTY's rights under this Paragraph 8 shall not extend to any computer software used to create such Documents and Materials.

- 9. CONFLICT OF INTEREST: The CONSULTANT covenants that it presently has no interest, and shall not have any interest, direct or indirect, which would conflict in any manner with the performance of services required under this Agreement.
- 10. NOTICES: All notices, requests, demands, or other communications under this Agreement shall be in writing. Notices shall be given for all purposes as follows:

Personal delivery: When personally delivered to the recipient, notices are effective on delivery.

First Class Mail: When mailed first class to the last address of the recipient known to the party giving notice, notice is effective three (3) mail delivery days after deposit in a United States Postal Service office or mailbox. Certified Mail: When mailed certified mail, return receipt requested, notice is effective on receipt, if delivery is confirmed by a return receipt.

Overnight Delivery: When delivered by overnight delivery (Federal Express/Airborne/United Parcel Service/DHL WorldWide Express) with charges prepaid or charged to the sender's account, notice is effective on delivery, if delivery is confirmed by the delivery service.

Facsimile transmission: When sent by facsimile to the facsimile number of the recipient known to the party giving notice, notice is effective on receipt, provided that, (a) a duplicate copy of the notice is promptly given by first-class or certified mail or by overnight delivery, or (b) the receiving party delivers a written confirmation of receipt. Any notice given facsimile shall be deemed received on the next business day if it is received after 5:00 p.m. (recipient's time) or on a non-business day.

Addresses for purpose of giving notice are as follows:

To COUNTY:

COUNTY OF MENDOCINO

DEPARTMENT OF TRANSPORTATION

340 Lake Mendocino Drive

Ukiah, CA 95482

Attn: Howard Dashiell, Director

To CONSULTANT:

Brelje & Race Consulting Engineers

475 Aviation Blvd., Suite 120

Santa Rosa, CA 95403

ATTN: John S. Locey, P.E., President

Any correctly addressed notice that is refused, unclaimed, or undeliverable because of an act or omission of the party to be notified shall be deemed effective as of the first date that said notice was refused, unclaimed, or deemed undeliverable by the postal authorities, messenger, or overnight delivery service.

Any party may change its address or facsimile number by giving the other party notice of the change in any manner permitted by this Agreement.

- 11. USE OF COUNTY PROPERTY: CONSULTANT shall not use County property (including equipment, instruments and supplies) or personnel for any purpose other than in the performance of his/her obligations under this Agreement.
- 12. EQUAL EMPLOYMENT OPPORTUNITY PRACTICES PROVISIONS: CONSULTANT certifies that it will comply with all Federal, State, and local laws, rules and regulations pertaining to nondiscrimination in employment.
 - a. CONSULTANT shall, in all solicitations or advertisements for applicants for employment placed as a result of this Agreement, state that it is an "Equal Opportunity Employer" or that all qualified applicants will receive consideration for employment without regard to their race, creed, color, pregnancy, disability, sex, sexual orientation, gender identity, ancestry, national origin, age, religion, Veteran's status, political affiliation, or any other factor prohibited by law.
 - CONSULTANT shall, if requested to so do by the COUNTY, certify that it has not, in the performance of this Agreement, engaged in any unlawful discrimination.
 - c. If requested to do so by the COUNTY, CONSULTANT shall provide the COUNTY with access to copies of all of its records pertaining or relating to its employment practices, except to the extent such records or portions of such records are confidential or privileged under State or Federal law.

- d. Nothing contained in this Agreement shall be construed in any manner so as to require or permit any act which is prohibited by law.
- e. The CONSULTANT shall include the provisions set forth in this paragraph in each of its subcontracts.
- 13. DRUG-FREE WORKPLACE: CONSULTANT and CONSULTANT's employees shall comply with the COUNTY's policy of maintaining a drug-free workplace. Neither CONSULTANT nor CONSULTANT's employees shall unlawfully manufacture, distribute, dispense, possess or use controlled substances, as defined in 21 U.S. Code § 812, including, but not limited to, marijuana, heroin, cocaine, and amphetamines, at any COUNTY facility or work site. If CONSULTANT or any employee of CONSULTANT is convicted or pleads *nolo contendere* to a criminal drug statute violation occurring at a County facility or work site, the CONSULTANT, within five days thereafter, shall notify the head of the County department/agency for which the contract services are performed. Violation of this provision shall constitute a material breach of this Agreement.
- 14. ENERGY CONSERVATION: CONSULTANT agrees to comply with the mandatory standards and policies relating to energy efficiency in the State of California Energy Conservation Plan, (Title 24, California Administrative Code).
- 15. COMPLIANCE WITH LICENSING REQUIREMENTS: CONSULTANT shall comply with all necessary licensing requirements and shall obtain appropriate licenses and display the same in a location that is reasonably conspicuous, as well as file copies of same with the County Executive Office.

Before the COUNTY will issue a notice to proceed with the Services, CONSULTANT and any subcontractors must acquire, at their expense, a business license from County in accordance with MCC 6.0. Such licenses must be kept valid throughout the Agreement term.

CONSULTANT represents and warrants to COUNTY that CONSULTANT and its employees, agents, and any subcontractors have all licenses, permits, qualifications, and approvals of whatsoever nature that is legally required to practice their respective professions.

16. AUDITS; ACCESS TO RECORDS: The CONSULTANT shall make available to the COUNTY, its authorized agents, officers, or employees, for examination any and all ledgers, books of accounts, invoices, vouchers, cancelled checks, and other records or documents evidencing or relating to the expenditures and disbursements charged to the COUNTY, and shall furnish to the COUNTY, within sixty (60) days after examination, its authorized agents, officers or employees such other evidence or information as the COUNTY may require with regard to any such expenditure or disbursement charged by the CONSULTANT.

The CONSULTANT shall maintain full and adequate records in accordance with County requirements to show the actual costs incurred by the CONSULTANT in the performance of this Agreement. If such books and records are not kept and maintained by CONSULTANT within the County of Mendocino, California, CONSULTANT shall, upon request of the COUNTY, make such books and records available to the COUNTY for inspection at a location within County or CONSULTANT shall pay to the COUNTY the reasonable, and necessary costs incurred by the COUNTY in inspecting CONSULTANT's books and records. including, but not limited to, travel, lodging and subsistence costs. CONSULTANT shall provide such assistance as may be reasonably required in the course of such inspection. The COUNTY further reserves the right to examine and reexamine said books, records and data during the four (4) year period following termination of this Agreement or completion of all work hereunder, as evidenced in writing by the COUNTY, and the CONSULTANT shall in no event dispose of, destroy, alter, or mutilate said books, records, accounts, and data in any manner whatsoever for four (4) years after the COUNTY makes the final or last payment or within four (4) years after any pending issues between the COUNTY and CONSULTANT with respect to this Agreement are closed, whichever is later.

- 17. DOCUMENTS AND MATERIALS: CONSULTANT shall maintain and make available to COUNTY for its inspection and use during the term of this Agreement, all Documents and Materials, as defined in Paragraph 8 of this Agreement. CONSULTANT's obligations under the preceding sentence shall continue for four (4) years following termination or expiration of this Agreement or the completion of all work hereunder (as evidenced in writing by COUNTY), and CONSULTANT shall in no event dispose of, destroy, alter or mutilate said Documents and Materials, for four (4) years following the COUNTY's last payment to CONSULTANT under this Agreement.
- 18. TIME OF ESSENCE: Time is of the essence in respect to all provisions of this Agreement that specify a time for performance; provided, however, that the foregoing shall not be construed to limit or deprive a party of the benefits of any grace or use period allowed in this Agreement.
- 19. TERMINATION: The COUNTY has and reserves the right to suspend, terminate or abandon the execution of any work by the CONSULTANT without cause at any time upon giving to the CONSULTANT notice. Such notice shall be in writing and may be issued by any county officer authorized to execute or amend the contract, the County Chief Executive Officer, or any other person designated by the County Board of Supervisors. In the event that the COUNTY should abandon, terminate or suspend the CONSULTANT's work, the CONSULTANT shall be entitled to payment for services provided hereunder prior to the effective date of said suspension, termination or abandonment. Said payment shall be computed in accordance with Exhibit B hereto, provided that the maximum amount payable to CONSULTANT for its Redwood Valley Water Infrastructure Retrofit Project Engineering Services shall not exceed \$1,201,500 payment for

- services provided hereunder prior to the effective date of said suspension, termination or abandonment or lack of funding.
- 20. NON APPROPRIATION: If COUNTY should not appropriate or otherwise make available funds sufficient to purchase, lease, operate or maintain the products set forth in this Agreement, or other means of performing the same functions of such products, COUNTY may unilaterally terminate this Agreement only upon thirty (30) days written notice to CONSULTANT. Upon termination, COUNTY shall remit payment for all products and services delivered to COUNTY and all expenses incurred by CONSULTANT prior to CONSULTANT'S receipt of the termination notice.
- 21. CHOICE OF LAW: This Agreement, and any dispute arising from the relationship between the parties to this Agreement, shall be governed by the laws of the State of California, excluding any laws that direct the application of another jurisdiction's laws.
- 22. VENUE: All lawsuits relating to this contract must be filed in Mendocino County Superior Court, Mendocino County, California.
- 23. WAIVER: No waiver of a breach, failure of any condition, or any right or remedy contained in or granted by the provisions of this Agreement shall be effective unless it is in writing and signed by the party waiving the breach, failure, right or remedy. No waiver of any breach, failure, right or remedy shall be deemed a waiver of any other breach, failure, right or remedy, whether or not similar, nor shall any waiver constitute a continuing waiver unless the writing so specifies.
- 24. ADVERTISING OR PUBLICITY: CONSULTANT shall not use the name of County, its officers, directors, employees or agents, in advertising or publicity releases or otherwise without securing the prior written consent of COUNTY in each instance.
- 25. ENTIRE AGREEMENT: This Agreement, including all attachments, exhibits, and any other documents specifically incorporated into this Agreement, shall constitute the entire agreement between COUNTY and CONSULTANT relating to the subject matter of this Agreement. As used herein, Agreement refers to and includes any documents incorporated herein by reference and any exhibits or attachments. This Agreement supersedes and merges all previous understandings, and all other agreements, written or oral, between the parties and sets forth the entire understanding of the parties regarding the subject matter thereof. This Agreement may not be modified except by a written document signed by both parties. In the event of a conflict between the body of this Agreement and any of the Exhibits, the provisions in the body of this Agreement shall control.

- 26. HEADINGS: Herein are for convenience of reference only and shall in no way affect interpretation of this Agreement.
- 27. MODIFICATION OF AGREEMENT: This Agreement may be supplemented, amended or modified only by the mutual agreement of the parties. No supplement, amendment or modification of this Agreement shall be binding unless it is in writing and signed by authorized representatives of both parties.
- 28. ASSURANCE OF PERFORMANCE: If at any time the COUNTY has good objective cause to believe CONSULTANT may not be adequately performing its obligations under this Agreement or that CONSULTANT may fail to complete the Services as required by this Agreement, COUNTY may request from CONSULTANT prompt written assurances of performance and a written plan acceptable to COUNTY, to correct the observed deficiencies in CONSULTANT's performance. CONSULTANT shall provide such written assurances and written plan within thirty (30) calendar days of its receipt of COUNTY's request and shall thereafter diligently commence and fully perform such written plan. CONSULTANT acknowledges and agrees that any failure to provide such written assurances and written plan within the required time is a material breach under this Agreement.
- 29. SUBCONTRACTING/ASSIGNMENT: CONSULTANT shall not subcontract, assign or delegate any portion of this Agreement or any duties or obligations hereunder without the COUNTY's prior written approval.
 - a. Neither party shall, on the basis of this Agreement, contract on behalf of or in the name of the other party. Any agreement that violates this Section shall confer no rights on any party and shall be null and void.
 - b. Only the department head or his or her designee shall have the authority to approve subcontractor(s).
 - c. CONSULTANT shall remain fully responsible for compliance by its subcontractors with all the terms of this Agreement, regardless of the terms of any agreement between CONSULTANT and its subcontractors.
- 30. SURVIVAL: The obligations of this Agreement, which by their nature would continue beyond the termination on expiration of the Agreement, including without limitation, the obligations regarding Indemnification (Paragraph 2), Ownership of Documents (Paragraph 8), and Conflict of Interest (Paragraph 9), shall survive termination or expiration for two (2) years.
- 31. SEVERABILITY: If a court of competent jurisdiction holds any provision of this Agreement to be illegal, unenforceable, or invalid in whole or in part for any reason, the validity and enforceability of the remaining provisions, or portions of

them, will not be affected, unless an essential purpose of this Agreement would be defeated by the loss of the illegal, unenforceable, or invalid provision.

32. INTELLECTUAL PROPERTY WARRANTY: CONSULTANT warrants and represents that it has secured all rights and licenses necessary for any and all materials, services, processes, software, or hardware ("CONSULTANT PRODUCTS") to be provided by CONSULTANT in the performance of this AGREEMENT, including but not limited to any copyright, trademark, patent, trade secret, or right of publicity rights. CONSULTANT hereby grants to COUNTY, or represents that it has secured from third parties, an irrevocable license (or sublicense) to reproduce, distribute, perform, display, prepare derivative works, make, use, sell, import, use in commerce, or otherwise utilize CONSULTANT PRODUCTS to the extent reasonably necessary to use the CONSULTANT PRODUCTS in the manner contemplated by this agreement.

CONSULTANT further warrants and represents that it knows of no allegations, claims, or threatened claims that the CONSULTANT PRODUCTS provided to COUNTY under this Agreement infringe any patent, copyright, trademark or other proprietary right. In the event that any third party asserts a claim of infringement against the COUNTY relating to a CONSULTANT PRODUCT, CONSULTANT shall indemnify and defend the COUNTY pursuant to Paragraph 2 of this AGREEMENT.

In the case of any such claim of infringement, CONSULTANT shall either, at its option, (1) procure for COUNTY the right to continue using the CONSULTANT Products; or (2) replace or modify the CONSULTANT Products so that that they become non-infringing, but equivalent in functionality and performance.

33. ELECTRONIC COPIES:

The parties agree that an electronic copy, including facsimile copy, email, or scanned copy of the executed Agreement, shall be deemed, and shall have the same legal force and effect as, an original document.

34. COOPERATION WITH COUNTY

Consultant shall cooperate with County and County staff in the performance of all work hereunder.

35. PERFORMANCE STANDARD

Consultant shall perform all work hereunder in a manner consistent with the level of competency and standard of care normally observed by a person practicing in Consultant's profession. County has relied upon the professional ability and training of Consultant as a material inducement to enter into this Agreement. Consultant hereby agrees to provide all services under this Agreement in

accordance with generally accepted professional practices and standards of care, as well as the requirements of applicable Federal, State, and local laws, it being understood that acceptance of Consultant's work by County shall not operate as a waiver or release. If County determines that any of Consultant's work is not in accordance with such level of competency and standard of care, County, in its sole discretion, shall have the right to do any or all of the following: (a) require Consultant to meet with County to review the quality of the work and resolve matters of concern; (b) require Consultant to repeat the work at no additional charge until it is satisfactory; (c) terminate this Agreement pursuant to the provisions of paragraph 19 (Termination) or (d) pursue any and all other remedies at law or in equity.

[END OF GENERAL TERMS AND CONDITIONS]

EXHIBIT A

COUNTY OF MENDOCINO AGREEMENT FOR ENGINEERING CONSULTANT SERVICES REDWOOD VALLEY WATER INFRASTRUCTURE RETROFIT PROJECT

DEFINITION OF SERVICES

CONSULTANT shall provide the following services:

The following pages list the specific project tasks to be undertaken. In general, Tasks 1 through 8 comprise the professional services proposed to be provided during the planning or pre-construction phase (Part 1), although Subtasks 1.2 through 1.6 are applicable to the entire project and will be provided through project close-out. Tasks 9 and beyond are the professional services to be provided during the bid, construction and close-out phases of the project (Part 2).

Scope of Services Both Part No. 1 & Part No. 2

Task 1 Project Management and Coordination

Project Management and coordination will included the following subtasks:

1.1 Project Initiation

Brelje & Race's association with the District spanned from 1980 into the early 1990's, a period when significant additions were made to the District's distribution system. As a result, Brelje & Race has a copy of the record drawings of the original distribution system project and many of the system additions constructed thereafter. Our initial task will be to inventory our in-house documentation to determine where information gaps exist. A memo listing available relevant documents and describing desired documents will be prepared and forwarded to MCDoT and, with the Project Manager's permission, to the District. Brelje & Race staff would, if requested, assist with or perform the review of District historical records.

A kick-off meeting will be scheduled and held at the Mendocino County Department of Transportation (MCDoT) offices followed by a site visit and concluding (if appropriate) with a review of historical records at the District's office. In preparation for the meeting, Brelje & Race would prepare a draft meeting agenda, distribute it to the MCDoT's Project Manager for review, incorporate any suggested changes and make it available for distribution. A list of key personnel on the Brelje & Race team would also be prepared for distribution at the meeting.

1.2 Project Coordination (Project Duration)

Brelje & Race will designate a single point of contact for coordination with the MCDoT Project Manager. All written materials will include the proper project title/reference as requested by MCDoT. Communications will be by email, written memorandum or letter, or phone. All phone communications that include client direction or decisions will be documented by follow-up email or written phone conversation record, which shall be

transmitted electronically. The project number will be included in all communications regardless of form.

1.3 Project Schedule and Budget Management (Project Duration)

An overall project schedule will be developed that lists the various tasks and subtasks to be performed. Manpower and cost breakdowns for the various major tasks will be presented and used to compare project progress with budget expended.

1.4 Project Work Plan (Project Duration)

A detailed project work plan will be developed, maintained and implemented that includes project goals and objectives, roles and responsibilities, scope and deliverables, and schedule and budget by major task. It shall also specify how quality assurance is to be achieved.

1.5 Monthly Report (Project Duration)

Progress reports will be prepared and submitted monthly to MCDoT. Progress reports will include status of services by major task breakdown, describe unanticipated issues encountered, indicate percent of services completed as of report date, discuss anticipated schedule changes, issues currently being addressed and work product status.

1.6 Invoicing (Project Duration)

Monthly invoices will be prepared and submitted that provide a summary of work invoiced by major task category, the covered dates of service and include copies of any subconsultants invoices. Unless specifically disallowed by the funding agreement, subconsultant invoices will be submitted following their receipt by Consultant rather than post-payment. Any requested reimbursement for travel expenses (subconsultant charge) will be in accordance with the procedures in Caltrans Consultant/Contractor Travel Policy.

Task 1 Deliverables

- Kick-off meeting agenda with information request
- Kick-off meeting summary memo
- Draft and final project work plan
- Project schedule
- One month Look Ahead Schedule minimum semimonthly Project Design Team (PDT) meeting or phone check as needed
- Monthly invoices and progress reports with action items and decisions
 Communication documents (all types)

Scope of Services Part No. 1:

Task 2 Site Surveys

2.1 Design Surveys, Base Map Preparation and Right of Way Mapping

Prior to dispatching survey crews and commencing design surveys, the supervising surveyor will develop a work plan for establishment of survey control within each project area using GPS methods. Record maps will be obtained and provided to the survey

crew to assist in the search for property monuments. Owners of existing utilities present in the project areas will be contacted and mapping obtained. Underground Service Alert (USA) will also be contacted and requested to provide utility markings in those project areas where underground utilities (other than District water mains) may be present. Underground utilities that are potentially present include communication, gas, data and electrical. The lead design engineer will provide final surveying instructions using compiled record information and photos previously taken of the pipeline routes. Survey control will be established within each project area using GPS methods. Horizontal datum will be State Plane Coordinates Zone 2 System of 1983, Zone 2 and Vertical datum will be NAVD88. GPS data will be submitted to the National Geodetic Survey for processing by the OPUS system, to establish horizontal and vertical positioning of survey control.

Field surveys will be performed along each proposed pipeline rout following confirmation that utility field markings are completed and rights of entry have been obtained to access private properties. The field surveyors will obtain the horizontal and vertical locations of existing ground surface features and components, including the horizontal locations of existing underground utilities as marked, in sufficient detail to provide for the development of base mapping at a horizontal scale of 1" = 20' and with a contour interval of 1-foot.

Utilizing information obtained during the field surveys, topographic base mapping of the new distribution mains routes will be developed. Base mapping will include, at a minimum, such features as roadways and driveways, utility markings, above ground utility features, trees (6-inch diameter and larger), drainage facilities, private improvements and any other pertinent items that might impact project design and/construction.

Property monuments located during the field surveys will be used to establish the general limits of existing road right of way, parcel lines and District easements. Wherever parcel lines and easements are unable to be adequately determined from data collected during the initial field survey, the field surveyors would again be dispatched with instructions to widen the search area until sufficient property monuments are found and tied.

Task 2.1 Deliverables

Base mapping in AutoCAD Civil 3D

2.2 Right of Way

Right of way activities will be ongoing throughout the design phase. The first task will be to verify that right of way (easements) exists along the routes of mains to be replaced, and that the right of way is of sufficient width and purpose to allow for installation of the new improvements. While the District may have copies of some of the original easement grant deeds, it is anticipated that title reports will need to be obtained in many instances to establish the presence or absence of adequate right of way. Title reports will be ordered for all properties where new (rather than replacement) water mains are proposed. Using the reports and information on file in the office of the Mendocino County Tax Collector, a property owner contact list will be developed for use by Kathy Wood, our acquisition specialist. Ms. Wood will make formal contact with the

property owners, inform them of the project scope and objectives, and negotiate rights of entry to conduct field surveys and engineering studies (if needed) along the proposed pipeline routes across their parcels.

Once construction and permanent right of way requirements have been determined, Summary Appraisal Reports will be prepared by the Ward Levy Appraisal Group to determine the fair market value of rights to be acquired. The reports will be prepared in accordance with the Uniform Standards of Professional Appraisal Practice and the Caltrans Right of Way Manual. The reports, together with right of way plats and legal descriptions, will be made available to our acquisition specialist who will be responsible for "good faith negotiations" with property owners. Where needed, existing and proposed right of way will be flagged in the field to assist with the negotiations process. Brelje & Race would also make available the services of a Review Appraiser (Geoff Hornsby) should it appear any of the right of way acquisitions will involve eminent domain proceedings.

Task 2.2 Deliverables

- Record deeds and map evidencing existing easements
- Title Reports
- · Identify, coordinate and process entry agreements where needed
- Right of way plats and legal descriptions
- Temporary stakes for right of way and easements
- Acquisition agreements
- Record deeds for new easements
- Right of way certification assistance

2.3 Utility Location Coordination

No services are anticipated to be required other than informing utility owners of the pending project.

Task 3 Geotechnical

A review of published literature, followed by an onsite inspection of the project area, will be conducted to assess existing geologic conditions and determine if field explorations are warranted. Supplemental field exploration and laboratory testing will be conducted, as needed. The result of the investigation will be documented in a report that identifies existing geologic and seismic hazards, includes "peak ground velocity" and "permanent ground deformation" estimates and recommendations for water system design including piping materials, restraint requirements, and backfill and compaction requirements.

Task 3 Deliverables

- Draft report in both hardcopy and electronic formats (PDF and MS Word, version 2013, document)
- Final report in hardcopy format

Task 4 System Hydraulic Analysis and Design Basis Report

Brelje & Race prepared a Domestic Water System Master Plan for the District in 1997. As part of the planning effort, a hydraulic model of the domestic water system was

developed. The model was used to identify and prioritize recommended system improvements, some of which were subsequently implemented. Most notably was a major water system improvement project completed in 1999 that included three new water tanks. While the hydraulic model anticipated the 1999 improvements, a minor review and update to the network will be needed. Other subsequent significant changes to the distribution system would also need to be incorporated into the model.

A comparison of pre-fire water demands to those used in the model will be conducted to determine if it will be necessary to modify node demands. Given that the primary objective is to verify fire flow deliveries, and there has been little change in the customer base due to the ongoing connection moratorium, changes in domestic demands may not be required as they have minimal impact on model results.

The proposed water main replacements and additions will be incorporated into the model, including specific data for the piping materials being considered. The model will be used to confirm that the proposed improvements will provide proper domestic operating pressures in accordance with California Waterworks Standards and quantify fire flows that would be available at the new fire hydrants.

The results of the hydraulic analysis, and seismic hazard analysis conducted with our geotechnical subconsultant as a part of Task 4, will be incorporated into a Design Basis Report. The report will discuss proposed pipe sizes and materials, restraint and installation requirements and a summary of fire flow delivery capabilities at all new hydrants.

Task 4 Deliverables

- Hydraulic model
- Draft Design Basis Report (hardcopy and PDF)
- Final report (3 copies)

Task 5 Environmental Review

Based on our understanding of the project, we anticipate that an Initial Study/Mitigated Negative Declaration (IS/MND) is the appropriate level of environmental review under the California Environmental Quality Act (CEQA) and an Environmental Assessment (EA) for FEMA-funded Proposals meeting the FEMA/CalOES guidelines, will be sufficient to meet environmental review under the National Environmental Policy Act (NEPA). It is assumed that the EA will lead to the preparation and filing of a Finding of No Significant Impact.

5.1 Prepare CEQA Documentation

Assemble data from available reports and studies to prepare an IS/MND and associated graphics in compliance with the CEQA Guidelines.

Retain, oversee and incorporate the following special studies into the IS/MND:

- 1. Biological Resources Assessment
- 2. A cultural resources, historical resources, SHPO consultation and AB-52 Tribal Consultation.
- 3. Phase 1 Environmental Assessment (not anticipated being required).
- 4. Noise Study (not anticipated being required).

Prepare a draft Mitigation Monitoring and Reporting Program (MMRP) to append to the IS/MND.

5.2 Administrative Review

Submit Administrative Draft IS/MND and MMRP to MCDoT for review. Revise per MCDoT comments. Publish a total of 15 copies of the IS/MND and provide as a pdf file to MCDoT.

5.3 Public Review

Develop Notice of Intent to Adopt a Mitigated Negative Declaration (Notice). Noticing will include publishing the Notice in the Ukiah Daily Journal, mailing the Notice to property owners within 300 feet of project extents, and posting the Notice at project locations and the Mendocino County Clerk. Prepare a Notice of Completion (NOC) and submit with Notice and IS/MND to the State Clearinghouse and MCDoT.

5.4 Adoption

Prepare a Response to Comments to be appended to the IS/MND and submit to MCDoT for review. Make necessary revisions and publish Response to Comments. Attend public agency meeting for approval of the IS/MND and present findings. Prepare and submit the Notice of Determination (NOD) to lead agency for signature. File the NOD with the County Clerk and State Clearinghouse and pay Department of Fish and Wildlife fee.

5.5 Prepare NEPA Documentation

Based on reports and studies used to prepare the IS/MND, prepare an EA per FEMA/CalOES requirements. Items included in the EA that are not specifically addressed in the IS/MND include: sole source aquifers, wild and scenic rivers, environmental justice, airport clear zones, energy consumption, environmental design, demographic character changes, employment and income patterns, coastal barriers and intergovernmental agency consultation. Additionally, the EA will describe alternatives considered.

5.6 Administrative Review

Submit Administrative Draft EA to Lead Agency for review. Revise per Lead Agency comments. Provide Lead Agency with a final pdf file.

5.7 Public Review and Approval

It is assumed that the Lead Agency will coordinate all necessary public review processes and approval for the EA. Brelje & Race will assist in responding to comments.

5.8 Finding of No Significant Impact

Prepare draft Finding of No Significant Impact (FONSI) and submit to FEMA for completion and filing.

Site-specific studies are limited to those specified herein. The biological resources assessment will identify the location of waters of the state, waters of the US and wetland areas but does not include formal delineation of such features. Delineation of such features can be provided upon request.

Task 5 Deliverables

- Initial Study/Mitigated Negative Declaration (15 copies and electronic copy in PDF format)
- Notice of Intent
- Notice of Determination
- Environmental Assessment (PDF format)
- Finding of No Significant Impact

Task 6 65% Plans, Specifications, and Estimate (PS&E)

Preliminary plans will be prepared and submitted to MCDoT. The submittal package will include a cover letter describing any unusual design issues encountered during the design process and proposed solutions. The plans will consist of drawings showing the proposed pipeline alignments and locations of valves, hydrants and services in both plan and profile views, and segments of the existing system to be abandoned. Detail sheets will also be provided showing proposed pipeline installation and surface restoration requirements, and appurtenance details. A draft set of specifications, consisting of the technical section and a portion of the special provisions addressing contractor's order of work, water service interruption limitations, and water service transfers (old to new mains) and existing system abandonment procedures will be prepared. A preliminary construction cost estimate will be developed from the 65% drawings.

Following submission of the 65% package, a meeting will be held with the MCDoT Project Manager and District Representative to answer questions and review comments. A memo will be prepared summarizing the meeting and proposed actions by the Consultant.

Task 6 Deliverables

- Two sets of full-size drawings with AutoCAD 3D files
- Hard and electronic copies of technical specifications and portion of special provisions
- Preliminary construction cost estimate based on 65% plans
- Cover letter
- Copy of Design Basis Report
- Memo summarizing 65% submittal review meeting

Task 7 90% Plans, Specifications and Estimate

The 90% submittal will consist of 90% plans, draft final specifications, updated construction cost estimate and draft final construction schedule for the project. Plans and specifications will include mitigation measures identified during the environmental review in Task 5. The documents will address all comments received on the 65% submittal package. The submittal package will include a cover letter describing how the 65% review comments were addressed and any new issues that had been discovered and resolved.

If deemed necessary, following the submission, a meeting will be held with the MCDoT Project Manager and District Representative to answer questions and discuss comments. A memo summarizing the meeting and proposed actions by the Consultant would be prepared.

Task 7 Deliverables

- Two sets of full size plans with AutoCAD Civil 3D electronic files
- Two sets of design calculations (if any)
- Draft final construction schedule, cost estimate and specifications
- Memo summarizing 90% submitted review meeting (if needed)

Task 8 Final Plans, Specifications and Estimate

A pre-final set of plans and specifications (prepared in an agreed upon format) will be developed following receipt of authorization to proceed. Comments received on the 90% submittal would be incorporated as appropriate. The documents would also be subjected to an in-house constructability review conducted by a Brelje & Race staff member with extensive construction management experience. All perceived areas of weakness in the documents will be discussed with the design team and changes and/or modifications made as deemed appropriate. A digital set of pre-final documents, including an updated estimate of probable construction cost, will be forwarded to MCDoT together with a response to comments letter. A final set of documents will be prepared that respond to any final comments and forwarded for bidding purposes.

Task 8 Deliverables

- Transmittal letter detailing responses to 90% comments
- Electronic set of pre-final bid documents
- Two complete sets of full size drawings
- Two hardcopy sets of design calculation and one electronic set in PDF format (if any)
- One complete electronic set of approved plans in PDF format with Consultant seal and signature (one sheet per file)
- Complete plans in AutoCAD 3D electronic format without Consultant seal and signature

Scope of Services Part No. 2:

Task 9 Bid Period Consultation

It is understood that MCDoT will desire engineering assistance during the bid period. This will include consultation and interpretation of the contract documents and assist in the preparation of the agenda for, and attendance at, the pre-bid and bid opening meetings in Ukiah as requested. If requested, provide assistance with responses to prospective bidders' questions, and prepare any needed addendums for distribution by MCDoT.

Task 10 Pre-construction Meeting

This task is included in the list of services to be provided under Task 9.

Task 11 Surveying and Right of Way Mapping

The only surveying or mapping services anticipated to be required during the construction phase would consist of layout of easement limits across private parcels. The need for these services is expected to be limited. General layout of proposed facilities will generally be able to be accomplished by the Contractor's personnel using the construction documents with verification by the Consultant prior to construction.

Task 12 Construction Engineering

Brelje & Race will provide construction engineering services on an as-requested basis. Anticipated services to be provided include:

- Prepare and obtain County Encroachment permit
- Review and processing of shop drawings including maintenance of a shop drawing log
- Manage American Iron and Steel submittals
- Review and comment on Contractor's construction schedule and periodic updates
- Periodic site visits by Engineer
- Arrange for per-construction biological surveys as needed
- Review and respond to Requests for Information (RFI's)
- Change Order drawing/exhibit preparation and contract change order reviews
- Prepare draft progress payments
- Document compliance with environmental permitting and mitigation measures
- Assist with labor compliance

Task 13 Assist with the Preparation of Contract Change Orders (CCO's)

This task is included in the list of services to be provided in Task 12 Construction Engineering.

Task 14 Review and Respond to Requests for Information (RFI's)

This task is included in the list of services to be provided in Task 12 Construction Engineering.

Task 15 Implementation of Permit Requirements

Brelje & Race will assist with MCDoT with the implementation of any conditions and/or requirements associated with the project environmental permits including hiring of tribal study monitor(s) and temporary Mitigation Plans (if required). It is suggested that the Contractor be made responsible for MS4 storm water compliance.

Task 16 Materials Validation

Brelje & Race will provide compaction testing services of trench backfill and other tests as required by MCDoT. Staff will coordinate source inspections of specialty items.

Task 17 Full Time Inspections

Brelje & Race will provide a field inspector to observe the Contractor's construction work and coordinate specialty testing (trench backfill compaction). The field inspector will monitor the Contractor's performance and will complete a District inspection report and

diary of the Contractor's construction activities including by photograph or video. Any defective work will be documented and a recommendation for repair will be provided to MCDoT by the Engineer. The daily inspection report will include, at a minimum the following information:

- Day, date and weather conditions
- Number, type, and hourly summary of Contractors' equipment on site, both working and not used
- Materials deliveries
- Discussions with the Contractor
- · Problems and issues addressed
- Changes to the project
- Any other information deemed necessary to create a satisfactory record of the day's activities

The Engineer will attend up to three site visits at the request of MCDoT for general review of the work or for onsite discussions to be held with the Contractor in addition to the regular field inspection site visits.

Task 18 Final Grade Checks

This task is included in the list of services to be provided in Task 17 Full Time Inspections.

Task 19 Prepare As-Built Drawings

Brelje & Race will prepare a set of As-Built Drawings using the field sets of drawings maintained by the resident inspector and Contractor and the approved change orders. One electronic copy and two full size hardcopies of the As-Built Drawings will be furnished to MCDoT.

Task 20 Project Construction Closeout

Brelje & Race will assist MCDoT, as requested with post construction tasks, such as:

- Participate in final inspection and provide written notice of substantial conformance with bid documents
- Determine final quantities and prepare the final estimate include a report of quantity over-runs and under-runs
- Prepare the Final Invoice, Final Detail Estimate, Change Order Summary, Report of Completion, and other such forms and reports
- Furnish original set of project records and electronic copy of project computer files
- Dispute resolution

[END OF DEFINITION OF SERVICES]

EXHIBIT B

COUNTY OF MENDOCINO AGREEMENT FOR ENGINEERING CONSULTANT SERVICES REDWOOD VALLEY WATER INFRASTRUCTURE RETROFIT PROJECT

PAYMENT TERMS

- 1. COUNTY shall pay CONSULTANT for all work required in the satisfactory completion of this Agreement in accordance with Consulting Services Cost Estimate.
- 2. CONSULTANT's statement of charges shall be submitted to the COUNTY on a monthly basis using their "Services Rate Schedule" below.
- 3. Partial payments shall be made to the CONSULTANT by the COUNTY on a monthly basis in accordance with applicable charges for time-and-expense work that may be authorized by the COUNTY. In no event shall the amount paid to the CONSULTANT exceed the contract amount without prior written approval of the COUNTY.
- 4. Payments for work completed by CONSULTANT will be made by COUNTY within 30 days of receipt of CONSULTANT's invoice.
- 5. CONSULTANT agrees that the cost principles and procedures of Title 48, Part 31, Code of Federal Regulations, shall be used to determine the allowability of individual items of cost.
- 6. CONSULTANT agrees to adhere to Task 1.2.10 (Invoices) of Consultant Agreement Exhibit A of RFP.



SERVICES RATE SCHEDULE PHASE 1 – RVCWD INFRASTRUCTURE RETROFIT PROJECT

PROFESSIONAL SERVICES	
Senior Principal	\$210.00/hour
Associate Principal	190.00/hour
Senior Engineer	
Engineer	
Engineering Technician	130.00/hour
Senior Planner	150.00/hour
Planner	
Senior Surveyor	160.00/hour
Survey Technician	125.00/hour
CAD Technician	125.00/hour
Technical Writer	
EXPERT WITNESS & MEDIATION SERVICES	\$500.00/hour
FIELD SURVEYING	
One-man Party	\$185.00/hour
(Including Survey Equipment & Vehicle)	
Two-man Party	\$245.00/hour
(Including Survey Equipment & Vehicle)	
Three-man Party	\$300.00/hour
(Including Survey Equipment & Vehicle)	9000007110012
CLERICAL SERVICES	\$75.00/hour
OUTSIDE PLOTTING AND REPRODUCTION	Cost + 10% Handling Charge
In-House Plotting	
Vellum or Bond	\$8.00/sheet`
Mylar	20.00/sheet

Note

Brelje & Race does not charge separately for many of the expenses that are traditionally recouped from the Client as "reimbursable". The hourly rates listed above are inclusive of all expenses for vehicle mileage, surveying materials, incidental copying services and computer hardware, software and other information technology costs.

475 Aviation Blvd., Suite 120 • Santa Rosa, CA 95403 • v: 707-576-1322 www.brce.com

[END OF PAYMENT TERMS]

EXHIBIT C

INSURANCE REQUIREMENTS

Insurance coverage in a minimum amount set forth herein shall not be construed to relieve CONSULTANT for liability in excess of such coverage, nor shall it preclude COUNTY from taking such other action as is available to it under any other provisions of this Agreement or otherwise in law. Insurance requirements shall be in addition to, and not in lieu of, Consultant's indemnity obligations under Paragraph 2 of this Agreement.

CONSULTANT shall furnish to COUNTY certificates of insurance with Automobile Liability/General Liability Endorsements evidencing at a minimum the following:

- a. Combined single limit bodily injury liability and property damage liability \$1,000,000 each occurrence.
- b. Vehicle / Bodily Injury combined single limit vehicle bodily injury and property damage liability \$500,000 each occurrence.

[END OF INSURANCE REQUIREMENTS]

EXHIBIT D

MENDOCINO COUNTY EPAYABLES INFORMATION

The County of Mendocino is currently making credit card payments to all of our vendors and suppliers who qualify. To qualify, vendors need to currently accept credit card payments. To achieve this more efficient form of payment, the County has partnered with Bank of America and their ePayables credit card program. This electronic initiative will yield many benefits to its participants:

- Expedited receipt of cash electronic credit card payments provide cash flow benefits by eliminating mail and paper check float
- Elimination of check processing costs
- Remittance data transmitted with payment for more efficient back-end reconciliation
- No collection costs associated with lost or misplaced checks
- Reduced exposure to check fraud
- More efficient handling of exception items
- Fits with existing accounting software requires no purchase of software, no modifications to existing accounts receivable system and no change to bank accounts.
- Going green with paperless electronic credit card payments help conserve the environment by eliminating printing and mailing of paper checks.

For information regarding the payment process, please contact Margaret Yates yatesm@mendocinocounty.org or 707-234-6869.

Additional information regarding the Bank of America Program is also available at:

http://corp.bankofamerica.com/business/ci/landing/epayables-vendors?cm_mmc=sb-general-_-vanity-_-sg01vn000r_epayablesvendors-_-na

[END OF MENDOCINO COUNTY EPAYABLES INFORMATION]

EXHIBIT E

DISADVANTAGED BUSINESS ENTERPRISE INFORMATION AND FORMS

EXHIBIT 10-I NOTICE TO PROPOSERS DBE INFORMATION

The Agency has established a DBE goal for this Contract of 0.0 %

1. TERMS AS USED IN THIS DOCUMENT

- The term "Disadvantaged Business Enterprise" or "DBE" means a for-profit small business concern owned and controlled by a socially and economically disadvantaged person(s) as defined in Title 49, Code of Federal Regulations (CFR), Part 26.5.
- The term "Agreement" also means "Contract."
- Agency also means the local entity entering into this contract with the Contractor or Consultant.
- The term "Small Business" or "SB" is as defined in 49 CFR 26.65.

2. AUTHORITY AND RESPONSIBILITY

- A. DBEs and other small businesses are strongly encouraged to participate in the performance of Contracts financed in whole or in part with federal funds (See 49 CFR 26, "Participation by Disadvantaged Business Enterprises in Department of Transportation Financial Assistance Programs"). The Consultant must ensure that DBEs and other small businesses have the opportunity to participate in the performance of the work that is the subject of this solicitation and should take all necessary and reasonable steps for this assurance. The proposer must not discriminate on the basis of race, color, national origin, or sex in the award and performance of subcontracts.
- B. Proposers are encouraged to use services offered by financial institutions owned and controlled by DBEs.

3. SUBMISSION OF DBE INFORMATION

If there is a DBE goal on the contract, Exhibit 10-O1 *Consultant Proposal DBE Commitment* must be included in the Request for Proposal. In order for a proposer to be considered responsible and responsive, the proposer must make good faith efforts to meet the goal established for the contract. If the goal is not met, the proposer must document adequate good faith efforts. All DBE participation will be counted towards the contract goal; therefore, all DBE participation shall be collected and reported.

Exhibit 10-O2 *Consultant Contract DBE Information* must be included with the Request for Proposal. Even if no DBE participation will be reported, the successful proposer must execute and return the form.

4. DBE PARTICIPATION GENERAL INFORMATION

It is the proposer's responsibility to be fully informed regarding the requirements of 49 CFR, Part 26, and the Department's DBE program developed pursuant to the regulations. Particular attention is directed to the following:

A. A DBE must be a small business firm defined pursuant to 13 CFR 121 and be certified through the California Unified Certification Program (CUCP).

- B. A certified DBE may participate as a prime consultant, subconsultant, joint venture partner, as a vendor of material or supplies, or as a trucking company.
- C. A DBE proposer not proposing as a joint venture with a non-DBE, will be required to document one or a combination of the following:
 - 1. The proposer is a DBE and will meet the goal by performing work with its own forces.
 - 2. The proposer will meet the goal through work performed by DBE subconsultants, suppliers or trucking companies.
 - 3. The proposer, prior to proposing, made adequate good faith efforts to meet the goal.
- D. A DBE joint venture partner must be responsible for specific contract items of work or clearly defined portions thereof. Responsibility means actually performing, managing, and supervising the work with its own forces. The DBE joint venture partner must share in the capital contribution, control, management, risks and profits of the joint venture commensurate with its ownership interest.
- E. A DBE must perform a commercially useful function pursuant to 49 CFR 26.55, that is, a DBE firm must be responsible for the execution of a distinct element of the work and must carry out its responsibility by actually performing, managing and supervising the work.
- F. The proposer shall list only one subconsultant for each portion of work as defined in their proposal and all DBE subconsultants should be listed in the bid/cost proposal list of subconsultants.
- G. A prime consultant who is a certified DBE is eligible to claim all of the work in the Contract toward the DBE participation except that portion of the work to be performed by non-DBE subconsultants.

5. RESOURCES

- A. The CUCP database includes the certified DBEs from all certifying agencies participating in the CUCP. If you believe a firm is certified that cannot be located on the database, please contact the Caltrans Office of Certification toll free number 1-866-810-6346 for assistance.
- B. Access the CUCP database from the Department of Transportation, Office of Business and Economic Opportunity Web site at: http://www.dot.ca.gov/hq/bep/.
 - 1. Click on the link titled <u>Disadvantaged Business Enterprise</u>;
 - 2. Click on Search for a DBE Firm link;
 - 3. Click on <u>Access to the DBE Query Form</u> located on the first line in the center of the page.
- Searches can be performed by one or more criteria. Follow instructions on the screen.

6. MATERIALS OR SUPPLIES PURCHASED FROM DBES COUNT TOWARDS THE DBE GOAL UNDER THE FOLLOWING CONDITIONS:

- A. If the materials or supplies are obtained from a DBE manufacturer, count 100 percent of the cost of the materials or supplies. A DBE manufacturer is a firm that operates or maintains a factory, or establishment that produces on the premises the materials, supplies, articles, or equipment required under the Contract and of the general character described by the specifications.
- B. If the materials or supplies purchased from a DBE regular dealer, count 60 percent of the cost of the materials or supplies. A DBE regular dealer is a firm that owns, operates or maintains a store, warehouse, or other establishment in which the materials, supplies, articles or equipment of the general character described by the specifications and required under the Contract are bought, kept in stock, and regularly sold or leased to the public in the usual course of business. To be a DBE regular dealer, the firm must be an established, regular business that engages, as its principal business and under its own name, in the purchase and sale or lease of the products in question. A person may be a DBE regular dealer in such bulk items as petroleum products, steel, cement, gravel, stone or asphalt without owning, operating or maintaining a place of business provided in this section.

- C. If the person both owns and operates distribution equipment for the products, any supplementing of regular dealers' own distribution equipment shall be, by a long-term lease agreement and not an ad hoc or Agreement-by-Agreement basis. Packagers, brokers, manufacturers' representatives, or other persons who arrange or expedite transactions are not DBE regular dealers within the meaning of this section.
- D. Materials or supplies purchased from a DBE, which is neither a manufacturer nor a regular dealer, will be limited to the entire amount of fees or commissions charged for assistance in the procurement of the materials and supplies, or fees or transportation charges for the delivery of materials or supplies required on the job site, provided the fees are reasonable and not excessive as compared with fees charged for similar services.

ARTICLE XX DISADVANTAGED BUSINESS ENTERPRISES (DBE) PARTICIPATION

- A. This contract is subject to 49 CFR, Part 26 entitled "Participation by Disadvantaged Business Enterprises in Department of Transportation Financial Assistance Programs". Consultants who obtain DBE participation on this contract will assist Caltrans in meeting its federally mandated statewide overall DBE goal.
- B. The goal for DBE participation for this contract is <u>0.0 %</u>. Participation by DBE consultant or subconsultants shall be in accordance with information contained in the Consultant Proposal DBE Commitment (Exhibit 10-O1), or in the Consultant Contract DBE Information (Exhibit 10-O2) attached hereto and incorporated as part of the Contract. If a DBE subconsultant is unable to perform, CONSULTANT must make a good faith effort to replace him/her with another DBE subconsultant, if the goal is not otherwise met.
- C. DBEs and other small businesses, as defined in 49 CFR, Part 26 are encouraged to participate in the performance of contracts financed in whole or in part with federal funds. CONSULTANT or subconsultant shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. CONSULTANT shall carry out applicable requirements of 49 CFR, Part 26 in the award and administration of US DOT-assisted agreements. Failure by CONSULTANT to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as LOCAL AGENCY deems appropriate.
- D. Any subcontract entered into as a result of this contract shall contain all of the provisions of this section.
- E. A DBE firm may be terminated only with prior written approval from LOCAL AGENCY and only for the reasons specified in 49 CFR 26.53(f). Prior to requesting LOCAL AGENCY consent for the termination, CONSULTANT must meet the procedural requirements specified in 49 CFR 26.53(f).
- F. A DBE performs a Commercially Useful Function (CUF) when it is responsible for execution of the work of the contract and is carrying out its responsibilities by actually performing, managing, and supervising the work involved. To perform a CUF, the DBE must also be responsible with respect to materials and supplies used on the contract, for negotiating price, determining quality and quantity, ordering the material, and installing (where applicable) and paying for the material itself. To determine whether a DBE is performing a CUF, evaluate the amount of work subcontracted, industry practices, whether the amount the firm is to be paid under the, contract is commensurate with the work it is actually performing, and other relevant factors.
- G. A DBE does not perform a CUF if its role is limited to that of an extra participant in a transaction, contract, or project through which funds are passed in order to obtain the appearance of DBE participation. In determining whether a DBE is such an extra participant, examine similar transactions, particularly those in which DBEs do not participate.
- H. If a DBE does not perform or exercise responsibility for at least thirty percent (30%) of the total cost of its contract with its own work force, or the DBE subcontracts a greater portion of the work of the contract than would be expected on the basis of normal industry practice for the type of work involved, it will be presumed that it is not performing a CUF.
- I. CONSULTANT shall maintain records of materials purchased or supplied from all subcontracts entered into with certified DBEs. The records shall show the name and business address of each DBE or vendor and the total dollar amount actually paid each DBE or vendor, regardless of tier. The records shall show the date of payment and the total dollar figure paid to all firms. DBE prime consultants shall also show the date of work performed by their own forces along with the corresponding dollar value of the work.
- J. Upon completion of the Contract, a summary of these records shall be prepared and submitted on the form entitled, "Final Report-Utilization of Disadvantaged Business Enterprise (DBE), First-Tier Subconsultants" CEM-2402F [Exhibit 17-F, of the LAPM], certified correct by CONSULTANT or CONSULTANT's authorized representative and shall be furnished to the Contract Administrator with the final invoice. Failure to provide the summary of DBE payments with the final invoice will result in twenty-five percent (25%) of the dollar value of the invoice being withheld from payment until the form is submitted. The amount will be

- returned to CONSULTANT when a satisfactory "Final Report-Utilization of Disadvantaged Business Enterprises (DBE), First-Tier Subconsultants" is submitted to the Contract Administrator.
- K. If a DBE subconsultant is decertified during the life of the contract, the decertified subconsultant shall notify CONSULTANT in writing with the date of decertification. If a subconsultant becomes a certified DBE during the life of the Contract, the subconsultant shall notify CONSULTANT in writing with the date of certification. Any changes should be reported to COUNTY's Contract Administrator within 30 days.

EXHIBIT 10-O1 CONSULTANT PROPOSAL DBE COMMITMENT

Local Agency: County of Mendocino		2. Contract DBE Goal: 0.0%			
3. Project Description: Redwood Valley Water D	Redwood Valley Water District (RVWD) Infrastructure Retrofit Project				
Various connections from priv 4. Project Location: CR 237 I, CR 237H, Mountain	rate roads to West & Tom n View Lane, CR 2237G, I	ki Roads – Madrone Lane CR 234A minor projects or Mohawk Trail & CR 2237F, Inez Way	Fisher Lake		
5. Consultant's Name: Brelje & Race Consulting	6. Prime Certified DBE:				
7. Description of Work, Service, or Materials Supplied	8. DBE Certification Number	9. DBE Contact Information	10. DBE %		
Kathy Wood & Associates	40011	215 CALEDONIA STREET, SUITE 303 SAUSALITO, CA 94965	5.4%		
Local Agency to Complete this S	Section				
17. Local Agency Contract Number: 180073 18. Federal-Aid Project Number: HGMP-DR-4344 19. Proposed Contract Execution Date:		11. TOTAL CLAIMED DBE PARTICIPATION	TBD %		
Local Agency certifies that all DBE certifications are valid and information on this form is complete and accurate. 20. Local Agency Representative's Signature Howard N. Dashiell 22. Local Agency Representative's Name Director of Transportation 24. Local Agency Representative's Title		IMPORTANT: Identify all DBE firms being claimed regardless of tier. Written confirmation of each lister required. 12. Preparer's Signature 13. Date 14. Preparer's Name President 16. Preparer's Title	d DBE is		

DISTRIBUTION: Original – Included with consultant's proposal to local agency.

INSTRUCTIONS - CONSULTANT PROPOSAL DBE COMMITMENT

CONSULTANT SECTION

- 1. Local Agency Enter the name of the local or regional agency that is funding the contract.
- 2. Contract DBE Goal Enter the contract DBE goal percentage as it appears on the project advertisement.
- 3. Project Description Enter the project description as it appears on the project advertisement (Bridge Rehab, Seismic Rehab, Overlay, Widening, etc.).
- 4. Project Location Enter the project location as it appears on the project advertisement.
- 5. Consultant's Name Enter the consultant's firm name.
- 6. Prime Certified DBE Check box if prime contractor is a certified DBE.
- 7. Description of Work, Services, or Materials Supplied Enter description of work, services, or materials to be provided. Indicate all work to be performed by DBEs including work performed by the prime consultant's own forces, if the prime is a DBE. If 100% of the item is not to be performed or furnished by the DBE, describe the exact portion to be performed or furnished by the DBE. See LAPM Chapter 9 to determine how to count the participation of DBE firms.
- **8. DBE Certification Number** Enter the DBE's Certification Identification Number. All DBEs must be certified on the date bids are opened.
- 9. DBE Contact Information Enter the name, address, and phone number of all DBE subcontracted consultants. Also, enter the prime consultant's name and phone number, if the prime is a DBE.
- 10. DBE % Percent participation of work to be performed or service provided by a DBE. Include the prime consultant if the prime is a DBE. See LAPM Chapter 9 for how to count full/partial participation.
- 11. Total Claimed DBE Participation % Enter the total DBE participation claimed. If the total % claimed is less than item "Contract DBE Goal," an adequately documented Good Faith Effort (GFE) is required (see Exhibit 15-H DBE Information Good Faith Efforts of the LAPM).
- 12. Preparer's Signature The person completing the DBE commitment form on behalf of the consultant's firm must sign their name.
- 13. Date Enter the date the DBE commitment form is signed by the consultant's preparer.
- 14. Preparer's Name Enter the name of the person preparing and signing the consultant's DBE commitment form.
- 15. Phone Enter the area code and phone number of the person signing the consultant's DBE commitment form.
- 16. Preparer's Title Enter the position/title of the person signing the consultant's DBE commitment form.

LOCAL AGENCY SECTION

- 17. Local Agency Contract Number Enter the Local Agency contract number or identifier.
- 18. Federal-Aid Project Number Enter the Federal-Aid Project Number.
- 19. Proposed Contract Execution Date Enter the proposed contract execution date.
- **20.** Local Agency Representative's Signature The person completing this section of the form for the Local Agency must sign their name to certify that the information in this and the Consultant Section of this form is complete and accurate.
- 21. Date Enter the date the DBE commitment form is signed by the Local Agency Representative.
- **22.** Local Agency Representative's Name Enter the name of the Local Agency Representative certifying the consultant's DBE commitment form.
- 23. Phone Enter the area code and phone number of the person signing the consultant's DBE commitment form.
- 24. Local Agency Representative Title Enter the position/title of the Local Agency Representative certifying the consultant's DBE commitment form.

EXHIBIT 10-O2 CONSULTANT CONTRACT DBE COMMITMENT

1. Local Agency: County of Mendocino		2. Contract DBE Goal:			
Project Description: Redwood Valley Water D					
4. Project Location: CR 237 I, CR 237H, Mountain	View Lane, CR 2237G, M	i Roads – Madrone Lane CR 234A minor projects o Iohawk Trail & CR 2237F, Inez Way			
5. Consultant's Name: Brelje & Race Consulting 6. Prime Certified DBE: 7. Total Contract A			\$1,201,500		
8. Total Dollar Amount for <u>ALL</u> Subconsultants:	\$113,000	9. Total Number of <u>ALL</u> Subconsultants: 1			
10. Description of Work, Service, or Materials Supplied	11. DBE Certification Number	12. DBE Contact Information	13. DBE Dollar Amount		
Kathy Wood & Associates	40011	215 CALEDONIA STREET, SUITE 303 SAUSALITO, CA 94965	65,000		
	,				
Local Agency to Complete this S	Section	14. TOTAL CLAIMED DBE PARTICIPATION	\$		
20. Local Agency Contract Number:			\$		
21. Federal-Aid Project Number: HMGP-DR-4344 22. Contract Execution Date:		19. TOTAL GLAIMED DDL PARTICIPATION	TBD %		
Local Agency certifies that all DBE certifications are valid and information on this form is complete and accurate. 23. Local Agency Representative's Signature 24. Date		15. Preparer's Signature 16. Date	eted DBE is		
Howard N. Dashiell 25. Local Agency Representative's Name 26	John S. Locey, PE 17. Preparer's Name 18. Pho				
Director of Transportation 27. Local Agency Representative's Title		President 19. Preparer's Title			

DISTRIBUTION: 1. Original – Local Agency
2. Copy – Caltrans District Local Assistance Engineer (DLAE). Failure to submit to DLAE within 30 days of contract execution may result in de-obligation of federal funds on contract.

ADA Notice:

For individuals with sensory disabilities, this document is available in alternate formats. For information call (916) 654-6410 or TDD (916) 654-3880 or write Records and Forms Management, 1120 N Street, MS-89, Sacramento, CA 95814.

INSTRUCTIONS – CONSULTANT CONTRACT DBE COMMITMENT

CONSULTANT SECTION

- 1. Local Agency Enter the name of the local or regional agency that is funding the contract.
- 2. Contract DBE Goal Enter the contract DBE goal percentage as it appears on the project advertisement.
- **3. Project Description** Enter the project description as it appears on the project advertisement (Bridge Rehab, Seismic Rehab, Overlay, Widening, etc.).
- 4. Project Location Enter the project location as it appears on the project advertisement.
- 5. Consultant's Name Enter the consultant's firm name.
- 6. Prime Certified DBE Check box if prime contractor is a certified DBE.
- 7. Total Contract Award Amount Enter the total contract award dollar amount for the prime consultant.
- 8. Total Dollar Amount for <u>ALL</u> Subconsultants Enter the total dollar amount for all subcontracted consultants. SUM = (DBEs + all Non-DBEs). Do not include the prime consultant information in this count.
- 9. Total number of <u>ALL</u> subconsultants Enter the total number of all subcontracted consultants. SUM = (DBEs + all Non-DBEs). Do not include the prime consultant information in this count.
- 10. Description of Work, Services, or Materials Supplied Enter description of work, services, or materials to be provided. Indicate all work to be performed by DBEs including work performed by the prime consultant's own forces, if the prime is a DBE. If 100% of the item is not to be performed or furnished by the DBE, describe the exact portion to be performed or furnished by the DBE. See LAPM Chapter 9 to determine how to count the participation of DBE firms.
- 11. DBE Certification Number Enter the DBE's Certification Identification Number. All DBEs must be certified on the date bids are opened.
- **12. DBE Contact Information** Enter the name, address, and phone number of all DBE subcontracted consultants. Also, enter the prime consultant's name and phone number, if the prime is a DBE.
- 13. DBE Dollar Amount Enter the subcontracted dollar amount of the work to be performed or service to be provided. Include the prime consultant if the prime is a DBE. See LAPM Chapter 9 for how to count full/partial participation.
- **14. Total Claimed DBE Participation** \$: Enter the total dollar amounts entered in the "DBE Dollar Amount" column. %: Enter the total DBE participation claimed ("Total Participation Dollars Claimed" divided by item "Total Contract Award Amount"). If the total % claimed is less than item "Contract DBE Goal," an adequately documented Good Faith Effort (GFE) is required (see Exhibit 15-H DBE Information Good Faith Efforts of the LAPM).
- 15. Preparer's Signature The person completing the DBE commitment form on behalf of the consultant's firm must sign their name.
- 16. Date Enter the date the DBE commitment form is signed by the consultant's preparer.
- 17. Preparer's Name Enter the name of the person preparing and signing the consultant's DBE commitment form.
- 18. Phone Enter the area code and phone number of the person signing the consultant's DBE commitment form.
- 19. Preparer's Title Enter the position/title of the person signing the consultant's DBE commitment form.

LOCAL AGENCY SECTION

- 20. Local Agency Contract Number Enter the Local Agency contract number or identifier.
- 21. Federal-Aid Project Number Enter the Federal-Aid Project Number.
- **22.** Contract Execution Date Enter the date the contract was executed.
- 23. Local Agency Representative's Signature The person completing this section of the form for the Local Agency must sign their name to certify that the information in this and the Consultant Section of this form is complete and accurate.
- 24. Date Enter the date the DBE commitment form is signed by the Local Agency Representative.
- **25.** Local Agency Representative's Name Enter the name of the Local Agency Representative certifying the consultant's DBE commitment form.
- 26. Phone Enter the area code and phone number of the person signing the consultant's DBE commitment form.
- **27.** Local Agency Representative Title Enter the position/title of the Local Agency Representative certifying the consultant's DBE commitment form.

EXHIBIT 17-F FINAL REPORT-UTILIZATION OF DISADVANTAGED BUSINESS ENTERPRISES (DBE) AND FIRST-TIER SUBCONTRACTORS

Contract Andrews 6. Business Address 475 Avviation Bivd Suite 120, Santa Rosa, CA 95403 7. Final Contract Amount	1. Local Agen 180073	1. Local Agency Contract Number 180073	2. Federal-Air HGMP 4344-;	 Federal-Aid Project Number HGMP 4344-361-7, DWR #4600012884 	3. Local Agency Mendocino County	cy County			4. Contract Completion Date	mpletion Date
vice, or 10. Company Name and Business Address 11. DBE Contract Payments Non-DBE Number 13. Date Number Of Certification Non-DBE Completed Com	5. Contractor/ Brelje & F	Consultant Race Consulting Engineers		6. Business Address 475 Aviation Blvd Suite 120, §	Santa Rosa, CA 9	5403		7. Final Cont	act Amount	
Number Non-DBE Completed	8. Contract Item	9. Description of Work, Servic Materials Supplied	e, or	10. Company Name a	and	11. DBE Certification	12. Contract	t Payments	13. Date Work	14. Date of Final
	Number			Scaling Scaling		Number	Non-DBE	DBE	Completed	Payment
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	5. ORIGINAL	DBE COMMITMENT AMOUNT	ક્ર			16. TOTAL				

List all first-tier subcontractors/subconsultants and DBEs regardless of tier whether or not the firms were originally listed for goal credit. If actual DBE utilization (or item of work) was different than that approved at the time of award, provide comments on an additional page. List actual amount paid to each entity. If no subcontractors/subconsultants were used on the contract, indicate on the form.

	I CERTIFY THAT THE ABOVE INFORMATION IS COMPLETE AND CORRECT		
17. Contractor/Consultant Representative's Signature	18. Contractor/Consultant Representative's Name	19. Phone	20. Date
I CERTIFY THAT	I CERTIFY THAT THE CONTRACTING RECORDS AND ON-SITE PERFORMANCE OF THE DBE(S) HAS BEEN MONITORED	AS BEEN MONITORED	
21. Local Agency Representative's Signature	22. Local Agency Representative's Name		24. Date

DISTRIBUTION: Original - Local Agency, Copy - Caltrans District Local Assistance Engineer. Include with Final Report of Expenditures

ADA NOTICE: For individuals with sensory disabilities, this document is available in alternate formats. For information, call (916) 445-1233, Local Assistance Procedures Manual TTY 711, or write to Records and Forms Management, 1120 N Street, MS-89, Sacramento, CA 95814.

INSTRUCTIONS – FINAL REPORT-UTILIZATION OF DISADVANTAGED BUSINESS ENTERPRISES (DBE) AND FIRST-TIER SUBCONSULTANTS

- 1. Local Agency Contract Number Enter the Local Agency contract number or identifier.
- 2. Federal-Aid Project Number Enter the Federal-Aid Project Number.
- **3. Local Agency** Enter the name of the local or regional agency that is funding the contract.
- **4. Contract Completion Date** Enter the date the contract was completed.
- 5. Contractor/Consultant Enter the contractor/consultant's firm name.
- **6. Business Address -** Enter the contractor/consultant's business address.
- 7. Final Contract Amount Enter the total final amount for the contract.
- **8.** Contract Item Number Enter contract item for work, services, or materials supplied provided. Not applicable for consultant contracts.
- **9. Description of Work, Services, or Materials Supplied** Enter description of work, services, or materials provided. Indicate all work to be performed by DBEs including work performed by the prime contractor/consultant's own forces, if the prime is a DBE. If 100% of the item is not to be performed or furnished by the DBE, describe the exact portion to be performed or furnished by the DBE. See LAPM Chapter 9 to determine how to count the participation of DBE firms.
- **10.** Company Name and Business Address Enter the name, address, and phone number of all subcontracted contractors/consultants. Also, enter the prime contractor/consultant's name and phone number, if the prime is a DBE.
- 11. DBE Certification Number Enter the DBE's Certification Identification Number. Leave blank if subcontractor is not a DBE.
- **12. Contract Payments** Enter the subcontracted dollar amount of the work performed or service provided. Include the prime contractor/consultant if the prime is a DBE. The Non-DBE column is used to enter the dollar value of work performed by firms that are not certified DBE or for work after a DBE becomes decertified.
- **13. Date Work Completed** Enter the date the subcontractor/subconsultant's item work was completed.
- **14. Date of Final Payment -** Enter the date when the prime contractor/consultant made the final payment to the subcontractor/subconsultant for the portion of work listed as being completed.
- **15. Original DBE Commitment Amount** Enter the "Total Claimed DBE Participation Dollars" from Exhibits 15-G or 10-O2 for the contract.
- **16. Total** Enter the sum of the "Contract Payments" Non-DBE and DBE columns.
- 17. Contractor/Consultant Representative's Signature The person completing the form on behalf of the contractor/consultant's firm must sign their name.
- 18. Contractor/Consultant Representative's Name Enter the name of the person preparing and signing the form.
- 19. Phone Enter the area code and telephone number of the person signing the form.
- **20.** Date Enter the date the form is signed by the contractor's preparer.
- **21.** Local Agency Representative's Signature A Local Agency Representative must sign their name to certify that the contracting records and on-site performance of the DBE(s) has been monitored.
- **22.** Local Agency Representative's Name Enter the name of the Local Agency Representative signing the form.
- 23. Phone Enter the area code and telephone number of the person signing the form.
- **24.** Date Enter the date the form is signed by the Local Agency Representative.

Disadvantaged Business Enterprises (DBE) Certification Status Change

EXHIBIT 17-O DISADVANTAGED BUSINESS ENTERPRISES (DBE) CERTIFICATION STATUS CHANGE

4. Contract Completion Date	7. Final Contract Amount	13. Comments					
ınty		12. Certification/ Decertification Date (Letter Attached)					
3. Local Agency Mendocino County	Santa Rosa, CA 95403	11. Amount Paid While Certified					
lumber IR #4600012884	6. Business Address 475 Aviation Blvd Suite 120, Santa Rosa, CA 95403	10. DBE Certification Number					:
2. Federal-Aid F HGMP 4344-36	5. Contractor/Consultant Brelje & Race Consulting Engineers 475 Avi	9. DBE Contact Information					
1. Local Ageno 180073	5. Contractor/(Brelje & R	8. Contract Item Number					

I CERTIFY	CERTIFY THAT THE ABOVE INFORMATION IS COMPLETE AND CORRECT		
14. Contractor/Consultant Representative's Signature	15. Contractor/Consultant Representative's Name	16. Phone	17. Date
I CERTIFY THAT THE CONTRAC	CERTIFY THAT THE CONTRACTING RECORDS AND ON-SITE PERFORMANCE OF THE DBE(S) HAS BEEN MONITORED	BEEN MONITORED	
18. Local Agency Representative's Signature	19. Local Agency Representative's Name	20. Phone	21. Date

DISTRIBUTION: Original - Local Agency, Copy - Caltrans District Local Assistance Engineer. Include with Final Report of Expenditures

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INSTRUCTIONS –DISADVANTAGED BUSINESS ENTERPRISES (DBE) CERTIFICATION STATUS CHANGE

- 1. Local Agency Contract Number Enter the Local Agency contract number or identifier.
- 2. Federal-Aid Project Number Enter the Federal-Aid Project Number.
- 3. Local Agency Enter the name of the local or regional agency that is funding the contract.
- 4. Contract Completion Date Enter the date the contract was completed.
- 5. Contractor/Consultant Enter the contractor/consultant's firm name.
- **6. Business Address -** Enter the contractor/consultant's business address.
- 7. Final Contract Amount Enter the total final amount for the contract.
- **8.** Contract Item Number Enter contract item for work, services, or materials supplied provided. Not applicable for consultant contracts.
- **9. DBE Contact Information** Enter the name, address, and phone number of all DBE subcontracted contractors/consultants.
- 10. DBE Certification Number Enter the DBE's Certification Identification Number.
- 11. Amount Paid While Certified Enter the actual dollar value of the work performed by those subcontractors/subconsultants during the time period they are certified as a DBE.
- 12. Certification/Decertification Date (Letter Attached) Enter either the date of the Decertification Letter sent out by the Office of Business and Economic Opportunity (OBEO) or the date of the Certification Certificate mailed out by OBEO.
- 13. Comments If needed, provide any additional information in this section regarding any of the above certification status changes.
- 14. Contractor/Consultant Representative's Signature The person completing the form on behalf of the contractor/consultant's firm must sign their name.
- 15. Contractor/Consultant Representative's Name Enter the name of the person preparing and signing the form.
- 16. Phone Enter the area code and telephone number of the person signing the form.
- 17. Date Enter the date the form is signed by the contractor's preparer.
- **18.** Local Agency Representative's Signature A Local Agency Representative must sign their name to certify that the contracting records and on-site performance of the DBE(s) has been monitored.
- 19. Local Agency Representative's Name Enter the name of the Local Agency Representative signing the form.
- 20. Phone Enter the area code and telephone number of the person signing the form.
- 21. Date Enter the date the form is signed by the Local Agency Representative.

EXHIBIT 10-Q DISCLOSURE OF LOBBYING ACTIVITIES

COMPLETE THIS FORM TO DISCLOSE LOBBYING ACTIVITIES PURSUANT TO 31 U.S.C. 1352

1. T	ype of Federal Action: 2. Status of Action:	Federal 3. Report Type:	e. Jause
b c d	contract grant cooperative agreement loan loan loan guarantee loan insurance a. bid/offer/ap b. initial awar c. post-award	?	
4.	Name and Address of Reporting Entity Prime Subawardee Tier, if known	5. If Reporting Entity in No. 4 is Subawarde Enter Name and Address of Prime:	2,
	Congressional District, if known	Congressional District, if known	
6.	Federal Department/Agency:	7. Federal Program Name/Description:	
		CFDA Number, if applicable	
8.	Federal Action Number, if known:	9. Award Amount, if known:	
		,	
10.	Name and Address of Lobby Entity (If individual, last name, first name, MI)	11. Individuals Performing Services (including address if different from No. 10) (last name, first name, MI)	
	(attach Continuation S	heet(s) if necessary)	
12.	Amount of Payment (check all that apply)	14. Type of Payment (check all that apply)	
13.	\$ actual planned Form of Payment (check all that apply): a. cash b. in-kind; specify: nature Value	a. retainer b. one-time fee c. commission d. contingent fee e deferred f. other, specify	
15.	Brief Description of Services Performed or to be pe officer(s), employee(s), or member(s) contacted, for	Payment Indicated in Item 12:	
	(attach Continuatio	Sheet(s) if necessary)	
16.	Continuation Sheet(s) attached: Yes	No	
3 w er 1	Information requested through this form is authorized by Title 1 U.S.C. Section 1352. This disclosure of lobbying reliance was placed by the tier above when his transaction was made or intered into. This disclosure is required pursuant to 31 U.S.C. 352. This information will be reported to Congress emiannually and will be available for public inspection. Any	Signature:Print Name:	
p to	erson who fails to file the required disclosure shall be subject to a civil penalty of not less than \$10,000 and not more than 100,000 for each such failure.	Title: Date:	
Fede	ral Use Only:	Authorized for Local Reproduc Standard Form - LLL	ion

Distribution: Orig- Local Agency Project Files

INSTRUCTIONS FOR COMPLETING EXHIBIT 10-Q DISCLOSURE OF LOBBYING ACTIVITIES

This disclosure form shall be completed by the reporting entity, whether subawardee or prime federal recipient at the initiation or receipt of covered federal action or a material change to previous filing pursuant to title 31 U.S.C. Section 1352. The filing of a form is required for such payment or agreement to make payment to lobbying entity for influencing or attempting to influence an officer or employee of any agency, a Member of Congress an officer or employee of Congress or an employee of a Member of Congress in connection with a covered federal action. Attach a continuation sheet for additional information if the space on the form is inadequate. Complete all items that apply for both the initial filing and material change report. Refer to the implementing guidance published by the Office of Management and Budget for additional information.

- Identify the type of covered federal action for which lobbying activity is or has been secured to influence, the outcome of a covered federal action.
- 2. Identify the status of the covered federal action.
- 3. Identify the appropriate classification of this report. If this is a follow-up report caused by a material change to the information previously reported, enter the year and quarter in which the change occurred. Enter the date of the last, previously submitted report by this reporting entity for this covered federal action.
- 4. Enter the full name, address, city, state, and zip code of the reporting entity. Include Congressional District if known. Check the appropriate classification of the reporting entity that designates if it is or expects to be a prime or subaward recipient. Identify the tier of the subawardee, e.g., the first subawardee of the prime is the first tier. Subawards include but are not limited to: subcontracts, subgrants, and contract awards under grants.
- 5. If the organization filing the report in Item 4 checks "Subawardee" then enter the full name, address, city, state, and zip code of the prime federal recipient. Include Congressional District, if known.
- 6. Enter the name of the federal agency making the award or loan commitment. Include at least one organization level below agency name, if known. For example, Department of Transportation, United States Coast Guard.
- 7. Enter the federal program name or description for the covered federal action (item 1). If known, enter the full Catalog of Federal Domestic Assistance (CFDA) number for grants, cooperative agreements, loans and loan commitments.
- 8. Enter the most appropriate federal identifying number available for the federal action identification in item 1 (e.g., Request for Proposal (RFP) number, Invitation for Bid (IFB) number, grant announcement number, the contract grant. or loan award number, the application/proposal control number assigned by the federal agency). Include prefixes, e.g., "RFP-DE-90-001."
- 9. For a covered federal action where there has been an award or loan commitment by the Federal agency, enter the federal amount of the award/loan commitments for the prime entity identified in item 4 or 5.
- 10. Enter the full name, address, city, state, and zip code of the lobbying entity engaged by the reporting entity identified in Item 4 to influence the covered federal action.
- 11. Enter the full names of the individual(s) performing services and include full address if different from 10 (a). Enter Last Name, First Name and Middle Initial (Ml).
- 12. Enter the amount of compensation paid or reasonably expected to be paid by the reporting entity (Item 4) to the lobbying entity (Item 10). Indicate whether the payment has been made (actual) or will be made (planned). Check all boxes that apply. If this is a material change report, enter the cumulative amount of payment made or planned to be made.
- 13. Check all boxes that apply. If payment is made through an in-kind contribution, specify the nature and value of the in-kind payment.
- **14.** Check all boxes that apply. If other, specify nature.
- 15. Provide a specific and detailed description of the services that the lobbyist has performed or will be expected to perform and the date(s) of any services rendered. Include all preparatory and related activity not just time spent in actual contact with federal officials. Identify the federal officer(s) or employee(s) contacted or the officer(s) employee(s) or Member(s) of Congress that were contacted.
- 16. Check whether or not a continuation sheet(s) is attached.
- 17. The certifying official shall sign and date the form, and print his/her name title and telephone number.

Public reporting burden for this collection of information is estimated to average 30-minutes per response, including time for reviewing instruction, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0046), Washington, D.C. 20503. SF-LLL-Instructions

Rev. 06-04

EXHIBIT F

REQUIRED FEDERAL CONTRACT PROVISIONS

EXHIBIT 10-R A & E SAMPLE CONTRACT LANGUAGE

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ARTICLE IV PERFORMANCE PERIOD (Verbatim)

- A. This contract shall go into effect on January 22, 2019, contingent upon approval by COUNTY, and CONSULTANT shall commence work after notification to proceed by COUNTY'S Contract Administrator. The contract shall end on December 31, 2020, unless extended by contract amendment.
- B. CONSULTANT is advised that any recommendation for contract award is not binding on COUNTY until the contract is fully executed and approved by COUNTY.

ARTICLE V ALLOWABLE COSTS AND PAYMENTS (Verbatim)

- A. The method of payment for this contract will be based on actual cost plus a fixed fee. COUNTY will reimburse CONSULTANT for actual costs (including labor costs, employee benefits, travel, equipment rental costs, overhead and other direct costs) incurred by CONSULTANT in performance of the work. CONSULTANT will not be reimbursed for actual costs that exceed the estimated wage rates, employee benefits, travel, equipment rental, overhead, and other estimated costs set forth in the approved CONSULTANT'S Cost Proposal, unless additional reimbursement is provided for by contract amendment. In no event, will CONSULTANT be reimbursed for overhead costs at a rate that exceeds COUNTY's approved overhead rate set forth in the Cost Proposal. In the event, that COUNTY determines that a change to the work from that specified in the Cost Proposal and contract is required, the contract time or actual costs reimbursable by COUNTY shall be adjusted by contract amendment to accommodate the changed work. The maximum total cost as specified in Paragraph "H" shall not be exceeded, unless authorized by contract amendment.
- B. In addition to the allowable incurred costs, COUNTY will pay CONSULTANT a fixed fee of \$1,201,500. The fixed fee is nonadjustable for the term of the contract, except in the event of a significant change in the scope of work and such adjustment is made by contract amendment.
- C. Reimbursement for transportation and subsistence costs shall not exceed the rates specified in the approved Cost Proposal.
- D. When milestone cost estimates are included in the approved Cost Proposal, CONSULTANT shall obtain prior written approval for a revised milestone cost estimate from the Contract Administrator before exceeding such cost estimate.
- E. Progress payments will be made monthly in arrears based on services provided and allowable incurred costs. A pro rata portion of CONSULTANT's fixed fee will be included in the monthly progress payments. If CONSULTANT fails to submit the required deliverable items according to the schedule set forth in the Statement of Work, COUNTY shall have the right to delay payment or terminate this Contract in accordance with the provisions of Article VI Termination.
- F. No payment will be made prior to approval of any work, nor for any work performed prior to approval of this contract.
- G. CONSULTANT will be reimbursed, as promptly as fiscal procedures will permit upon receipt by COUNTY's Contract Administrator of itemized invoices in triplicate. Invoices shall be submitted no later than 45 calendar days after the performance of work for which CONSULTANT is billing. Invoices shall detail the work performed on each milestone and each project as applicable. Invoices shall follow the format stipulated for the approved Cost Proposal and shall reference this contract number and project title. Final invoice must contain the final cost and all credits due COUNTY including any equipment purchased under the provisions of Article XI Equipment Purchase of this contract. The final invoice should be submitted within 60 calendar days after completion of CONSULTANT's work. Invoices shall be mailed to COUNTY's Contract Administrator at the following address:

Mendocino County Department of Transportation Attn: Howard N. Dashiell 340 Lake Mendocino Dive Ukiah, CA 95482

- H. The total amount payable by COUNTY including the fixed fee shall not exceed one million, two hundred one thousand five hundred dollars (\$1,201,500).
- I. Salary increases will be reimbursable if the new salary is within the salary range identified in the approved Cost Proposal and is approved by COUNTY's Contract Administrator.

J. For personnel subject to prevailing wage rates as described in the California Labor Code, all salary increases, which are the direct result of changes in the prevailing wage rates are reimbursable.

ARTICLE VI TERMINATION (Verbatim)

- A. COUNTY reserves the right to terminate this contract upon thirty (30) calendar days written notice to CONSULTANT with the reasons for termination stated in the notice.
- B. COUNTY may terminate this contract with CONSULTANT should CONSULTANT fail to perform the covenants herein contained at the time and in the manner herein provided. In the event of such termination, COUNTY may proceed with the work in any manner deemed proper by COUNTY. If COUNTY terminates this contract with CONSULTANT, COUNTY shall pay CONSULTANT the sum due to CONSULTANT under this contract prior to termination, unless the cost of completion to COUNTY exceeds the funds remaining in the contract. In which case the overage shall be deducted from any sum due CONSULTANT under this contract and the balance, if any, shall be paid to CONSULTANT upon demand.

ARTICLE VII COST PRINCIPLES AND ADMINISTRATIVE REQUIREMENTS (Verbatim)

- A. CONSULTANT agrees that the Contract Cost Principles and Procedures, 48 CFR, Federal Acquisition Regulations System, Chapter 1, Part 31.000 et seq., shall be used to determine the cost allowability of individual items.
- B. CONSULTANT also agrees to comply with federal procedures in accordance with 2 CFR, Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards.
- C. Any costs for which payment has been made to CONSULTANT that are determined by subsequent audit to be unallowable under 2 CFR, Part 200 and 48 CFR, Federal Acquisition Regulations System, Chapter 1,
 - Part 31.000 et seq., are subject to repayment by CONSULTANT to COUNTY.

ARTICLE VIII RETENTION OF RECORDS/AUDIT (Verbatim)

For the purpose of determining compliance with Public Contract Code 10115, et seq. and Title 21, California Code of Regulations, Chapter 21, Section 2500 et seq., when applicable and other matters connected with the performance of the contract pursuant to Government Code 8546.7; CONSULTANT, subconsultants, and COUNTY shall maintain and make available for inspection all books, documents, papers, accounting records, and other evidence pertaining to the performance of the contract, including but not limited to, the costs of administering the contract. All parties shall make such materials available at their respective offices at all reasonable times during the contract period and for three years from the date of final payment under the contract. The state, State Auditor, COUNTY, FHWA, or any duly authorized representative of the Federal Government shall have access to any books, records, and documents of CONSULTANT and it's certified public accountants (CPA) work papers that are pertinent to the contract and indirect cost rates (ICR) for audit, examinations, excerpts, and transactions, and copies thereof shall be furnished if requested.

ARTICLE IX AUDIT REVIEW PROCEDURES (Verbatim)

- A. Any dispute concerning a question of fact arising under an interim or post audit of this contract that is not disposed of by agreement, shall be reviewed by COUNTY'S Chief Financial Officer.
- B. Not later than 30 days after issuance of the final audit report, CONSULTANT may request a review by COUNTY'S Chief Financial Officer of unresolved audit issues. The request for review will be submitted in writing.

C. Neither the pendency of a dispute nor its consideration by COUNTY will excuse CONSULTANT from full and timely performance, in accordance with the terms of this contract.

ARTICLE X SUBCONTRACTING (Verbatim)

- A. Nothing contained in this contract or otherwise, shall create any contractual relation between COUNTY and any subconsultant(s), and no subcontract shall relieve CONSULTANT of its responsibilities and obligations hereunder. CONSULTANT agrees to be as fully responsible to COUNTY for the acts and omissions of its subconsultant(s) and of persons either directly or indirectly employed by any of them as it is for the acts and omissions of persons directly employed by CONSULTANT. CONSULTANT's obligation to pay its subconsultant(s) is an independent obligation from COUNTY'S obligation to make payments to the CONSULTANT.
- B. CONSULTANT shall perform the work contemplated with resources available within its own organization and no portion of the work pertinent to this contract shall be subcontracted without written authorization by COUNTY's Contract Administrator, except that, which is expressly identified in the approved Cost Proposal.
- C. CONSULTANT shall pay its subconsultants within ten (10) calendar days from receipt of each payment made to CONSULTANT by COUNTY.
- D. All subcontracts entered into as a result of this contract shall contain all the provisions stipulated in this contract to be applicable to subconsultants.
- E. Any substitution of subconsultant(s) must be approved in writing by COUNTY's Contract Administrator prior to the start of work by the subconsultant(s).

ARTICLE XI EQUIPMENT PURCHASE (Verbatim)

- A. Prior authorization in writing, by COUNTY's Contract Administrator shall be required before CONSULTANT enters into any unbudgeted purchase order, or subcontract exceeding \$5,000 for supplies, equipment, or CONSULTANT services. CONSULTANT shall provide an evaluation of the necessity or desirability of incurring such costs.
- B. For purchase of any item, service or consulting work not covered in CONSULTANT's Cost Proposal and exceeding \$5,000 prior authorization by COUNTY's Contract Administrator; three competitive quotations must be submitted with the request, or the absence of bidding must be adequately justified.
- C. Any equipment purchased as a result of this contract is subject to the following: "CONSULTANT shall maintain an inventory of all nonexpendable property. Nonexpendable property is defined as having a useful life of at least two years and an acquisition cost of \$5,000 or more. If the purchased equipment needs replacement and is sold or traded in, COUNTY shall receive a proper refund or credit at the conclusion of the contract, or if the contract is terminated, CONSULTANT may either keep the equipment and credit COUNTY in an amount equal to its fair market value, or sell such equipment at the best price obtainable at a public or private sale, in accordance with established COUNTY procedures; and credit COUNTY in an amount equal to the sales price. If CONSULTANT elects to keep the equipment, fair market value shall be determined at CONSULTANT's expense, on the basis of a competent independent appraisal of such equipment. Appraisals shall be obtained from an appraiser mutually agreeable to by COUNTY and CONSULTANT, if it is determined to sell the equipment, the terms and conditions of such sale must be approved in advance by COUNTY." 2 CFR, Part 200 requires a credit to Federal funds when participating equipment with a fair market value greater than \$5,000 is credited to the project.

ARTICLE XII STATE PREVAILING WAGE RATES (Verbatim)

- A. CONSULTANT shall comply with the State of California's General Prevailing Wage Rate requirements in accordance with California Labor Code, Section 1770, and all Federal, State, and local laws and ordinances applicable to the work.
- B. Any subcontract entered into as a result of this contract, if for more than \$25,000 for public works construction or more than \$15,000 for the alteration, demolition, repair, or maintenance of public works, shall contain all of the provisions of this Article, unless the awarding agency has an approved labor compliance program by the Director of Industrial Relations.
- C. When prevailing wages apply to the services described in the scope of work, transportation and subsistence costs shall be reimbursed at the minimum rates set by the Department of Industrial Relations (DIR) as outlined in the applicable Prevailing Wage Determination. See http://www.dir.ca.gov.

ARTICLE XIII CONFLICT OF INTEREST (Verbatim)

- A. CONSULTANT shall disclose any financial, business, or other relationship with COUNTY that may have an impact upon the outcome of this contract, or any ensuing COUNTY construction project. CONSULTANT shall also list current clients who may have a financial interest in the outcome of this contract, or any ensuing COUNTY construction project, which will follow.
- B. CONSULTANT hereby certifies that it does not now have, nor shall it acquire any financial or business interest that would conflict with the performance of services under this contract.
- C. CONSULTANT hereby certifies that neither CONSULTANT, nor any firm affiliated with CONSULTANT will bid on any construction contract, or on any contract to provide construction inspection for any construction project resulting from this contract. An affiliated firm is one, which is subject to the control of the same persons through joint-ownership, or otherwise.
- D. Except for subconsultants whose services are limited to providing surveying or materials testing information, no subconsultant who has provided design services in connection with this contract shall be eligible to bid on any construction contract, or on any contract to provide construction inspection for any construction project resulting from this contract.

ARTICLE XIV REBATES, KICKBACKS OR OTHER UNLAWFUL CONSIDERATION (Verbatim)

CONSULTANT warrants that this contract was not obtained or secured through rebates kickbacks or other unlawful consideration, either promised or paid to any COUNTY employee. For breach or violation of this warranty, COUNTY shall have the right in its discretion; to terminate the contract without liability; to pay only for the value of the work actually performed; or to deduct from the contract price; or otherwise recover the full amount of such rebate, kickback or other unlawful consideration.

ARTICLE XV PROHIBITION OF EXPENDING COUNTY STATE OR FEDERAL FUNDS FOR LOBBYING (Verbatim)

Note Used. Contract less than \$150,000.

ARTICLE XVI STATEMENT OF COMPLIANCE (Verbatim)

- A. CONSULTANT's signature affixed herein, and dated, shall constitute a certification under penalty of perjury under the laws of the State of California that CONSULTANT has, unless exempt, complied with, the nondiscrimination program requirements of Government Code Section 12990 and Title 2, California Administrative Code, Section 8103.
- B. During the performance of this Contract, Consultant and its subconsultants shall not unlawfully discriminate, harass, or allow harassment against any employee or applicant for employment because

of sex, race, color, ancestry, religious creed, national origin, physical disability (including HIV and AIDS), mental disability, medical condition (e.g., cancer), age (over 40), marital status, and denial of family care leave. Consultant and subconsultants shall insure that the evaluation and treatment of their employees and applicants for employment are free from such discrimination and harassment. Consultant and subconsultants shall comply with the provisions of the Fair Employment and Housing Act (Gov. Code §12990 (a-f) et seq.) and the 5applicable regulations promulgated there under (California Code of Regulations, Title 2, Section 7285 et seq.). The applicable regulations of the Fair Employment and Housing Commission implementing Government Code Section 12990 (a-f), set forth in Chapter 5 of Division 4 of Title 2 of the California Code of Regulations, are incorporated into this Contract by reference and made a part hereof as if set forth in full. Consultant and its subconsultants shall give written notice of their obligations under this clause to labor organizations with which they have a collective bargaining or other Agreement.

- C. The Consultant shall comply with regulations relative to Title VI (nondiscrimination in federally-assisted programs of the Department of Transportation Title 49 Code of Federal Regulations, Part 21 Effectuation of Title VI of the 1964 Civil Rights Act). Title VI provides that the recipients of federal assistance will implement and maintain a policy of nondiscrimination in which no person in the state of California shall, on the basis of race, color, national origin, religion, sex, age, disability, be excluded from participation in, denied the benefits of or subject to discrimination under any program or activity by the recipients of federal assistance or their assignees and successors in interest.
- D. The Consultant, with regard to the work performed by it during the Agreement shall act in accordance with Title VI. Specifically, the Consultant shall not discriminate on the basis of race, color, national origin, religion, sex, age, or disability in the selection and retention of Subconsultants, including procurement of materials and leases of equipment. The Consultant shall not participate either directly or indirectly in the discrimination prohibited by Section 21.5 of the U.S. DOT's Regulations, including employment practices when the Agreement covers a program whose goal is employment.

ARTICLE XVII DEBARMENT AND SUSPENSION CERTIFICATION (Verbatim)

- A. CONSULTANT's signature affixed herein, shall constitute a certification under penalty of perjury under the laws of the State of California, that CONSULTANT has complied with Title 2 CFR, Part 180, "OMB Guidelines to Agencies on Government wide Debarment and Suspension (nonprocurement)", which certifies that he/she or any person associated therewith in the capacity of owner, partner, director, officer, or manager, is not currently under suspension, debarment, voluntary exclusion, or determination of ineligibility by any federal agency; has not been suspended, debarred, voluntarily excluded, or determined ineligible by any federal agency within the past three (3) years; does not have a proposed debarment pending; and has not been indicted, convicted, or had a civil judgment rendered against it by a court of competent jurisdiction in any matter involving fraud or official misconduct within the past three (3) years. Any exceptions to this certification must be disclosed to COUNTY.
- B. Exceptions will not necessarily result in denial of recommendation for award, but will be considered in determining CONSULTANT responsibility. Disclosures must indicate to whom exceptions apply, initiating agency, and dates of action.
- C. Exceptions to the Federal Government Excluded Parties List System maintained by the General Services Administration are to be determined by the Federal highway Administration.

ARTICLE XVIII FUNDING REQUIREMENTS

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

- B. This contract is valid and enforceable only, if sufficient funds are made available to COUNTY for the purpose of this contract. In addition, this contract is subject to any additional restrictions, limitations, conditions, or any statute enacted by the Congress, State Legislature, or COUNTY governing board that may affect the provisions, terms, or funding of this contract in any manner.
- C. It is mutually agreed that if sufficient funds are not appropriated, this contract may be amended to reflect any reduction in funds.
- D. COUNTY has the option to void the contract under the 30-day termination clause pursuant to Article VI, or by mutual agreement to amend the contract to reflect any reduction of funds.

ARTICLE XIX CHANGE IN TERMS

- A. This contract may be amended or modified only by mutual written agreement of the parties.
- B. CONSULTANT shall only commence work covered by an amendment after the amendment is executed and notification to proceed has been provided by COUNTY's Contract Administrator.
- C. There shall be no change in CONSULTANT's Project Manager or members of the project team, as listed in the approved Cost Proposal, which is a part of this contract without prior written approval by COUNTY's Contract Administrator.

ARTICLE XX DISADVANTAGED BUSINESS ENTERPRISES (DBE) PARTICIPATION

See Consultant Agreement Exhibit E

ARTICLE XXI CONTINGENT FEE

CONSULTANT warrants, by execution of this contract 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 CONSULTANT for the purpose of securing business. For breach or violation of this warranty, COUNTY has the right to annul this contract without liability; pay only for the value of the work actually performed, or in its discretion to deduct from the contract price or consideration, or otherwise recover the full amount of such commission, percentage, brokerage, or contingent fee.

ARTICLE XXII CLAIMS FILED BY COUNTY'S CONSTRUCTION CONSULTANT

- A. If claims are filed by COUNTY's construction contractor relating to work performed by CONSULTANT's personnel, and additional information or assistance from CONSULTANT's personnel is required in order to evaluate or defend against such claims; CONSULTANT agrees to make its personnel available for consultation with COUNTY'S construction contract administration and legal staff and for testimony, if necessary, at depositions and at trial or arbitration proceedings.
- B. CONSULTANT's personnel that COUNTY considers essential to assist in defending against construction contractor claims will be made available on reasonable notice from COUNTY. Consultation or testimony will be reimbursed at the same rates, including travel costs that are being paid for CONSULTANT's personnel services under this contract.
- C. Services of CONSULTANT's personnel in connection with COUNTY's construction contractor claims will be performed pursuant to a written contract amendment, if necessary, extending the termination date of this contract in order to resolve the construction claims.

ARTICLE XXIII CONFIDENTIALITY OF DATA

A. All financial, statistical, personal, technical, or other data and information relative to COUNTY's operations, which are designated confidential by COUNTY and made available to CONSULTANT in

- order to carry out this contract, shall be protected by CONSULTANT from unauthorized use and disclosure.
- B. Permission to disclose information on one occasion, or public hearing held by COUNTY relating to the contract, shall not authorize CONSULTANT to further disclose such information, or disseminate the same on any other occasion.
- C. CONSULTANT shall not comment publicly to the press or any other media regarding the contract or COUNTY's actions on the same, except to COUNTY's staff, CONSULTANT's own personnel involved in the performance of this contract, at public hearings or in response to questions from a Legislative committee.
- D. CONSULTANT shall not issue any news release or public relations item of any nature, whatsoever, regarding work performed or to be performed under this contract without prior review of the contents thereof by COUNTY, and receipt of COUNTY'S written permission.
- E. Any subcontract entered into as a result of this contract shall contain all of the provisions of this Article.
- F. All information related to the construction estimate is confidential, and shall not be disclosed by CONSULTANT to any entity other than COUNTY.

ARTICLE XXIV NATIONAL LABOR RELATIONS BOARD CERTIFICATION

In accordance with Public Contract Code Section 10296, CONSULTANT hereby states under penalty of perjury that no more than one final unappealable finding of contempt of court by a federal court has been issued against CONSULTANT within the immediately preceding two-year period, because of CONSULTANT's failure to comply with an order of a federal court that orders CONSULTANT to comply with an order of the National Labor Relations Board.

ARTICLE XXX EVALUATION OF CONSULTANT

CONSULTANT's performance will be evaluated by COUNTY. A copy of the evaluation will be sent to CONSULTANT for comments. The evaluation together with the comments shall be retained as part of the contract record.

ARTICLE XXXI RETENTION OF FUNDS

- A. Any subcontract entered into as a result of this Contract shall contain all of the provisions of this section.
- B. No retainage will be withheld by the Agency from progress payments due the prime consultant. Retainage by the prime consultant or subconsultants is prohibited, and no retainage will be held by the prime consultant from progress due subconsultants. Any violation of this provision shall subject the violating prime consultant or subconsultants to the penalties, sanctions, and other remedies specified in Section 7108.5 of the California Business and Professions Code. This requirement shall not be construed to limit or impair any contractual, administrative, or judicial remedies, otherwise available to the prime consultant or subconsultant in the event of a dispute involving late payment or nonpayment by the prime consultant or deficient subconsultant performance, or noncompliance by a subconsultant. This provision applies to both DBE and non-DBE prime consultants and subconsultants.