

DIRECTOR OF PUBLIC WORKS

County of Santa Cruz

DEPARTMENT OF PUBLIC WORKS

701 OCEAN STREET, ROOM 410, SANTA CRUZ, CA 95060-4070 (831) 454-2160 FAX (831) 454-2385 TDD (831) 454-2123

AGENDA: JANUARY 15,2002

January 3,2002

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

SUBJECT: FISH AND WILDLIFE BIOLOGICAL SERVICES FOR THE

DEPARTMENT OF PUBLIC WORKS - AWARD OF CONTRACT

Members of the Board:

On September 25,2001, your Board approved issuance of a Request for Proposals for fish and wildlife biological services for the Department of Public Works projects. Seven proposals were received and they were evaluated by Planning and Public Works staff that have experience in working with fish and wildlife biologists. Of those evaluated, John Gilchrist & Associates, Kittleson Environmental Consulting and H.T. Harvey & Associates were selected based on being most qualified with fish and wildlife biological services.

The Department of Public Works, in the development of most of our improvement projects, is required by the U.S. Fish and Wildlife Services and the National Marine Fisheries Services under the Federal Endangered Species Act to have an approved wildlife biologist available to provide biological assessments and on-site monitoring for endangered or threatened species. The three most prominent species listed as federally endangered that may be affected by Public Works' projects include coho salmon, steelhead and the red-legged frog, and in general they are present in every project that is constructed in a riparian habitat, wetland, stream, lake or river. It is also important to note that financial penalties can be assessed against public agencies for failure to comply with the Federal Endangered Species Act.

Over this past year there were numerous projects where our department utilized an approved wildlife biologist for preconstruction surveys and during the different construction phases of a project. Due to this increased demand to incorporate fish and wildlife biological services measures into our projects and the vast amount of work created by the federal requirements, it is necessary for us to have several fish and wildlife biologists under contract to insure our projects are completed under the federal and state requirements. We have therefore selected three firms to

perform the work, so that if a project is within an endangered species habitat area, we will have an authorized biologist ready to implement required measures to ensure the preservation of that species. Because many of our projects are under construction at the same time during the summer and fall, there is a critical need to have several consultants ready to respond to project time lines accordingly. It will also insure that we have biologists available to meet specific funding time constraints that have been placed on the County by the Federal Emergency Management Agency and the Office of Emergency Services for storm damage repair projects.

Public Works intends to compensate the wildlife biological firms based on a force account payment (time and materials) for specific work assignment to projects as needed. Each of the three firms will be required to submit a cost estimate for the work to be performed on each project and to obtain written approval from Public Works prior to commencing work. We do not anticipate fully expending the contract amount for each of the selected firms. However, if there is a "take" of an endangered species on any of our projects during construction, we will be prepared to respond in a timely manner with the necessary resources. Also, because of the varying nature of the County's improvement projects, including those projects that are subject to oversight from the various regulatory agencies, it is difficult at this time to anticipate the exact cost for the various services that will be required from each firm.

Public Works has completed the final scope of work and cost negotiations with the selected firms, and presented here for your consideration is an independent contractor agreement with each consultant in the not-to-exceed amount of \$50,000 each. Sufficient funds are available for these three contracts in the approved road program funds for the various affected projects.

It is therefore recommended that the Board of Supervisors take the following action:

- 1. Approve the attached independent contractor agreements with John Gilchrist & Associates, Kittleson Environmental Consulting and H. T. Harvey & Associates for a not-to-exceed amount of \$50,000 each for fish and wildlife biological services.
- 2. Authorize the Director of Public Works to sign the agreements on behalf of the County.

Yours truly,

Director of Public Works

CS:bbs

Attachments

RECOMMENDED FOR APPROVAL:

County Administrative Officer

Copy to: Public Works Department

#fawb.wpd

Contract No.	
Contract 110.	

INDEPENDENT CONTRACTOR AGREEMENT

0289

0369

THIS CONTRACT is entered into this ___day of _____ 2001, by and between the COUNTY OF SANTA CRUZ, hereinafter called COUNTY, and JOHN GILCHRIST AND ASSOCIATES, hereinafter called CONTRACTOR. The parties agree as follows:

- 1. <u>DUTIES</u>. CONTRACTOR agrees to exercise special skill to accomplish the following result: TO PROVIDE GENERAL ENVIRONMENTAL CONSULTING AND MONITORING SERVICES FOR PUBLIC WORKS PROJECTS, AS DESCRIBED IN SCOPE OF WORK.
- **2.** <u>COMPENSATION</u>. In consideration for CONTRACTOR accomplishing said result, COUNTY agrees to pay CONTRACTOR as follows: NOT TO EXCEED \$50,000, IN A MANNER DESCRIBED IN SCOPE OF WORK.
- 3. <u>TERM.</u> The term of this contract shall be: FROM BOARD APPROVAL UNTIL JUNE 30,2002.
- 4. <u>EARLY TERMINATION</u>. Either party hereto may terminate this contract at any time by giving 30 days written notice to the other party.
- 5. <u>INDEMNIFICATION FOR DAMAGES. TAXES AND CONTRIBUTIONS</u>. CONTRACTOR shall exonerate, indemnify, defend, and hold harmless COUNTY (which for the purpose of paragraphs 5 and 6 shall include, without limitation, its officers, agents, employees and volunteers) from and against:
- **A.** Any and all claims, demands, losses, damages, defense costs, or liability of any kind or nature which COUNTY may sustain or incur or which may be imposed upon it for injury to or death of persons, or damage to property as a result of, arising out of, or in any manner connected with the CONTRACTOR'S performance under the terms of this Agreement, excepting any liability arising out of the sole negligence of the COUNTY. Such indemnification includes any damage to the person(s), or property(ies) of CONTRACTOR and third persons.
- B. Any and all Federal, State and Local taxes, charges, fees, or contributions required to be paid with respect to CONTRACTOR and CONTRACTOR'S officers, employees and agents engaged in the performance of this Agreement (including, without limitation, unemployment insurance, social security and payroll tax withholding).
- 6. <u>INSURANCE</u>. CONTRACTOR, at its sole cost and expense, for the full term of this Agreement (and any extensions thereof), shall obtain and maintain at a minimum compliance with all of the following insurance coverage(s) and requirements. Such insurance coverage shall be primary coverage as respects COUNTY and any insurance or self-insurance maintained by County shall be excess of CONTRACTOR'S insurance coverage and shall not contribute to it

If CONTRACTOR utilizes one or more subcontractors in the performance of this Agreement, CONTRACTOR shall obtain and maintain Independent Contractor's Insurance as to each subcontractor or otherwise provide evidence of insurance coverage for each

	ent to that required of CONTRACTOR in this Agreement, unless COUNTY both initial here/
	0370
A.	Types of Insurance and Minimum Limits 0290
	(1) Worker's Compensation in the minimum statutorily required his insurance coverage shall not be required if the CONTRACTOR has no es to this fact by initialing here
by CONTRACTOR's \$500,000 combined s insurance coverage sh	(2) Automobile Liability Insurance for each of CONTRACTOR's erformance of this Agreement, including owned, non-owned (e.g. owned employees), leased or hired vehicles, in the minimum amount of ingle limit per occurrence for bodily injury and property damage. This hall not be required if vehicle use by CONTRACTOR is not a material part is Agreement and CONTRACTOR and COUNTY both certify to this fact
•	(3) Comprehensive or Commercial General Liability Insurance num amount of \$1,000,000 combined single limit, including coverage for: personal injury, (c) broad-form property damage, (d) contractual liability,
\$1,000,000.00 combi	(4) Professional Liability Insurance in the minimum amount of ned single limit, if, and only if, this Subparagraph is initialed by COUNTY
В.	Other Insurance Provisions
required coverage for (hereinafter "post agreemaintain the required coverage. This proving reasonably affordable For purposes of interpolicy premium during	(1) If any insurance coverage required in this Agreement is provided ather than "Occurrence" form, CONTRACTOR agrees to maintain the a period of three (3) years after the expiration of this Agreement cement coverage") and any extensions thereof. CONTRACTOR may post agreement coverage by renewal or purchase of prior acts or tail sion is contingent upon post agreement coverage being both available and in relation to the coverage provided during the term of this Agreement. Preting this requirement, a cost not exceeding 100% of the last annual age the term of this Agreement in order to purchase prior acts or tail between the coverage shall be deemed to be reasonable.
General Liability Insu	(2) All required Automobile and Comprehensive or Commercial trance shall be endorsed to contain the following clause:
	"The County of Santa Cruz, its officials, employees, agents and volunteers are added as an additional insured as respects the operations and activities of, or on behalf of, the named insured performed under Agreement with the County of Santa Cruz."
following clzuse:	(3) All required insurance policies shall be endorsed to contain the

;

CONNIE SILVA DEPARTMENT OF PUBLIC WORKS 701 OCEAN STREET, ROOM 410 SANTA CRUZ, CA 95060" 20297

(4) CONTRACTOR agrees to provide its insurance broker(s) with a full copy of these insurance provisions and provide COUNTY on or before the effective date of this Agreement with Certificates of Insurance for all required coverages. All Certificates of Insurance shall be delivered or sent to:

CONNIE SILVA DEPARTMENT OF PUBLIC WORKS 701 OCEAN STREET, ROOM 410 SANTA CRUZ, CA 95060

- 7. <u>EOUAL EMPLOYMENT OPPORTUNITY</u>. During and in relation to the performance of this Agreement, CONTRACTOR agrees as follows:
- A. The CONTRACTOR shall not discriminate against any employee or applicant for employment because of race, color, religion, national origin, ancestry, physical or mental disability, medical condition (cancer related), marital status, pregnancy, sex, sexual orientation, age (over 18), veteran status or any other non-merit factor unrelated to job duties. Such action shall include, but not be limited to the following: recruitment; advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training (including apprenticeship), employment, upgrading, demotion, transfer. The CONTRACTOR agrees to post in conspicuous places, available to employees and applicants for employment, notice setting forth the provisions of this non-discrimination clause.
- B. If this Agreement provides compensation in excess of \$50,000 to CONTRACTOR and if CONTRACTOR employs fifteen (15) or more employees, the following requirements shall apply:
- (1) The CONTRACTOR shall, in all solicitations or advertisements for employees placed by or on behalf of the CONTRACTOR, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, national origin, ancestry, physical or mental disability, medical condition (cancer related), marital status, pregnancy, sex, sexual orientation, age (over 18), veteran status, or any other non-merit factor unrelated to job duties. In addition, the CONTRACTOR shall make a good faith effort to consider Minority/Women/Disabled Owned Business Enterprises in CONTRACTOR's solicitation of goods and services. Definitions for Minority/Women/Disabled Business Enterprises are available from the COUNTY General Services Purchasing Division.
- (2) The CONTRACTOR shall furnish COUNTY Equal Employment Opportunity Office information and reports in the prescribed reporting format (PER 4012) identifying the sex, race, physical or mental disability and job classification of its employees and the names, dates and methods of advertisement and direct solicitation efforts made to subcontract with Minority/Women/Disabled Business Enterprises.

(3) In the event of the CONTRACTOR'S non-compliance with the non-discrimination clauses of this Agreement or with any of the said rules, regulations, or orders said CONTRACTOR may be declared ineligible for further agreements with the COUNTY.

0372

292

- **(4)** The CONTRACTOR shall cause the foregoing provisions of this Subparagraph 7B. to be inserted in all subcontracts for any work covered under this Agreement by a subcontractor compensated more than \$50,000 and employing more than fifteen (15) employees, provided that the foregoing provisions shall not apply to contracts or subcontracts for standard commercial supplies or raw materials.
- 8. INDEPENDENT CONTRACTOR STATUS. CONTRACTOR and COUNTY have reviewed and considered the principal test and secondary factors below and agree that CONTRACTOR is an independent contractor and not an employee of COUNTY. CONTRACTOR is responsible for all insurance (workers compensation, unemployment, etc.) and all payroll related taxes. CONTRACTOR is not entitled to any employee benefits. COUNTY agrees that CONTRACTOR shall have the right to control the manner and means of accomplishing the result contracted for herein.

<u>PRINCIPAL TEST</u>: The CONTRACTOR rather than COUNTY has the right to control the manner and means of accomplishing the result contracted for.

SECONDARY FACTORS: (a) The extent of control which, by agreement, COUNTY may exercise over the details of the work is slight rather than substantial; (b) CONTRACTOR is engaged in a distinct occupation or business; (c) In the locality, the work to be done by CONTRACTOR is usually done by a specialist without supervision, rather than under the direction of an employer; (d) the skill required in the particular occupation is substantial rather than slight; (e) The CONTRACTOR rather than the COUNTY supplies the instrumentalities, tools and work place; (fj The length of time for which CONTRACTOR is engaged is of limited duration rather than indefinite; (g) The method of payment of CONTRACTOR is by the job rather than by the time; (h) The work is part of a special or permissive activity, program, or project, rather than part of the regular business of COUNTY; (i) CONTRACTOR and COUNTY believe they are creating an independent contractor relationship rather than an employer-employee relationship; and (j) The COUNTY conducts public business.

It is recognized that it is not necessary that all secondary factors support creation of an independent contractor relationship, but rather that overall there are significant secondary factors which indicate that CONTRACTOR is an independent contractor.

By their signatures to this Agreement, each of the undersigned certifies that it is his or her considered judgment that the CONTRACTOR engaged under this Agreement is in fact an independent contractor.

- 9. <u>CONTRACTOR</u> represents that its operations are in compliance with applicable County planning, environmental and other laws or regulations.
- 10. <u>CONTRACTOR</u> is responsible to pay prevailing wages and maintain records as required by Labor Code Section 1770 and following.

- NONASSIGNMENT. CONTRACTOR shall not assign this agreement without 0373 the prior written consent of the COUNTY.
 - 12. RETENTION AND AUDIT OF RECORDS. CONTRACTOR shall retain records pertinent to this Agreement for a period of not less than five (5) years after final payment under this Agreement or until a final audit report is accepted by COUNTY, whichever occurs first. CONTRACTOR hereby agrees to be subject to the examination and audit by the Santa Cruz County Auditor-Controller, the Auditor General of the State of California, or the designee of either for a period of five (5) years after final payment under this Agreement.
 - 13. PRESENTATION OF CLAIMS. Presentation and processing of any or all claims arising out of or related to this Agreement shall be made in accordance with the provisions contained in Chapter 1.05 of the Santa Cruz County Code, which by this reference is incorporated herein.
 - ACKNOWLEDGMENT. CONTRACTOR shall acknowledge in all reports and literature that the Santa Cruz County Board of Supervisors has provided funding to the CONTRACTOR.
 - 15. **ATTACHMENTS**. This Agreement includes the following attachments: SCOPE OF WORK.

IN WITNESS WHEREOF, the parties hereto have set their hands the day and year first above written.

COUNTY OF SANTA CRUZ	CONTRACTOR JOHN GILCHRIST AND ASSOCIATES By: John Gilling
By: Director of Public Works	Address: 226 SPRING STREET SANTA CRUZ, CA 95060
APPROVED AS TO FORM: By: 12.3.5. Chief Assistant County Counsel	Telephone: (831) 429-4355 FAX: 831 - 425-2305 E-MAIL 1946 Cruzio. Com

Auditor-Controller

Contractor **Public Works**

JGAA.wpd

DISTRIBUTION:

CS:abc



ENVIRONMENTAL CONSULTANTS

SCOPE OF WORK



John Gilchrist and Associates will assist the Santa Cruz County Department of Public Works with review of fish and wildlife resources at sites where the Department is planning to construct new projects or conducting maintenance activities. JGA will conduct surveys of sensitive (rare, threatened, endangered) species or communities, propose appropriate mitigation measures, plan and carry out species monitoring programs, as requested by the Department. JGA will also assist with federal, state and county permitting as needed.



ENVIRONMENTAL CONSULTANTS



CONSULTANT FEE SCHEDULE

Personnel:

John Gilchrist, Principal	\$ 90.00/hr.
Jeff Hagar	90.00/hr.
Mara Noelle, Wetland Ecologist	70.00/hr.
Laurie Kiguchi, Botanist	70.00/hr.
David Suddjian, Wildlife Biologist	70.00/hr.
Graphics Illustrator	65.00/hr.

Expenses:

Travel:

Standard Vehicle	\$ 0.33/mile
Airfare, Hotel, Meals	At cost
Communications	At cost
Photocopying	\$ 0.10/page
Graphics Materials and Report Production	At cost

Rates effective 6/1/01

FROTUCER
CAMPUS INS. SERV. -S.C.
P.O. BOX 643

2354 MA 39

CA 95061

TELEPHONE: (831) 427-3272

POLT CY NUMBER

POLICY PERIOD

AP 39003169 FROM 09/30/2001 12:01 AM TO 03/30/2002 12:01 A PERSONS INSURED

NAMED NSURED JOHN A GILCHRIST

SANTA CRUZ

DRIVERS JOHN A GILCHRIST SUSAN V GILCHRIST

MERCURY INSURANCE COMPANY

AUTOMOBILE POLICY DECLARATIONS IMPORTANT COVERAGE EXCLUSION

APPLICABLE TO ALL COVERAGES, INCLUDING BUT NOT LIMITED TO, LIABILITY AND UNINSURED MOTORISTS, PROVIDED NOW OR LATER

It is agreed that the insurance afforded by this policy shall not apply nor accrue to the benefit of any insured or any third party claimant when any motor vehicle is being used or operated by a person listed below regardless of where the person resides or whether the person is licensed to drive.

ANDREW WILLIAMSON

0376

1	MLIN-3 DRESS	226 SPRING ST SANTA CRUZ CA 95060			g constitution (Co	
10.733	RYEAR	VEHICLE DESCRIPTION	SERIAL NUMBER JT4RN56DXE5011047	COST OR VALUE	NEW/USED	PURCH DATE H.P./CID
1	1984	TOYOTA PICKUP 4X2 HONDA ACCORD EX 4DR	1HGCG5553WA188933	22223	N	06/1998
7	1999	SUBARU LEGACY OUTBACK SED 4DR	4\$3BG6859X7635498	22500	OLOTHER THAN	06/2001
CA	RIPAILA	LOSS PAYEES (LP), ADDITIONAL INTERESTS (A)), LOSS PAYEES AND ADDITIONAL	INTERESTS (LA); GARAGING ADDRESSES (GA) AND	HEGISTEMED CHANGERS IN	VI V	

CAR HARO Auto

THE INSURANCE AFFORDED IS ONLY WITH RESPECT TO SUCH OF THE FOLLOWING COVERAGES AS ARE INDICATED BY A SPECIFIC PREMIUM CHARGE OR CHARGES. THE LIMIT OF THE COMPANY'S LIABILITY FOR EACH SUCH COVI RAGE IS STATED BELOW SUBJECT TO ALL THE TERMS OF THE POLICY.

COVERAGES ODILY INJURY LIABILITY		LIMITS OF LIA			PREMIUMS		
DOILY INJURY LIABILITY	. 250 000 s	FACH PERSON &	500,000 EACH ACCIDENT	CAR 1	CAR 2	CAR 3	ITEMS INSURED AND AMOUNTS OF INSURANCE FOR EACH ITEM ARE STATED
ROFERTY DAMAGE LIABILITY	\$ 100,000 E	ACH ACCIDENT		64	89	95	HEREIN, ITEMS INSURED ARE SUBJECT TO
NINSURED MOTORISTS OD LY INJURY LIABILITY	\$ 100,000	EACH PERSON \$	300,000 EACH ACCIDENT	1	3	7	THE DEDUCTIBLE. CAR # ITEMS INSURED LIMIT
NINSURED MOTORISTS	\$ MAXIM	IUM		a March of the color of the State St	g op o meetig ogg pen higg o o menseg o has be sto sink before a bes bes		,
OL ISION DEDUCTIBLE WAIVER				3	3	4	
IEL ICAL EXPENSE	\$ 2000 X EXC	ESS WITH REMBUE COMPANY	SEMENT ON EXCESS NO REIMBURSEMENT	1	4	7	
EASE/LOAN GAP COVERAGE	CAR	CAR	CAR		to the region of the second of the second	and the second	
OMPREHENSIVE D	EDUCTIBLE CAR	1 \$ 100 CAR	2\$ 100 CAR 3\$ 10(10	14	24	
OI LISION D	DEDUCTIBLE CAR	1 \$ 500 CAR	2\$ 500 car 3\$ 500	9	80	123	
O\/ING AND LABOR	\$ EACH DIS	ABLEMENT	and the second space of th				
ENTAL CAR BENEFIT	\$ PER DAY	DAYS			<u> </u>	<u> </u>	
ENTED CAR PHYSICAL DAMAGE	\$ DEDUCTI	BLE PER CLAIM	(SEE RCPO PREMIUM BELOW)	PRE	MIUMS PER C	·	
NDORSEMENTS ATTACHED	TO THE POLICY	1		88	193	260	
J-10 01/2001 U-45A	υ−179	u-137		RCPD PREM	iiUM F	OLICY FEE	
							TOTAL PREMIÚM 5

EFFECTIVE 09/30/2001

Your automobile insurance expires and coverage ceases at 12:01 AM on 09/30/2001. Coverage under this policy will become effective provided the premium is paid as indicated on the enclosed NOTICE OF PREMIUM DUE.

MAILED TO:

JOHN A GILCHRIST 226 SPRING ST SANTA CRUZ CA 95060

POLICYNUMBER: AP 39003169 MAILING DATE : 08/30/2001

Nov 29 01 12:11p Campus	s SantaCruz	831 427 1234	p.2
NOTICE OF INSURANCE BINDS ORIGINAL DEXTENDING DAMENDS NAME INSURED JOHN GILCHRIST	NG X DATE OF PREVIOUS NOT	BEEN ORDERED AND BOUND AS LISTED. PARENTED A POLICY TO YOU PLEASE ACCEPT THIS	ENDING ISSUANCE OF FORM AS A BINDER.
PROPERTY INSURED 1998 HONDA ACCORD EX	1HGCG5553WA1889	33	
# S. I LIMITS \$ 250,000 EACH PERSON # 500,000 EACH OCCURRENCE P D LIMITS # 100,000 E U M CCV # 100,000/300,000 R SINGLE TIMIT # 2000 # COMP TX ACV. T # 100 DEDUCT COLLISION # 500 DEDUCT	FIRE DWLG. \$ CONTENTS \$ H.O. POLICY RENTE ECE. BROAD FORM SPEC FORM APL. O. PERSONAL INJURY COMMERCIAL 96 TO VA	INSURING MERCURY INSURAN COMPANY PREMIUM TO BE BASED UPON FILED INS	URANCE RATES
COUNTY OF SANTA CRUZ PUBLE 701 OCEAN ST #410 SANTA CRUZ, CA 95060 FORM #55 NSURANJE FORMS CO. P. O. BOX 4101 • WHITTER	IC WORKS DEPT	CAMPUS INSURANCE 303 Water Street Santa Cruz, California (408) 427-3272	t

F 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1			EMHÜ	JOHNO	IL-01 1298	
CORD CERTIF	FICATE OF	LIABI		SURANC	E 0378	DATE (MM/DD/YY) 11/29/2001
Potter Insurance A Fuller ense #0562307 D. Box 7187 ockton CA 95267	(209) 47 gency, Inc.	7-7707 C C C C C C	ONLY AND	CONFERS NO I	JED AS A MATTER OF RIGHTS UPON THE CI TE DOES NOT AMENI FFORDED BY THE PO AFFORDING COVERA	ERTIFICATE D, EXTEND OR DLICIES BELOW.
RED	95060	SUPP TO THE IN	INSURER C. INSURER C. INSURER E. INSURER E.	BOVE FOR THE PO	Indemnity Comp	D. NOTVITHSTANDING
AY PERTAIN, THE INSURANCE AFFO DLICIES, AGGREGATE LIMITS SHOW	ORDED BY THE POLICIES NN MAY HAVE BEEN RED	DESCRIBED HIS	EREIN IS SUBJEC	T TO ALL THE TERM	MS, EXCLUSIONS AND CO	ONDITIONS OF SUCH
TYPE OF INSURANCE	POLICY NUMB	BER	DATE (MM/DD/YY)	DATE (MM/DD/YY)	1	1,000,000
GENERAL HABILITY	IYG350981		9/1/2001	9/1/2002	EACH OCCURRENCE	50-000
X COMMERCIAL GENERAL LIABILITY		. 1			FIRE DAMAGE (Anv one fire)	
CLAIMS MADE X OCCUR	1		•		MED EXP (Any one person)	s 1,000,000
					PERSONAL & ADV INJURY	3
					GENERAL AGGREGATE	s 1,000,000
GEN'L AGGREGATE LIMIT APPLIES PER:					PRODUCTS - COMPIOP AGO	
POLICY PRO: LOC					Deductible	1,000,000
AUTOMOQ LELIABILITY ANY AUTO					COMBINED SINGLE LIMIT (Ea accident)	2
ALL ONNEO AUTOS SCHEDULED AUTO3					BODILY INJURY (Perperson)	3
HIREE AUTOS					BODILY INJURY (Peraccident)	5
NON-OWNED AUTOS				-	PROPERTY DAMAGE (Per socident)	s
GARAGE LABILITY					AUTO ONLY - EA ACCIDENT	s
ANY FUTO					EA ACC	
					AUTO ONLY	G S
EXCESS LIABILITY					EACH OCCURRENCE	5
OCCUR CLAIMS MADE				-	AGGREGATE	5
CENTAIN MADE					AGGREGATE	\$
DEDI STIRLE		Į				
DEDUCTIBLE						5
RETENTION S					WC SIATU- TOTA	S .
WORKERS COMPENSATION AND EMPLOYERS' LIABILITY					TORY LIMITS EF	₹ — — — — — —
					E.L. EACH ACCIDENT	5

SCRIPTION O OPERATIONS/LOCATIONS/ EHICLES/EXCLUSIONS ADDED BY ENGORSEMENT/SPECIAL PROVISIONS

me attached page.

OTHER

ERTIFICATE HOLDER X AD

X ADDITIONAL INSURED; INSURER LETTER:

CANCELLATION

9/1/2001

42

Prof. Liability - Soil Program | IYG350981

Santa Cruz Co Public Works Dept Attn: Connie Silva 701 Ocean Street, Room 410 Santa Cruz CA 95060SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEF(IRE THE EXPIRATION DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO MAIL 30 DAYS WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT. BUT FAILURE TO DO SO SHALL IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE INSURER, ITS AGENTS OR REPRESENTATIVES.

E.L. DISEASE - EA EMPLOYEE \$

E.L. DISEASE. POLICY LIMIT' \$

AUTHORIZED REPRESENTATIVE

9/1/2002,

Roderich B. fuller

ODD 15-5 (7/07)

The state of the s	PAGE 1 OF 1
DESCRIPTION OF OPERATIONS - certificat	te of Liability Insurance 0299
	0379
	Santa Cruz Co Public Works Dept
John Gilchrist & Associates	Attn: Connie Silva
226 Spring.Street	701 Ocean Street, Roam 410
Santa Cruz CA 95060	Santa Cruz CA 95060-

** Professional Liability Claims Made Form / \$1,000,000 Per Aggregate / \$1,000,000 Per

"The County of Santa Cruz, its officials, employees, agents and volunteers are added as an additional insured as respects the operations and activities of, or on behalf of, the named insured performed under Agreement with the County of Santa Cruz."

"This insurance shall not be cancelled until after thirty (30) days prior written notice (excert in the event of non-payment which is ten (10) days), has been given to:

Connie Silva Department of Public Works 701 Ocean Street, Room 410 Santa Cruz, ÇA 95060"

0380 **COUNTY OF SANTA CRUZ** REQUESTFOR APPROVAL OF AGREEMENT (Department) FROM: TO: **Board of Supervisors** county Administrative Office (Signature) BY: **Auditor Controller** re certifies that appropriations/revenues are available Expenditure Agreement Revenue Agreement AGREEMENT TYPE (Check One) The Floard of Supervisors is hereby requested to approve the attached agreement and authorize the execution of same. (Department/Agency) 1. Said agreement is between the <u>COUNTY OF SANTA CRUZ</u> JOHN GILCHRIST AND ASSOCIATES __ (Name/Address) and 226 Spring Street, Santa Cruz, CA 95060 2. The agreement will provide fish and wildlife biological services for various Public Works projects. 3. Period of the agreement is from <u>Board Approval</u> to <u>June 30, 2002</u> ☐ Fixed ☐ Monthly Rate ☐ Annual Rate ☒ Not to Exceed 4. Anticipated Cost is \$ 50,000 Ramarks: Contract \$50,000; 7% Overhead \$3,500; Total \$53,500 5. Detail: On Continuing Agreements List for FY _____. Page CC-_____ Contract No: _____ OR 🛛 1st Time Agreement ☐ Section II No **Board** letter required, will be **luted** under Item 8 Board letter required Section III Revenue Agreement Section IV 6. Appropriations/Revenues are available and are budgeted in 621100!40065!3665! (Index) 3590 (Sub object) NOTE: IF APPROPRIATIONS ARE INSUFFICIENT, ATTACHED COMPLETED AUD-74 OR AUD-60 Contract No: are have been Appropriations available and encumbered. will be are not Auditor-Controller Deputy Proposal and accounting detail reviewed and approved. It is recommended that the Board of Supervisors approve the agreement and authorize <u>Director of Public Works</u> (Dept/Agency Head) to execute on behalf of the Department of Public Works (Department/Agency) Date By: County Administrative Office CS:bbs Distribution: Board of Supervisors - White State of California County of Santa Cruz Auditor Controller - Canary Auditor-Controller - Pink ex-officio Clerk of the Board of Supervisors of the County of Santa Cruz, State of California, do hereby certify that the foregoing request for approval of agreement was ap-Department - Gold proved by said Board of Supervisors as recommended by the County Administrative Office by an order duly entered in the minutes of said Board on ADM - 29(8/01)Title I, Section 300 Proc Man By: Deputy Clerk AUDTOR-CONTROLLER USE ONLY

Lines

Amount

JE Amount

H/TL

Index

Keyed By

Sub object

Date

User Code

Document No.

Auditor Description

TC1:0

Contract	No

0381

INDEPENDENT CONTRACTOR AGREEMENT

2030	1

THIS CONTRACT is entered into this ___day of _____ 2001, by and between the COUNTY OF SANTA CRUZ, hereinafter called COUNTY, and KITTLESON ENVIRONMENTAL CONSULTING, hereinafter called CONTRACTOR. The parties agree as follows:

- 1. <u>DUTIES</u>. CONTRACTOR agrees to exercise special skill to accomplish the following result: TO PROVIDE GENERAL ENVIRONMENTAL CONSULTING AND MONITORING SERVICES FOR PUBLIC WORKS PROJECTS, AS DESCRIBED IN SCOPE OF WORK.
- **2.** <u>COMPENSATION</u>. In consideration for CONTRACTOR accomplishing said result, COUNTY agrees to pay CONTRACTOR as follows: NOT TO EXCEED \$50,000, IN A MANNER DESCRIBED IN SCOPE OF WORK.
- 3. <u>TERM</u>. The term of this contract shall be: FROM BOARD APPROVAL UNTIL JUNE 30,2002.
- 4. <u>EARLY TERMINATION</u>. Either party hereto may terminate this contract at any time by giving 30 days written notice to the other party.
- 5. <u>INDEMNIFICATION FOR DAMAGES, TAXES AND CONTRIBUTIONS</u>. CONTRACTOR shall exonerate, indemnify, defend, and hold harmless COUNTY (which for the purpose of paragraphs 5 and 6 shall include, without limitation, its officers, agents, employees and volunteers) from and against:
- A. Any and all claims, demands, losses, damages, defense costs, or liability of any kind or nature which COUNTY may sustain or incur or which may be imposed upon it for injury to or death of persons, or damage to property as a result of, arising out of, or in any manner connected with the CONTRACTORS performance under the terms of this Agreement, excepting any liability arising out of the sole negligence of the COUNTY. Such indemnification includes any damage to the person(s), or property(ies) of CONTRACTOR and third persons.
- B. Any and all Federal, State and Local taxes, charges, fees, or contributions required to be paid with respect to CONTRACTOR and CONTRACTOR'S officers, employees and agents engaged in the performance of this Agreement (including, without limitation, unemployment insurance, social security and payroll tax withholding).
- 6. <u>INSURANCE</u>. CONTRACTOR, at its sole cost and expense, for the full term of this Agreement (and any extensions thereof), shall obtain and maintain at a minimum compliance with all of the following insurance coverage(s) and requirements. Such insurance coverage shall be primary coverage as respects COUNTY and any insurance or self-insurance maintained by County shall be excess of CONTRACTOR'S insurance coverage and shall not contribute to it

If CONTRACTOR utilizes one or more subcontractors in the performance of this Agreement, CONTRACTOR shall obtain and maintain Independent Contractor's Insurance as

"The County of Santa Cruz, its officials, employees, agents and volunteers are added as an additional insured as respects the operations and activities of, or on behalf of, the named insured performed under Agreement with the County of Santa Cruz."

(3) All required insurance policies shall be endorsed to contain the

- following clause:

"This insurance shall not be canceled until after thirty (30) days prior written notice has been given to:

0303-

CONNIE SILVA DEPARTMENT OF PUBLIC WORKS 701 OCEAN STREET, ROOM 410 SANTA CRUZ, CA 95060"

(4) CONTRACTOR agrees to provide its insurance broker(s) with a full copy of these insurance provisions and provide COUNTY on or before the effective date of this Agreement with Certificates of Insurance for all required coverages. All Certificates of Insurance shall be delivered or sent to:

CONNIE SILVA DEPARTMENT OF PUBLIC WORKS 701 OCEAN STREET, ROOM 410 SANTA CRUZ, CA 95060

- 7. <u>EOUAL EMPLOYMENT OPPORTUNITY</u>. During and in relation to the performance of this Agreement, CONTRACTOR agrees as follows:
- A. The CONTRACTOR shall not discriminate against any employee or applicant for employment because of race, color, religion, national origin, ancestry, physical or mental disability, medical condition (cancer related), marital status, pregnancy, sex, sexual orientation, age (over 18), veteran status or any other non-merit factor unrelated to job duties. Such action shall include, but not be limited to the following: recruitment; advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training (including apprenticeship), employment, upgrading, demotion, transfer. The CONTRACTOR agrees to post in conspicuous places, available to employees and applicants for employment, notice setting forth the provisions of this non-discrimination clause.
- B. If this Agreement provides compensation in excess of \$50,000 to CONTRACTOR and if CONTRACTOR employs fifteen (15) or more employees, the following requirements shall apply:
- (1) The CONTRACTOR shall, in all solicitations or advertisements for employees placed by or on behalf of the CONTRACTOR, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, national origin, ancestry, physical or mental disability, medical condition (cancer related), marital status, pregnancy, sex, sexual orientation, age (over 18), veteran status, or any other non-merit factor unrelated to job duties. In addition, the CONTRACTOR shall make a good faith effort to consider Minority/Women/Disabled Owned Business Enterprises in CONTRACTOR's solicitation of goods and services. Definitions for MinorityNomedDisabled Business Enterprises are available from the COUNTY General Services Purchasing Division.
- (2) The CONTRACTOR shall furnish COUNTY Equal Employment Opportunity Office information and reports in the prescribed reporting format (PER 4012) identifying the sex, race, physical or mental disability and job classification of its employees and the names, dates and methods of advertisement and direct solicitation efforts made to subcontract with MinorityNomedDisabled Business Enterprises.

(3) In the event of the CONTRACTOR'S non-compliance with the non-discrimination clauses of this Agreement or with any of the said rules, regulations, or orders said CONTRACTOR may be declared ineligible for further agreements with the COUNTY.



- (4) The CONTRACTOR shall cause the foregoing provisions of this Subparagraph 7B. to be inserted in all subcontracts for any work covered under this Agreement by a subcontractor compensated more than \$50,000 and employing more than fifteen (15) employees, provided that the foregoing provisions shall not apply to contracts or subcontracts for standard commercial supplies or raw materials.
- 8. INDEPENDENT CONTRACTOR STATUS. CONTRACTOR and COUNTY have reviewed and considered the principal test and secondary factors below and agree that CONTRACTOR is an independent contractor and not an employee of COUNTY. CONTRACTOR is responsible for all insurance (workers compensation, unemployment, etc.) and all payroll related taxes. CONTRACTOR is not entitled to any employee benefits, COUNTY agrees that CONTRACTOR shall have the right to control the manner and means of accomplishing the result contracted for herein.

<u>PRINCIPAL TEST</u>: The CONTRACTOR rather than COUNTY has the right to control the manner and means of accomplishing the result contracted for.

SECONDARY FACTORS: (a) The extent of control which, by agreement, COUNTY may exercise over the details of the work is slight rather than substantial; (b) CONTRACTOR is engaged in a distinct occupation or business; (c) In the locality, the work to be done by CONTRACTOR is usually done by a specialist without supervision, rather than under the direction of an employer; (d) the skill required in the particular occupation is substantial rather than slight; (e) The CONTRACTOR rather than the COUNTY supplies the instrumentalities, tools and work place; (f) The length of time for which CONTRACTOR is engaged is of limited duration rather than indefinite; (g) The method of payment of CONTRACTOR is by the job rather than by the time; (h) The work is part of a special or permissive activity, program, or project, rather than part of the regular business of COUNTY; (i) CONTRACTOR and COUNTY believe they are creating an independent contractor relationship rather than an employer-employee relationship; and (j) The COUNTY conducts public business.

It is recognized that it is not necessary that all secondary factors support creation of an independent contractor relationship, but rather that overall there are significant secondary factors which indicate that CONTRACTOR is an independent contractor.

By their signatures to this Agreement, each of the undersigned certifies that it is his or her considered judgment that the CONTRACTOR engaged under this Agreement is in fact an independent contractor.

- **9.** <u>CONTRACTOR</u> represents that its operations are in compliance with applicable County planning, environmental and other laws or regulations.
- 10. <u>CONTRACTOR</u> is responsible to pay prevailing wages and maintain records as required by Labor Code Section 1770 and following.



11. <u>NONASSIGNMENT</u>. CONTRACTOR shall not assign this agreement without the prior written consent of the COUNTY.

0305

- 12. <u>RETENTION AND AUDIT OF RECORDS</u>. CONTRACTOR shall retain records pertinent to this Agreement for a period of not less than five (5) years after final payment under this Agreement or until a final audit report is accepted by COUNTY, whichever occurs first. CONTRACTOR hereby agrees to be subject to the examination and audit by the Santa Cruz County Auditor-Controller, the Auditor General of the State of California, or the designee of either for a period of five (5) years after final payment under this Agreement.
- 13. <u>PRESENTATION OF CLAIMS</u>. Presentation and processing of any or all claims arising out of or related to this Agreement shall be made in accordance with the provisions contained in Chapter 1.05 of the Santa Cruz County Code, which by this reference is incorporated herein.
- 14. <u>ACKNOWLEDGMENT</u>. CONTRACTOR shall acknowledge in all reports and literature that the Santa Cruz County Board of Supervisors has provided funding to the CONTRACTOR.
- 15. <u>ATTACHMENTS</u>. This Agreement includes the following attachments: SCOPE OF WORK.

IN WITNESS WHEREOF, the parties hereto have set their hands the day and year first above written.

COUNTY OF SANTA CRUZ	CONTRACTOR
	KITTLESON ENVIRONMENTAL CONSULTING
Bv:	By: / Jany
Director of Public Works	
	Address: 3284 MALIBU DRIVE
	SANTA CRUZ. CA 95062

Telephone: (831) 251-0215

FAX: (831) 479-0138

E-MAIL garykit@pacbell.net

APPROVED AS TO FORM:

Chief Assistant County Counsel

CS:abc

DISTRIBUTION: Au

Auditor-Controller

Contractor Public Works

KITA.wpd

0306

THOMAS L. BOLTCH
DIRECTOR OF PUBLIC WORKS
County of Santa Cruz
Public Works Department
701 Ocean Street, Room 410
Santa Cruz, CA 95060

November 28,2001

Subject: Scope of Work to Perform Fish and Wildlife Biological Services for the Santa Cruz County Department of Public Works

Dear Mr. Bolich,

Kittleson Environmental Consulting (KEC) appreciates the opportunity to a scope of work, and a fee schedule to perform as-needed biological monitoring duties, regulatory permit expediting, and project design consultation for the County of Santa Cruz Department of Public Works. Since some improvement projects may affect threatened and endangered species, the Department of Public Works is required to provide biological pre-construction surveys and monitoring to conform to state law and the federal Endangered Species Act.

For purposes of providing full-service biological consulting to the County, Kittleson Environmental Consulting is teaming with a consortium **of** qualified consultants with local expertise and experience throughout Santa Cruz County. Together, this pool **of** experienced local professionals will provide a full range of biological and permitting expertise with extensive experience working with Santa Cruz County, California Department of Fish and Game (CDFG), Regional Water Quality Control Board (RWQCB3), California Coastal Commission (CACC), National Marine Fisheries Service (NMFS), U. **S.** Army Corps of Engineers (Corps), and the U. **S.** Fish and Wildlife Service Ventura Field Station (USFWS).

Mr. Gary Kittleson will manage all projects and provide a single point of contact for the County. **D. W. ALLEY & Associates, Biosearch Wildlife Surveys** and **Bryan Mori Biological Consulting** will perform fish and wildlife studies and services as needed. **Native Vegetation Network** will perform botanical studies, plans and restoration work. Gary Kittleson will conduct the majority of day-to-day construction monitoring and project assessments, with support by team specialists and the group's experienced fish and wildlife biologists. The team **is** all local and available, on-call, throughout the year. As such, our services are practical, affordable and reliable.

Our team of professionals is committed to providing quality biological consulting services aimed at assisting clients in efficiently addressing the concerns of regulatory agencies. By collecting appropriate field data and conducting objective analyses utilizing state **of** the art methods and agency-approved protocols, we can meet regulatory requirements while maintaining a high level of biological integrity. It **is** our philosophy that anticipation **of** agency concerns, unbiased data collection and presentation, and thorough analysis enable sound engineering designs that minimize construction complications and avoid costly permitting delays.

D.W. ALLEY & Associates
Bryan Mori Environmental Consulting

Biosearch Wildlife Surveys Native Vegetation Network

RATE SCHEDULE

Kittleson Environmen	ntal Consulting	Hourly Rate
Gary Kittleson	Project Management	\$85.00
	Construction Monitoring	\$60.00
DW Alley and Associ	ates	
Don Alley	Fisheries Biologist	\$85.00
Walter Heady	Wildlife Biologist/Field Technicia	an \$50.00
Biosearch Wildlife Su	rveys	
Mark Allaback	Wildlife Biologist	\$55.00
David Laabs	Wildlife Biologist	\$55.00
Field Technician and/o	r Monitor	\$50.00
Bryan Mori Environn	nental Consulting; Services	
Bryan Mori		\$55.00
Native Vegetation Ne	twork	
Valerie Haley		\$55.00
Field Assistants		\$40.00
Graphic Designer		\$40.00

REIMBURSABLE EXPENSES

Mileage charged at \$0.34/mi.
Digital camera and media at \$25.00/mo
Electrofisher at \$1 00/day for **fish** relocation.

Fax# (831) 438-2635 Date: 11/29/01 03:58 PM 6 3 of 2

	ACORD. EERTI	FIEATE OF LIABI	LIŦ¥ IN:	SURANE	KITOP-ID RL	DATE (MMIDDIYY) 11/29/01
	oucer ghtman Insurance Agency		THIS CERT	IFICATE IS ISSUED	AS A MATTER OF INFOR	
Uni	ited Valley Ins. Services 3 Scotts Valley Dr. St	ces	HOLDER. T	HIS CERTIFICATE	HTS UPON THE CERTIFIC DOES NOT AMEND, EXTE ORDED BY THE POLICIES	END OR
Sco	otta Valley CA 95066	:: 831-438-2698		INSURERS A	FFORDING COVERAGE	
INSU	RED		INSURER A	Everest Ind	emnity Insurance	e Co
	Wittlegen Congul	ting	INSIJRER E			
	Kittleson Consul Gary Kittleson		INSIJRER C.			
	3284 Malibu Driv Santa Cruz CA 95	0 62	INSURER D:			
COV	/ERPGES		INSURER E'			
AN M	NY REQUIREMENT. TERM OR CONDITI AY PFRTAIN, THE INSURANCE AFFORI	BELOW HAVE BEEN ISSUED TO THE INSUI ON OF ANY CONTRACT OR OTHER DOCUI DED BY THE POLICIES DESCRIBED HERE I MAY HAVE BEEN REDUCED BY PAID CLA	MENT WITH RESPE IN I S SUBJECT TO	ECT TO WHICH THIS	CERTIFICATE MAY BE ISSU	JED OR
NSR LTR	TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE [MMIDDIYY)	POLICY EXPIRATION	LIMI	TS
	SEN FRAL LIABILITY				EACH OCCURRENCE	\$ 1,000,000
A	X COMMERCIAL GENERAL LIABILITY	400000489-011	10/16/01	10/16/02	FIRE DAMAGE (Any one fire)	a 50000
	CLAIMS MADE X OCCUR				MED EXP (Amy one persett)	* 5,000
	X prof liab				PERSONAL & ADV INJURY	\$ 1,000,000
		}			GENERAL AGGREGATE	\$ 1,000,000
	SEN' AGGREGATE LIMIT APPLIES PER				PRODUCTS - COMP/OP AGG	\$ 1,000,000
	AUTOMOBILE LIABILITY				COMBINED SINGLE LIMIT (Ea accident)	1000000
	ANY AUTO ALL OWNED AUTOS					
	SCHEDULED AUTOS				BODILYINJURY (Per person)	Þ
	HIREDAUTOS				BODILYINJURY	
	*ION-OWNED AUTOS				(Per accident)	•
	1 1				PROPERTY DAMAGE (Per accident)	a
	3AR. GE LIABILITY				AUTO ONLY - EA ACCIDENT	\$
	ANY AUTO				OTHER THAN AUTO ONLY AGG	3
	EXCESS LIABILITY				EACH OCCURRENCE	\$
	OCCUR CLAIMS MADE				AGGREGATE	\$
						\$
	DEDUCTIBLE					3
	RETENTION \$				WCSTATU OTH	\$
	WORKERS COMPENSATION AND EMP. DYERS' LIABILITY				TORY LIMITS ER	
					E L EACH ACCIDENT	\$
					E.L. DISEASE - POLICY LIMIT	\$
	OTHER					
		L Es/Exclusions added by endorsement/spec/al			./	
AR		MED AS ADDITIONAL INSURE TIONS OF THE NAMED INSUR				
CEF	RTIFICATE UNITED Y ADD	DITIONAL INSURED; INSURER LETTER:	CANCELLAT	ION		
			SHOULD ANY O		POLICIES BE CANCELLED BEFOR	RE THE EXPIRATION
	34	COUSANS	•	THE ISSUING INSURERV		30 DAYS WRITTEN
	COUNTY OF SANTA		NOTICE TO THE	CERTIFICATE HOLDER N	AMED TO THE LEFT, BUT FAILURE	
	PUBLIC WORKS DEP CONNIE SILVA	1.	IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE INSURER, ITS AGENTS OR			
	701 OCEAN ST., R		REPRESENTATI			
	SANTA CRUZ CA 95	5062	AUTHORIZED REI			
	Ī		LEUTITID	M. Wightman		

831 464 0590 0389

PAGE

MAIL MCH-M-I

-8309

USAA CASUALTY INSURANCE COMPANY

RENEWAL OF

POLICY NUMBER

9800 Fredericksburg Road - San Antonio, Texas 78288 CALIFORNIA AUTO POLICY RENEWAL DECLARATIONS (ATTACH TO PREVIOUS POLICY)

[A Stock Insurance Company]

CA_B80B80L POLICY PERIOD:

00649 52 45C 7102 XrX_r_ (12:01 A.M. standard time)

State 02,03 s

EFFECTIVE SEP 25 2001 TO MAR 25 2002

OPERATORS

01 KRISTEN L SCHROEDER

04 GARY A KITTLESON

Namec Insured and Address

KRISTEN L SCHROEDER 3284 MALIBU DR SANTA CRUZ CA 95062-2031

Des	cripti	on of Vehicle(s	;)		•		VEH USE		WDRK/
VEH	YEILR	TRAOE NAME	MODEL	BODY TYPE	ANNUAL MILEAGE	DENTIFICATION NUMBER	SYM		Miles One Way
02 03		JEEP TOYOTA	CHEROKEE SPT CAMRY DLX	UTL 4X4 4D SED 4D	15000 5000	1J4FJ68S1PL574738 JT2SV21E6J3281259	12 10	B W	04

The Vehicle(s) described herein is principally garaged at the above address unless otherwise stated. * w/C=wark/School; B=Business; F=Farm; P=

SANTA CRUZ CA 95062-2031 VEH 02 VFH 03 SANTA CRUZ CA 95062-2031

VLII US SANTA CRUZ CA 93002-2031						,		_	
This policy provides ONLY those coverages for which a premium is shown below.	·	VEH 02 6	S-MONTH	VEH 03 6	-MONTH	VEH		VEH	
COVERAGES LIMITS OF LIABILITY		D=DED	PREMIUM	D=DED	PREMIUM	D=DED	PREMIUM	D=DED	PREMI
("ACV" MEANS ACTUAL CASH VALUE)		TUUOMA	\$	AMOUNT	\$	AMOUN"	\$	<u>AMOUNT</u>	\$
PART A - LIABILITY BODILY INJURY EA PER \$1,000,0	00								
EA ACC \$1,000,0			110.82	ĺ	78.19				
PROPERTY DAMAGE EA ACC \$ 500,00			89.29		63.11				
BCDILY INJURY EA PER \$ 50,0	00								
EA ACC \$ 100,00			14.61		9.91				
WCIVER OF COLL DEDUCTIBLE			4.28		3.20				
PART D - PHYSICAL DAMAGE COVERAGE									
CCMPREHENSIVE LOSS ACV LESS		D 250	27.36	lo o	14.81	1			
CCLLISION LOSS ACV LESS		D 25 0	1714.44	D 300	57.39	6			
 			740 00		006 06				
VEHICLE TOTAL PREM ■ UM			360.80	1	226.60	7			
6 MONTH PREMIUM \$ 587.40									
THE FOLLOWING COVERAGE(S) DEFINED	Į	и тні	S POLIC	YARE	NOT PE	OVIDI) FOR:		
THE FOLLOWING COVERAGE(S) DEFINED VEH 02 - MEDICAL PAYMENTS, EXTE	NĎ	FD B	NEFITS	COVER	AGE RE	NTAL	{EIMBU	SEMEN	Τ.
TOWING AND LABOR			1		7.2-,		,	1	· •
VEH OS - MEDICAL PAYMENTS EXTE	ΝГ	ED RE	NEFITS	COVER	AGE RI	= N T Δ I	REIMBIIE	SEMEN	ΙT

VEH O3 - MEDICAL PAYMENIS, EXIENDED BENEFIIS COVERAGE, RENIAL REIMBURSEMENI, TOWING AND LABOR

|ENOCRSEMENTS: ADDED 09-25-01 - NONE REMAIN IN EFFECT (REFER TO PREVIOUS POLICY) - A137(01) 5100CA(01) INFCRMATION FORMS (NOT PART OF POLICY) - AAWER 200CA (11) 260(01)

* * * 13580(02 663CACIC(08)

5647(07) REDOM301

In WITNESS WHEREOF, we have caused this policy to be signed by our President and Secretary at San Antonio, Texas,

30, 2001 on this date AUGUST

COUNTY OF SANTA CRUZ 0310 REQUEST FOR APPRQVAL OF AGREEMENT (Department) FROM: TO: **Board of Supervisors** County Administrative Office (Signature) BY: Auditor Controller Signature certifies that appropr iations/revenues are available Expenditure Agreement Revenue Agreement AGREEMENT TYPE (Check One) m e Roard of Supervisors is hereby requested to approve the attached agreement and authorize the execution of same. 1. Said agreement is betweenthe <u>COUNTY OF SANTA CR</u> KITTLESON ENVIRONMENTAL CONSULTING (Department/Agency) (Name/Address) and 3284 Malibu Drive, Santa Cruz, CA 95062 2. The agreement will provide fish and wildlife biological services for various Public Works projects. <u>to June 3.</u> 2002 3. Period of the agreement is from <u>Board Approval</u> ____ Fixed Monthly Rate Annual Rate X Not to Exceed 4. Anticipated Cost is \$ 50,000 Remarks: Contract \$50,000; 7% Overhead \$3,500; Total \$53,500 5. Detail: On Continuing Agreements List for FY _____. Page CC-_____ Contract No: ______ OR 😥 1st Time Agreement Section II No Board letter required, will be listed under Item 8 Section 111 Board letter required Revenue Agreement Section IV 6. Appropriations/Revenues are available and are budgeted in 621100 !40065 !3665! (Index) 3590 (Sub object) NOTE: IF APPROPRIATIONS ARE INSUFFICIENT. ATTACHED COMPLETED AUD-74 OR AUD-60 have been Contract No: are encumbered. Appropriations available and ar Date: (are not will be foller Deputy Auditor-@6 Proposal and accounting detail reviewed and approved. It is recommended that the Board of Supervisors approve the agreement and authorize Department of Director of Public Works (Dept/Agency Head) to execute on behalf of the Public Works (Department/Agency) Date _ County Administrative Office CS:bbs Distribution: **Board of Supervisors - White** State of California Auditor Controller - Canary County of Santa Cruz Auditor-Controller - Pink ex-officio Clerk of the Board of Supervisors of the County of Santa Cruz, State of California, do hereby certify that the foregoing request for approval of agreement was ap-Department - Gold proved by said Board af Supervisors as recommended by the County Administrative Office by an order duly entered in the minutes of said Board on ADM - 29 (8/01) Title ■ Section 300 Proc Man By: Deputy Clerk-'--AUDTOR-CONTROLLER USE ONLY CO H/TL JE Amount Lines Keyed By Date Sub object Index User Code

Amount

Auditor Description

INDEPENDENT CONTRACTOR AGREEMENT

2371

THIS CONTRACT is entered into this ___day of _____ 2001, by and between the COUNTY OF SANTA CRUZ, hereinafter called COUNTY, and H.T. HARVEY AND ASSOCIATES, hereinafter called CONTRACTOR. The parties agree as follows:

- 1. <u>DUTIES</u>. CONTRACTOR agrees to exercise special skill to accomplish the following result: TO PROVIDE GENERAL ENVIRONMENTAL CONSULTING AND MONITORING SERVICES FOR PUBLIC WORKS PROJECTS, AS DESCRIBED IN SCOPE OF WORK.
- 2. <u>COMPENSATION</u>. In consideration for CONTRACTOR accomplishing said result, COUNTY agrees to pay CONTRACTOR as follows: NOT TO EXCEED \$50,000, IN A MANNER DESCRIBED IN SCOPE OF WORK.
- 3. <u>TERM.</u> The term of this contract shall be: FROM BOARD APPROVAL UNTIL JUNE 30,2002.
- 4. <u>EARLY TERMINATION</u>. Either party hereto may terminate this contract at any time by giving 30 days written notice to the other party.
- 5. <u>INDEMNIFICATION FOR DAMAGES. TAXES AND CONTRIBUTIONS</u>. CONTRACTOR shall exonerate, indemnify, defend, and hold harmless COUNTY (which for the purpose of paragraphs 5 and 6 shall include, without limitation, its officers, agents, employees and volunteers) from and against:
- A. Any and all claims, demands, losses, damages, defense costs, or liability of any kind or nature which COUNTY may sustain or incur or which may be imposed upon it for injury to or death of persons, or damage to property as a result of, arising out of, or in any manner connected with the CONTRACTORS performance under the terms of this Agreement, excepting any liability arising out of the sole negligence of the COUNTY. Such indemnification includes any damage to the person(s), or property(ies) of CONTRACTOR and third persons.
- B. Any and all Federal, State and Local taxes, charges, fees, or contributions required to be paid with respect to CONTRACTOR and CONTRACTORS officers, employees and agents engaged in the performance of this Agreement (including, without limitation, unemployment insurance, social security and payroll tax withholding).
- 6. <u>INSURANCE</u>. CONTRACTOR, at its sole cost and expense, for the full term of this Agreement (and any extensions thereof), shall obtain and maintain at a minimum compliance with all of the following insurance coverage(s) and requirements. Such insurance coverage shall be primary coverage as respects COUNTY and any insurance or self-insurance maintained by County shall be excess of CONTRACTOR'S insurance coverage and shall not contribute to it

If CONTRACTOR utilizes one or more subcontractors in the performance of this Agreement, CONTRACTOR shall obtain and maintain Independent Contractor's Insurance as to each subcontractor or otherwise provide evidence of insurance coverage for each

subcontractor equivalent to that required of CONTRAC	ΓOR in this Agreement, unless
CONTRACTOR and COUNTY both initial here	/

\sim	\sim	\sim	_
()	3	9	7

0312

A.	Types of	Insurance and	l Minimum L	<u>imits</u>

	(1)	Worker's Compensation in the minimum statutorily required
coverage amounts.	This insu	rance coverage shall not be required if the CONTRACTOR has no
employees and cert	ifies to th	is fact by initialing here

(2) Automobile Liability Insurance for each of CONTRACTOR's
vehicles used in the performance of this Agreement, including owned, non-owned (e.g. owned
by CONTRACTOR's employees), leased or hired vehicles, in the minimum amount of
\$500,000 combined single limit per occurrence for bodily injury and property damage. This
insurance coverage shall not be required if vehicle use by CONTRACTOR is not a material part
of performance of this Agreement and CONTRACTOR and COUNTY both certify to this fact
by initialing here/

(3)	Comprehensive or Commercial General Liability Insurance
coverage in the minimum	amount of \$1,000,000 combined single limit, including coverage for
(a) bodily injury, (b) perso	nal injury, (c) broad-form property damage, (d) contractual liability,
and (e) cross-liability.	

(4)	Professional Liability Insurance in the minimum amount of
\$1,000,000.00 combined sing	gle limit, if, and only if, this Subparagraph is initialed by
CONTRACTOR and COUN	TY \

B. Other Insurance Provisions

- (1) If any insurance coverage required in this Agreement is provided on a "Claims Made" rather than "Occurrence" form, CONTRACTOR agrees to maintain the required coverage for a period of three (3) years after the expiration of this Agreement (hereinafter "post agreement coverage") and any extensions thereof. CONTRACTOR may maintain the required post agreement coverage by renewal or purchase of prior acts or tail coverage. This provision is contingent upon post agreement coverage being both available and reasonably affordable in relation to the coverage provided during the term of this Agreement. For purposes of interpreting this requirement, a cost not exceeding 100% of the last annual policy premium during the term of this Agreement in order to purchase prior acts or tail coverage for post agreement coverage shall be deemed to be reasonable.
- (2) All required Automobile and Comprehensive or Commercial General Liability Insurance shall be endorsed to contain the following clause:

"The County of Santa **Cruz**, its officials, employees, agents and volunteers are added as an additional insured as respects the operations and activities of, or on behalf of, the named insured performed under Agreement with the County of Santa Cruz."

(3) All required insurance policies shall be endorsed to contain the following clause:



"This insurance shall not be canceled until after thirty (30) days prior written notice has been given to:

0313

0393

CONNIE SILVA DEPARTMENT OF PUBLIC WORKS 701 OCEAN STREET, ROOM 410 SANTA CRUZ, CA 95060"

(4) CONTRACTOR agrees to provide its insurance broker(s) with a full copy of these insurance provisions and provide COUNTY on or before the effective date of this Agreement with Certificates of Insurance for all required coverages. All Certificates of Insurance shall be delivered or sent to:

CONNIE SILVA DEPARTMENT OF PUBLIC WORKS 701 OCEAN STREET, ROOM 410 SANTA CRUZ, CA 95060

5 11

- 7. <u>EOUAL EMPLOYMENT OPPORTUNITY</u>. During and in relation to the performance of this Agreement, CONTRACTOR agrees as follows:
- A. The CONTRACTOR shall not discriminate against any employee or applicant for employment because of race, color, religion, national origin, ancestry, physical or mental disability, medical condition (cancer related), marital status, pregnancy, sex, sexual orientation, age (over 18), veteran status or any other non-merit factor unrelated to job duties. Such action shall include, but not be limited to the following: recruitment; advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training (including apprenticeship), employment, upgrading, demotion, transfer. The CONTRACTOR agrees to post in conspicuous places, available to employees and applicants for employment, notice setting forth the provisions of this non-discrimination clause.
- B. If this Agreement provides compensation in excess of \$50,000 to CONTRACTOR and if CONTRACTOR employs fifteen (15) or more employees, the following requirements shall apply:
- (1) The CONTRACTOR shall, in all solicitations or advertisements for employees placed by or on behalf of the CONTRACTOR, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, national origin, ancestry, physical or mental disability, medical condition (cancer related), marital status, pregnancy, sex, sexual orientation, age (over 18), veteran status, or any other non-merit factor unrelated to job duties. In addition, the CONTRACTOR shall make a good faith effort to consider MinorityNomedDisabled Owned Business Enterprises in CONTRACTOR's solicitation of goods and services. Definitions for Minority/Women/Disabled Business Enterprises are available from the COUNTY General Services Purchasing Division.
- (2) The CONTRACTOR shall furnish COUNTY Equal Employment Opportunity Office information and reports in the prescribed reporting format (PER 4012) identifying the sex, race, physical or mental disability and job classification of its employees and the names, dates and methods of advertisement and direct solicitation efforts made to subcontract with MinorityNomedDisabled Business Enterprises.

(3) In the event of the CONTRACTOR'S non-compliance with the non-discrimination clauses of this Agreement or with any of the said rules, regulations, or orders said CONTRACTOR may be declared ineligible for further agreements with the COUNTY.

0314

- **(4)** The CONTRACTOR shall cause the foregoing provisions of this Subparagraph 7B. to be inserted in all subcontracts for any work covered under this Agreement by a subcontractor compensated more than \$50,000 and employing more than fifteen (15) employees, provided that the foregoing provisions shall not apply to contracts or subcontracts for standard commercial supplies or raw materials.
- 8. INDEPENDENT CONTRACTOR STATUS. CONTRACTOR and COUNTY have reviewed and considered the principal test and secondary factors below and agree that CONTRACTOR is an independent contractor and not an employee of COUNTY. CONTRACTOR is responsible for all insurance (workers compensation, unemployment, etc.) and all payroll related taxes. CONTRACTOR is not entitled to any employee benefits. COUNTY agrees that CONTRACTOR shall have the right to control the manner and means of accomplishing the result contracted for herein.

<u>PRINCIPAL TEST</u>: The CONTRACTOR rather than COUNTY has the right to control the manner and means of accomplishing the result contracted for.

SECONDARY FACTORS: (a) The extent of control which, by agreement, COUNTY may exercise over the details of the work is slight rather than substantial; (b) CONTRACTOR is engaged in a distinct occupation or business; (c) In the locality, the work to be done by CONTRACTOR is usually done by a specialist without supervision, rather than under the direction of an employer; (d) the skill required in the particular occupation is substantial rather than slight; (e) The CONTRACTOR rather than the COUNTY supplies the instrumentalities, tools and work place; (f) The length of time for which CONTRACTOR is engaged is of limited duration rather than indefinite; (g) The method of payment of CONTRACTOR is by the job rather than by the time; (h) The work is part of a special or permissive activity, program, or project, rather than part of the regular business of COUNTY; (i) CONTRACTOR and COUNTY believe they are creating an independent contractor relationship rather than an employer-employee relationship; and (j) The COUNTY conducts public business.

It is recognized that it is not necessary that all secondary factors support creation of an independent contractor relationship, but rather that overall there are significant secondary factors which indicate that CONTRACTOR is an independent contractor.

By their signatures to this Agreement, each of the undersigned certifies that it is his or her consideredjudgment that the CONTRACTOR engaged under this Agreement is in fact an independent contractor.

- 9. <u>CONTRACTOR</u> represents that its operations are in compliance with applicable County planning, environmental and other laws or regulations.
- 10. <u>CONTRACTOR</u> is responsible to pay prevailing wages and maintain records as required by Labor Code Section 1770 and following.

- 11. NONASSIGNMENT. CONTRACTOR shall not assign this agreement without 0395 the prior written consent of the COUNTY.
- 12. <u>RETENTION AND AUDIT OF RECORDS</u>. CONTRACTOR shall retain records pertinent to this Agreement for a period of not less than five (5) years after final payment under this Agreement or until a final audit report is accepted by COUNTY, whichever occurs first. CONTRACTOR hereby agrees to be subject to the examination and audit by the Santa Cruz County Auditor-Controller, the Auditor General of the State of California, or the designee of either for a period of five (5) years after final payment under this Agreement.
- 13. <u>PRESENTATION OF CLAIMS</u>. Presentation and processing of any or all claims arising out of or related to this Agreement shall be made in accordance with the provisions contained in Chapter 1.05 of the Santa Cruz County Code, which by this reference is incorporated herein.
- 14. <u>ACKNOWLEDGMENT</u>. CONTRACTOR shall acknowledge in all reports and literature that the Santa Cruz County Board of Supervisors has provided funding to the CONTRACTOR.
- 15. <u>ATTACHMENTS</u>. This Agreement includes the following attachments: SCOPE OF WORK.

IN WITNESS WHEREOF, the parties hereto have set their hands the day and year first above written.

COUNTY OF SANTA CRUZ	CONTRACTOR
	H.T. HARVEY AND ASSOCIATES
By:	By: Soreel
Director of Public Works	Address: 294 GREEN VALLEY ROAD,
	Address: 294 GREEN VALLÉY ROAD,
	<u>SUITE 320</u>
	WATSONVILLE, CA 95076

Telephone: <u>(831) 786-1700</u>
APPROVED AS TO FORM: FAX: <u>408-448-945</u>

Chief Assistant County Counsel

CS:abc

DISTRIBUTION: Auditor-Controller

Contractor Public Works

HTHA.wpd

E-MAIL sterrill @ harveyecology, com



0316

H. T. Harvey and Associates provides a full range of ecological consulting services. Our staff includes experts in all biological disciplines necessary to address the requirements of the County of Santa Cruz.

The products we provide to our clients include:

Environmental Impact Analyses

Typically, our environmental impact analyses support environmental review (CEQA/NEPA) documents during project planning. We survey the site, determine, describe and discuss biotic habitats and resources associated with the project area. We evaluate the potential for the project to impact biotic resources and, in cases where impacts are unavoidable, design mitigation measures for those impacts.

Natural Environment Studies (NES)

We prepare NES's in Caltrans format. These studies also include a wetlands technical report, biological assessment, and mitigation feasibility reports.

Endangered and Special Status Species Studies

H. T. Harvey & Associates provides species-specific and protocol-level surveys for many listed species. We also conduct Section 7 and 10 consultations and prepare Biological Assessments in support of permit applications.

Wetland Delineation

We conduct wetland delineations and jurisdictional determinations of regulated habitats. We work with the U. S. Army Corps of Engineers, Regional Water Quality Control Board and California Department of Fish and Game to determine and verify jurisdictional boundaries.

Habitat Restoration Design and Monitoring

H. T. Harvey & Associates specializes in design of riparian and wetland habitat restoration. Our conceptual designs are frequently incorporated in Mitigation and Monitoring Plans in support of regulatory permit applications.

Permit Applications and Processing

We prepare and process regulatory permit applications for the U. S. Army Corps of Engineers, Regional Water Quality Control Board, California Department of Fish and Game and California Coastal Commission. As part of permit processing, we often consult with the U. S. Fish and Wildlife Service and National Marine Fisheries Service.

Construction Monitoring and Permit Compliance

H. T. Harvey & Associates provides a full range of ecological expertise for on-site construction monitoring. We conduct preconstruction surveys for special-status species, provide reports for site clearance, devise reporting systems to document permit compliance and provide monitoring during and after construction to insure permit compliance. In addition, we work with project design teams, contractors, and resource agencies to avoid impacts to biological resources that allow construction to occur on schedule.



Professional Fees

and the second second

Fees Effective January 1, 2001

Personnel Classification	Hourly Billing Rate
Principal	\$ 145-150
Senior Associate Ecologist	\$ 125
Associate Ecologist	\$ 115
Senior Ecologist 3	\$105
Senior Ecologist 2	\$100
Senior Ecologist 1	\$95
Ecologist 3	\$90
Ecologist 2	\$85
Ecologist 1	\$80
Field Biologist 3	\$70
Field Biologist 2	\$65
Field Biologist 1	\$55
Graphics	\$75
Administrative Support	\$60
Clerical Support	\$45
Deposition and Testimony	Two times standard rate
Subcontractural Consultants	Cost plus 10%
Direct Expenses	cost plus 10%
Transportation	34.5¢ / mile
Travel per diem (at cost)	- \$125/day
Computer Services	Variable
Field Equipment Operation	Variable

Fee Schedule by Personnel

2001 Billing Rates

	H.T. Harv
•	Fee Sche
	200
In-House Staff	Billable Rate
Principal	
Ron Duke	150
Scott Terrill	145
Dan Stephens	145
Pat Boursier	145
Senior Associate Ecologist	125
Associate Ecologist	
David Ainley	115
Eric Webb	115
Pat Reynolds	115
Senior Ecologist 3	405
Kent Smith	105
Senior Ecologist 2	400
David Plumpton	100
Julie Klingmann	100
Gail Seeds	100
Peter Klimley	100
Mary Bacca	100
Senior Ecologist 1	
Brian Boroski	95
Max Busnardo	95
Brian Cleary	95
Ecologist 3	
Larry Spear	90
Dave Johnston	90
Craig Benson	90
John Bourgeois	90
Tom Ryan	90
Jeff Seay	90
Ecologist 2	
Jeff Wilkinson	85
Gordon Michaud	85
Randy Sisk	85
Andrew Dilworth	85
Ecologist 1	
Scott Yaeger	80
Robin Dakin	80
Regine Castelli	80
Naomi Nichol	80
Ginger Bolen	80
Ernst Strenge	80
Field Biologist 3	
Joanna Cezniak	70
Amanda Carr	70
David Thomson	70
Kurt Flaig	70
Field Biologist 2	65
Field Biologist 4	
Field Biologist 1	55
Graphics Noli Farwell	75
David Voelker	75 75
Mark Lagarde	75 75
support	
Jane Hendricks	60
Liesl Bross	60
Kathi Kendrick	60
Cynthia Pollard-Bell	60
Sherry Briscoe	60
Becky Teer	60
Part-time Clerical Staff	
Vu Nguyen	45

Outside Staff	Billable Rate		
Senior Associate Ecologist Howard Shellhammer	125		
Associate Ecologist	115		
Senior Ecologist 3	. 105		
Senior Ecologist 2	100		
Senior Ecologist 1	95		
Ecologist 3 Colleen Lenihan	90		
Ecologist2	85		
Ecologist 1 Chris Wilcox	80		
Field Biologist 3	70		
Field Biologist 2	65		
Field Biologist 1	55		

03-9399



P.O. BOX 420807, SAN FRANCISCO, CA 94142-0807

CERTIFICATE OF WORKERS COMPENSATION INSURANCE

DECEMBER 4, 2001

POLICY NUMBER: 1658015 - 02

CERTIFICATE EXPIRES: 9-1-02

COUNTY OF SANTA CRUZ FITN THOMAS BOLICH 701 OCEAN ST RM 410 SANTA ERUZ DA 95060

1_

This is to certify that we have issued a valid Workers' Compensation insurance policy in a form approved by the California Insurance Commissioner to the employer named below for the policy period indicated.

This policy is not subject to cancellation by the Fund except upon days' advance written notice to the employer.

We will also give you LEN days' advance notice should this policy be cancelled prior to its normal expiration.

It is certificate of insurance is nor an insurance policy and does not amend, extend or alter the Coverage afforded by the policies listed herein. Notwithstanding any requirement, term, or condition of any contract or other document with respect to which this certificate of insurance may be issued or may pertain, the insurance afforded by the policies described herein is subject to all the terms, exclusions and conditions of such policies.

LUTHORIZED REPRESENTATIVE

PRESIDENT

EMPLOYER'S LIABILITY LIMIT INCLUDING DEFENSE COSTS: \$1,000,000 PER OCCURRENCE.

ENDORSEMENT #2065 ENTITLED CERTIFICATE HOLDERS' MOTICE EFFECTIVE 69/01/01 IS ATTACHED TO AND FORMS A PART OF THIS POLICY.

EMPLOYER

TRIPLE H S INC DBA H T HARVEY & ASSOCIATES 3150 ALMADEN EXPWY #145 SAN JOSE CA 95118

42

Sent by: INTEGRA INSURANCE SERVICES 4083543454; 12/03/01 9:31; JetFax #14; Page 2/2

	4 <i>CORD</i> CERT	IFICATE OF LIA	ABILITY I	NSURAN	CF ID JF	PATE(MM/DD/YY) 12/03/01		
Int 71	DUCER tegra Insurance Ser 8 University, Suite 5. Fox 1138	vices,Inc	THIS CERTI ONLY AND HOLDER. T	IFICATE IS ISSUE CONFERS NO RI HIS CERTIFICATE	D AS A MATTER OF INGHTS UPON THE CERT E DOES NOT AMEND, INFORDED BY THE POLICE	FORMATION TIFICATE EXTEND OR		
Los Gatos CA 95031-1138 Phone 408-354-3030 Fax:408-354-3454 INSURED H T Harvey & Associates DBA fax 448-9454 Triple H S, Inc. Cynthia Bell 3150 Almaden Expressway, #145 San Jose CA 95118				INSURERS AFFORDING COVERAGE 0320				
				INSURER S. Royal Surplus Lines Insurance				
			INSURER 0: INSURER 5:	INSURER 0:				
	VERAGES	LOW HAVE BEEN ISSUED TO THE INSURED	NAMED ABOVE FOR THE PO	LICY PERIOD INDICATE	ED NOTWITHSTANDING			
A!	NY RECUIREMENT, TERM OR CONDITION BY PERTAIN, THE INSURANCE AFFORDS	N OF ANY CONTRACT OR OTHER DOCUMEN ED BY THE POLICIES DESCRIBED HEREIN IS AY HAVE BEEN REPUCED BY PAID CLAIMS.	NT WITM RESPECT TO WHICH SUBJECT TO ALL THE TERN	TTHIS CERTIFICATE MA IS, EXCLUSIONS AND C	AY BÉ ISSUED OR			
LTR	TYPE OF INSURANCE	POLICY NUMBER	DATE (MM/DDAY)	POLICY EXPIRATION DATE (MM/DD/YY)	LIMI	rs		
	GENERAL LIABILITY				EACH OCCURRENCE	\$ 1000000		
A	X COMMERCIAL GENERAL LABILIT	432404250	09/01/01	09/01/02	FIRE DAMAGE (Any one fire)	\$ 250000		
	CLAIMS MADE X OCCU	JR			MED EXP (Any one person)	\$ 10000		
		_			PERSONAL & ADV INJURY	\$ 1000000		
		_" ,			GENERAL AGGREGATE	\$ 2000000		
	GEN'L AGGREGATE LIMIT APPLIES PE				PRODUCTS - COMPIOP AGG			
	AUTOMOBILE LIABILITY X ANY AUTO	432404250	09/01/01	09/01/02	Emp Ben - COMBINED SINGLE LIMIT (Ea accident)	\$1000000		
	ALL OWNED AUTOS SCHEDULED AUTOS	1.02.10.1200			BODILY INJURY (Per person)	3		
	X HIRED AUTOS X NON-OWNED AUTOS			ļ.	3ODILYINJURY (Per accident)	\$		
				<u> </u>	PROPERTY DAMAGE (Per accident)	\$		
	GARAGE LIABILITY				AUTO ONLY. EA ACCIDENT	5		
	ANY AUTO			11-11-11-11-11	AUTO ONLY; AGO	(b) 1		
	EXCESS LIABILITY				EACH OCCURRENCE	3 1000000		
A	X OCCUR CLAIMS MAD	DE 432404250	09/01/01	09/01/02	AGGREGATE	\$ 1000000		
	X RETENTION S O					G R		
_	WOFKERS COMPENSATION AND		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		WC STATU- TORY LIMITS EF	{ =		
					E.L. EACH ACCIDENT	\$		
					E L DIYEASE - EA EMPLOYI			
-	OTHER			1	EL DISEASE - POLICY LIMIT	T 6		
В	Prof Liability	KZD528009	09/01/01	09/01/02	Limit Ded.	\$1,030,000 \$10,000		
na ai	overage limited only amed insured. The Conducters are acand activities of,	svehicles/exclusions appen by endog to those operations ounty of Santa Cruz, ided as an additional or on behalf of, the rounty of Santa Cruz.	performed by one of the officials, insured as rea	or on behalf employees, spects the o	of the agents	7-0/000		
CE	ERTIF CATE HOLDER Y	ADDITIONAL INSURED; INSURER LETTER:	CANCELLA	TION				
C OF SA County of Santa Cruz Pepartment of Public Works ttn. Connie Silva Ol Ocean Street Room #410 Santa Cruz CA 95060			DATE THERECO	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, THE ISSUING INSURER WILL ENGREENCE MAIL 30 DAYS WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, OUT-FAILURE TO DO GO CHAD IMPOSE NO OBLIGATION OR HABILITY OF ANY KIND UPON THE INSURER, TIS AGENTS OR OFF RESENTATIVES.				
								
A	CORD 25-S (7/97)		-		QACORD	CORPORATION 1968		

-0321 0401 **COUNTY OF SANTA CRUZ** REQUEST FOR APPROVAL OF AGREEMENT FROM: (Department) TO: **Board of Supervisors** county Administrative Office (Signature) BY: Auditor Controller Signature certifies that appropriations/revenues are available AGRFEMENTTYPE (Check One) Expenditure Agreement Revenue Agreement The Board of Supervisors is hereby requested to approve the attached agreement and authorize the execution of same. COUNTY OF SANTA CRUZ 1. Said agreement is between the COUNTY OF
H. T. HARVEY AND ASSOCIATES _____(Department/Agency) Watsonville, CA 95076 and 794 Green Valley Road, (Name/Address) 2. The agreement will provide <u>fish</u> and wildlife biological services for various Public Works projects. 3. Period of the agreement is from <u>Board Approval</u> to <u>June 30, 2002</u> 4. Anticipated Cost is \$ 50,000.00 ______ Fixed Monthly Rate Annual Rate Not to Exceed Remarks: Contract \$50,000; 7% Overhead \$3,500; Total \$53,500 5. Detail: On Continuing Agreements List for FY _____. Page CC-_____ Contract No: _____ OR 🔀 1st Time Agreement No Board letter required, will be listed under Item 8 Section III Board letter required. I ☐ Section IV Revenue Agreement 6. Appropriations/Revenues are available and are budgeted in 621100 !40065 !3665! (Index) 3590 (Sub object) NOTE: IF APPROPRIATIONS ARE INSUFFICIENT, ATTACHED COMPLETED AUD-74 OR AUD-60 are have been Contract No. **Appropriations** available and encumbered. ar Date: I are not ∡will be Proposal and accounting detail reviewed and approved. It is recommended that the Board of Supervisors approve the agreement and authorize Department of <u>Director of Public Works</u> __ (Dept/Agency Head) to execute on behalf of the __ (Department/Agency) Public Works Date. By: County Administrative Office CS: bbs Distribution: Board of Supervisors - White State of California Auditor Controller - Canary County of Santa Cruz Auditor-Controller - Pink . ex-officio Clerk of the Board of Supervisors of the County of Santa Cruz, State of California, do hereby certify that the forecoing request for approval of agreement was ap-Department - Gold proved by said Board of Supervisors as recommended by the County Administrative Office by an order duly entered in the minutes of said **Board** on ADM - 29 (8/01)Title ■ Section 300 Proc Man By: Deputy Clerk AUDTOR-CONTROLLER USE ONLY

H/TL

Index

tines

Amount

JE Amount

Document No.

Auditor Description

TC1:0

Keyed By

Sub object

User Code