

# **County of Santa Cruz**

#### DEPARTMENT OF PUBLIC WORKS

701 OCEAN STREET, ROOM 410, SANTA CRUZ, CA 95060 (831) 454-2160 FAX (831) 454-2385 TDD (831) 454-2123

AGENDA: JUNE 22, 1999 June 16, 1999

SANTA CRUZ COUNTY BOARD OF SUPERVISORS 701 Ocean Street Santa Cruz, California 95060

SUBJECT: EMERGENCY WATERSHED PROTECTION PROGRAM

LOCAL MATCH POLICY-AMENDMENT OF STANDARD AGREEMENT

Members of the Board:

At its regular June 15, 1999, meeting your Board adopted an Emergency Watershed Protection Program local match policy and approved a standard at-cost agreement regarding provision of the local share. At the suggestion of County Counsel we recommend that additional language be incorporated into the first paragraph of Section 7, "Project Construction," and the second paragraph of Section 8, "Project Costs," of that agreement (see attached agreement).

It is therefore recommended that the Board of Supervisors approve the amended Emergency Watershed Protection Program Local Match Policy Agreement.

Yours truly,

JOHN A. FANTHAM

Director of Public Works

GG:mg

Attachment

NEWLM.

RECOMMENDED FOR APPROVAL:

County Administrative Officer

copy to: Public Works

Public Works 72

## **AGREEMENT**

This Agreement is entered into by and between the following parties: the County of Santa Cruz;		
The individual parties to this Agreement will be collectively referred to herein as the "Owners". All parties to this Agreement will be collectively referred to herein as the "Parties" and individually as a "Party".		
<u>RECITALS</u>		
(Property owner name ) is/are the owner/s of real property located in the County of Santa Cruz described as APN commonly known as [address)		
. (Separate recital for each property owner)		
The Owners' properties are each located adjacent toCreek/River.		
The Owners' properties are each subject to flooding, erosion, and damage by the rapid rising of Creek/River and the diversion of		
Creek/River caused by debris falling into Creek/River during periods o heavy rainfall.		
The Owners' properties are each either currently damaged or are threatened by damage and each are subject to future damage due to (specific storm event or other cause)		
The Owners each desire to receive emergency assistance to relieve the imminent hazard to their properties caused by the flooding in and erosion along		
Creek/River through a program set up by Congress to respond to emergencies created by natural disasters known as the Emergency Watershed Protection ("EWP") program, administered by the United States Department of Agriculture Natural Resources Conservation Service (the "NRCS").		
The emergency assistance desired by the Owners is generally outlined in a Damag Survey Report for (NRCS name of project) prepared by the NRCS (the "Project"), a copy of which is attached hereto as Exhibit A.		
In order to qualify the project through the EWP program, the Owners must secure political subdivision of the State of California to sponsor the emergency work.		
The Owners have requested the County serve as the sponsor of the Project.		
The County agrees to sponsor the Project subject to the terms of this Agreement.		
GENERAL AGREEMENT		
1. The Owners understand and agree that the Project will only provide emergency streambank protection measures to those parts of		

**7 2** Cleek/River adjacent to their properties.

- 2. The Owners further understand and agree that the Project will not restore their private properties to a condition similar to the condition they were in prior to the damage- (747 causing events which began in \_\_\_\_\_
- 3. The Owners further understand and agree that other projects could be designed without the assistance of the EWP or the County which would provide greater protection to their properties from flooding and erosion than the Project, and, with this knowledge, the Owners freely choose to enter into this Agreement.
- 4. The Owners further understand and agree that the Project is designed as an emergency measure in response to a natural disaster. Any work the Owners desire which is beyond the scope of the Project is the responsibility of the Owners.

#### 5. Permits

The County agrees to facilitate obtaining the necessary emergency permit from the County of Santa Cruz Planning Department; all costs involve with obtaining any such permits will be the responsibility of the Owners. The Owners each agree to execute the emergency permit, a copy of which is attached to this Agreement as Exhibit B. The Owners understand and agree that they shall be responsible for obtaining and paying for any and all additional regulatory approvals or studies associated with the Project; including any permits required by the Department of Fish and Game.

#### 6. Right of Entry

The Owners each agree to allow access to all points of their properties reasonably necessary to complete the Project.

#### 7. **Project Construction**

The County will select a design professional for the Project and enter into a contract for their services. Notwithstanding any other provisions of this Agreement, it is understood and agreed that the County is only acting as an agent for the Owners for the design of the Project and the County does not by this Agreement assume any liability or responsibility to the Owners for the Project design. The County shall provide in the contract with the construction contractor for the Owners to be third party beneficiaries with regard to the portion of the Project on their properties, and the Owners shall be limited to their remedies against the contractor as third party beneficiary to the contract with regard to any claim related to the Project.

It is further understood and agreed that the design plans for the Project shall be submitted to the Owners for their review and approval in writing. The Owners may, at their option and own expense, consult with professionals of their choosing to assist them in reviewing the design plans. The approval of the design plans by the Owners shall constitute a waiver of any claims against the County of Santa Cruz and its employees and agents relating to the design plans.

The County will put the Project out to bid to licensed contractors in accordance with contract procedures for public projects. Notwithstanding any other provisions of this agreement, it is understood and agreed that the County is only acting as an agent for the Owners for the portion of the Project on their properties and the County does not by this Agreement assume any liability or responsibility to the Owners for the Project or for any improvements constructed on their properties. The County shall provide in the contract with the construction contractor for the Owners to be third party beneficiaries with regard to the portion of the project on their properties, and the Owners shall be limited to their remedies against the contractor as

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#### 8. Project Costs

The parties understand and agree that the NRCS will pay up to seventy-five (75) percent of the costs of the Project. The remaining twenty-five (25) percent of the costs of the Project must come from local sources (the "Local Share"), including the Owners. The County agrees to apply to the Office of Emergency Services (the "OES") for payment of whatever portion of the Local Share may be eligible.

The Parties understand and agree that certain costs of the Project are not covered by the NRCS, including, but not limited to, the County's administration costs and overhead, the County's costs related to Project design and analysis, regulatory agency compliance, and any repairs needed associated with the Project located on property not owned by the Owners. The Parties understand and agree that all costs not covered by the NRCS and the OES shall be borne by the Owners. Each of the Owners shall pay the County a deposit of *ten percent (10%) of the estimatedproject costs divided by the number of Owners* within five (5) days of this Agreement being fully executed.. *These deposits shall be applied toward the Local Share*. The Owners shall pay the County the remainder of the known portion of the Local Share after bids are received for the Project construction contract and before such contract is awarded.

The Parties understand and agree that certain costs of the Project are not known at the time of award of the Project construction contract. The Parties understand and agree that all such costs of the Project that arise during the construction of the Project and before its acceptance as complete shall be borne by the Owners. The Parties understand and agree that the Owners will be billed by the County for any and all such costs on an at-cost basis.

The parties understand and agree that should the Owners, collectively or individually, by action or inaction, cause an increase in the cost of the Project, such increased cost shall be borne solely by those Owners, collectively or individually.

#### 9. Release

The Owners understand and agree that the County of Santa Cruz is not in any way responsible for the high water levels, scouring, debris accumulation, flooding, erosion, or other events which resulted in or may result in damage to their properties. The Owners further understand and agree that the County of Santa Cruz is not liable for damages resulting from the design or construction of the Project.

Except as otherwise expressly provided in this Agreement, the Owners understand and agree that they each hereby fully and finally release the County of Santa Cruz from all unknown and unanticipated injuries, losses, or damages arising out of the flooding and erosion of \_\_\_\_\_\_\_\_Creek/River and the design and construction of the Project, as well as from those now known or disclosed, and the Owners waive with respect to the flooding and erosion of \_\_\_\_\_\_\_Creek/River and the design and construction of the Project, all rights or benefits which they now have, or in the future may have, under the terms of Section 1542 of the Civil Code of the State of California, which section reads as follows:

A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him must have materially affected his settlement with the debtor.

#### 10. Warranty of Authority

The Parties represent and warrant that they have the sole right and exclusive authority to execute this Agreement, and that they have not sold, assigned, transferred, conveyed, or otherwise disposed of any other claims or demand against any other Party relating to any matter

#### 11. Agreement Jointly Drafted

The drafting and negotiation of this Agreement has been participated in by each Party or their counsel and for all purposes this Agreement shall be deemed to have been drafted jointly by the Parties.

### 12. Agreement Binds and Inures

This Agreement shall bind and inure to the benefit of each Party and each Party's agents, representatives, officers, directors, predecessors, successors, and assigns.

#### 13. Notarization and Recordation

The Owners hereby agree to allow this Agreement to be entered into the official records of the Recorder's Office of the County of Santa Cruz and, therefore, agree to provide notarized signatures to this Agreement.

#### 14. Written Modification Only

Each Party understands and agrees that this Agreement shall not be altered, amended, modified, or otherwise changed in any respect whatsoever except by a writing duly executed by each Party.

#### 15. Integration

This Agreement	supersedes any other prior writings and prior or contemporaneous
oral agreements or understandin	gs between the Parties that relate to or arise out of the flooding
and erosion of	Creek/River, the design and construction of the
Project and this Agreement. The	is Agreement fully integrates the parties' agreement and
understanding with respect to al	l matters covered by it. Each Party agrees that they have not
relied on any fact or statement of	or representation other than as specifically recited herein. To the
extent there were any prior relati	tions between the Parties respecting the flooding and erosion of
C	reek/River and/or the design and construction of the Project, these
relations, implied agreements or	understandings are null and void and all the Parties' rights and
duties are found exclusively in	this Agreement.

#### 16. California Law and Partial Invalidity

Any dispute concerning this Agreement shall be governed by California law. Should any provision of this Agreement be held invalid of illegal, such invalidity or illegality shall not invalidate the whole of this Agreement, but the Agreement shall be construed as if it did not contain the invalid or illegal part, and the rights and obligations of the Parties shall be construed and enforced accordingly.

#### 17. Effective Date of Agreement

This Agreement shall be effective when fully executed by all the Parties and is conditioned upon approval by the governing bodies of the government entity parties.

## 18. Headings

are inserted solely for convenience.	
DATED:	(Owner)
DATED:	COUNTY OF SANTA CRUZ  Chair of the Board of Supervisors
APPROVED AS TO FORM:	
STATE OF CALIFORNIA COUNTY OF SANTA CRUZ	
evidence to be the person whose name is subsc	OR proved to me on the basis of satisfactory' cribed to within instrument and acknowledged to me bacity, and that by his signature on the instrument,
WITNESS my hand and official seal.	

NOTARY PUBLIC

The paragraph headings used in this Agreement do not add or impart meaning and