

# COUNTY OF LOS ANGELES

# DEPARTMENT OF PUBLIC WORKS

"To Enrich Lives Through Effective and Caring Service"

900 SOUTH FREMONT AVENUE ALHAMBRA, CALIFORNIA 91803-1331 Telephone: (626) 458-5100 www.ladpw.org

April 7, 2005

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

IN REPLY PLEASE
REFER TO FILE: AS-0

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

**Dear Supervisors:** 

AS-NEEDED UNDERGROUND AND ABOVEGROUND STORAGE TANK MAINTENANCE AND REPAIR ALL SUPERVISORIAL DISTRICTS 3 VOTES

#### IT IS RECOMMENDED THAT YOUR BOARD:

- 1. Find that the contract work is exempt from the provisions of the California Environmental Quality Act (CEQA).
- 2. Award the contract for "As-Needed Underground and Aboveground Storage Tank Maintenance and Repair" in an annual amount not to exceed \$78,000 to Redwine-Manley Testing Services, Inc., located in Bakersfield, California. This contract will be for a term of one year with two 1-year renewal options, not to exceed a total contract period of three years, with up to six optional one-month extensions, at an additional monthly amount not to exceed one-twelfth of the annual amount.
- 3. Authorize the Acting Director of Public Works to expend up to 20 percent of the annual contract sum for unforeseen additional work within the scope of work of the contract, if required.
- 4. Authorize the Acting Director to execute this contract and to renew it for each renewal option, if, in the opinion of the Acting Director, renewal is warranted; or to terminate it, if, in the opinion of the Acting Director, it is in the best interest of the County to do so.

# PURPOSE/JUSTIFICATION OF RECOMMENDED ACTION

The purpose of this action is to provide as-needed and intermittent maintenance repairs, parts and services for approximately 68 Public Works locations and several nondispensing fuel storage sites to reinforce existing Public Works repair and service programs. The work will consist of providing manufacture-trained personnel, complying with all regulatory rules and/or laws, responding to regulatory agencies citations, and the removal of water or debris from tanks, sumps, spill boxes or any area at the tank site. In addition, Redwine-Manley Testing Services, Inc., may be requested to perform tank cleaning utilizing industry standards and respond to other service requests outside this contract in order to meet regulatory compliance notices and/or changes in regulatory requirements.

# <u>Implementation of Strategic Plan Goals</u>

The award of this contract is consistent with the County Strategic Plan Goals of Service Excellence and Organizational Effectiveness as the contractor has the specialized expertise to provide this service accurately, efficiently, timely, and in a responsive manner.

### **FISCAL IMPACT/FINANCING**

This contract is for an annual amount not to exceed \$78,000, plus 20 percent for unforeseen, additional work within the scope of work of the contract. This amount is based on the unit prices and hourly rates quoted by the contractor and our estimated annual utilization of the contractor's services. This contract will commence upon Board approval and execution by the Acting Director for a period of one year. With the Board's delegated authority, the Acting Director may renew this contract for a total contract period not to exceed three years, with additional optional month-to-month extensions totaling six months exercisable by the Acting Director, at an additional monthly amount not to exceed one-twelfth of the annual amount.

These services will be financed primarily from the Road, Flood, Aviation, Internal Service, and Waterworks and Sewer Maintenance funds. In addition, should an unanticipated need arise in other Public Works funds, we will finance this service from the appropriate fund source. Total annual expenditures for this service, however, will not exceed the amount approved by the Board. There will be no impact on net County Cost.

This contract allows a cost-of-living adjustment for the additional optional years in accordance with County policy established by the Chief Administrative Office.

### FACTS AND PROVISIONS/LEGAL REQUIREMENTS

Prior to the Acting Director executing this contract, which will be substantially as reflected in Enclosure A, the contractor will sign and County Counsel will review it as to form.

Public Works has evaluated and determined that the Living Wage Program (Los Angeles County Code Chapter 2.201) does not apply to this recommended contract, which is for services required on an as-needed and intermittent basis.

# **ENVIRONMENTAL DOCUMENTATION**

This service is categorically exempt from the CEQA as specified in Class 8 of the Environmental Document Reporting Procedures and Guidelines adopted by your Board on November 17, 1987, Synopsis 57.

#### **CONTRACTING PROCESS**

On November 16, 2004, Public Works solicited proposals from 177 independent contractors and community business enterprises to perform this work. Also, a notice of the Request for Proposals (RFP) was placed on the County's bid website (Enclosure B) and an advertisement was placed in the <u>Los Angeles Times</u>.

On December 15, 2004, four proposals were received. The proposals were first reviewed to ensure they met the mandatory requirements outlined in the RFP. One proposal failed to submit the required forms and was disqualified as nonresponsive. The remaining three proposals, having met these requirements, were evaluated by an evaluation committee consisting of Public Works staff. The committee's evaluation was based on criteria described in the RFP, which included price/labor, discount, references, experience, and work plan. Based on this evaluation, it is recommended that this contract be awarded to the most responsive and responsible proposer, Redwine-Manley Testing Services, Inc., located in Bakersfield, California.

Enclosure C reflects the proposers' minority participation. The contractor was selected upon final analysis and consideration without regard to race, creed, gender, or color.

This contract contains Board-approved contract terms and conditions regarding contractor responsibility and debarment, jury service requirements, no payment for services received after contract expiration or termination, and the Safely Surrendered Baby Law.

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

As requested by your Board, the contractor has submitted a safety record which, in our opinion, reflects that activities conducted by the contractor in the past have been according to reasonable standards of safety.

In accordance with the Chief Administrative Officer's June 15, 2001, instructions, this is Public Works' assurance that this contractor will not be requested to perform services which will exceed the contract's approved amount, scope of work, and/or terms.

# <u>IMPACT ON CURRENT SERVICES (OR PROJECTS)</u>

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

# **CONCLUSION**

One approved copy of this letter is requested.

Respectfully submitted,

DONALD L. WOLFE Acting Director of Public Works

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cc: Chief Administrative Office

**County Counsel** 

# **AGREEMENT FOR**

# AS-NEEDED UNDERGROUND AND ABOVEGROUND STORAGE

# TANK MAINTENANCE AND REPAIR

This AGREEMENT, made and entered into this day of	2005
by and between the County of Los Angeles, a subdivision of the State of California.	a body
corporate and politic, hereinafter referred to as "County," and Redwine-Manley	resting
Services, Inc., a corporation, hereinafter referred to as "Contractor."	

### **WITNESSETH:**

<u>FIRST</u>: That the Contractor, for the consideration hereinafter set forth and the acceptance by the Board of Supervisors of said County of the Contractor's Proposal filed with the County on December 15, 2004, hereby agrees to provide services as described in the attached specifications for the As-Needed Underground and Aboveground Storage Tank Maintenance and Repair, including but not limited to Exhibit A, Scope of Work.

SECOND: That this Agreement, together with Exhibit A, Scope of Work; Exhibit B, Service Contract General Requirements; Exhibit C, Internal Revenue Service Notice 1015; Exhibit D, Safely Surrendered Baby Law Posters; Exhibit E, Los Angeles County Department of Public Works Underground and Aboveground Storage Tank Inventory; and the Contractor's Proposal, all attached hereto, are incorporated herein, and are agreed by the County and the Contractor to constitute an integral part of the Contract documents.

THIRD: That the Contractor shall bill monthly, in arrears, for the work performed during the preceding month. Work performed shall be billed at the hourly rates and unit prices quoted in Form PW-2, Schedule of Prices.

FOURTH: That this Contract's initial term shall be for a period of one year and commencing upon Board approval and execution by the Acting Director of Public Works. At the discretion of the County, this Contract may be extended in increments of one year, not to exceed a total Contract period of three years. The County, acting through the Acting Director, may give a written notice of intent to extend this Contract at least 30 days prior to the end of each term. In addition, upon notice of at least 30 days, the Acting Director may extend the final Contract term on a month-to-month basis, not to exceed a total of six months, for the convenience of the County.

<u>FIFTH</u>: That Public Works will make payment to the Contractor within 30 days of receipt and approval of a properly completed invoice. Each invoice shall be in triplicate (original and two copies) and shall itemize the work completed. The invoices shall be submitted to:

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

<u>SIXTH</u>: Contractor shall include the following items when providing invoices to Public Works:

- 1) Date of actual service call.
- 2) Invoice date.
- 3) Type of call: Routine Repair or Emergency Service Call.
- 4) Contract number.
- 5) Fuel site location name and address.
- 6) Itemized labor and materials billing breakdown with:
  - a. Item description, including part number from current Charles E. Thomas Parts Catalogue.
  - b. Price for each per Form PW-2, Schedule of Prices
  - c. Quantity
  - d. Labor hours
  - e. Total invoice amount
- 7) Identification of the service technician performing the service.
- 8) Describe the service performed along with any discrepancies found at the site that were not addressed by the technician.
- 9) Reference to any "Notice of Violation."
- 10) Accompanied by the certification document copies of the test results, if required after repairs.

SEVENTH: That in no event shall the aggregate total amount of compensation paid to the Contractor exceed the amount of compensation authorized by the Board. Such aggregate total amount is the Contract's Maximum Contract Sum.

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

NINTH: That the Contractor shall not perform or accept work requests from the Contract Manager or any other person that will cause the Maximum Contract Sum of this Contract to be exceeded. Contractor shall monitor the balance of this Contract's Maximum Contract Sum. When the total of the Contractor's paid invoices, invoices pending payment, invoices yet to be submitted, and ordered services reaches 75 percent of the Maximum Contract Sum, the Contractor shall immediately notify the Contract Manager in writing.

TENTH: That the Acting Director shall adjust the rate of compensation set forth in Form PW-2 (Schedule of Prices) annually based on the increase or decrease in the U.S. Department of Labor, Bureau of Labor Statistics', All Urban Consumers Price Index for the Los Angeles-Riverside-Orange County Area (CPI). The contract anniversary date shall be the effective date for any such cost-of-living adjustment. The percentage change in the rate of compensation shall equal 12 times the average monthly change in the CPI over the first nine months of the Contract term preceding the effective date. However, any percentage increase shall not exceed the general salary movement granted to County employees as determined by the Chief Administrative Office as of July 1 for the prior 12-month period. Furthermore, should fiscal circumstances ultimately prevent the Board from approving any increase in County employee salaries, no cost-of-living adjustment will be granted.

ELEVENTH: That in the event that terms and conditions which may be listed in the Contractor's proposal conflict with the County's specifications, requirements, terms and conditions herein, the County's provisions shall control and be binding.

TWELFTH: That the Contractor agrees in strict accordance with the Contract specifications and conditions to meet the County's requirements.

THIRTEENTH: That this Contract constitutes the entire agreement between the County and the Contractor with respect to the subject matter of this Contract and supersedes all prior and contemporaneous agreements and understandings. //

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IN WITNESS WHEREOF, the County has, by order of its Board of Supervisors, caused these presents to be subscribed by the Acting Director of Public Works, and the Contractor has subscribed its name by and through its duly authorized officers, as of the day, month, and year first written above.

# **COUNTY OF LOS ANGELES**

	Ву
	Acting Director of Public Works
APPROVED AS TO FORM:	
RAYMOND G. FORTNER, JR. County Counsel	
Ву	
Deputy	REDWINE-MANLEY TESTING SERVICES, INC.
	By Its President
	By Its Secretary

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#### SCOPE OF WORK

#### AS-NEEDED UNDERGROUND AND ABOVEGROUND

#### STORAGE TANK MAINTENANCE AND REPAIR CONTRACT

### A. Public Works' Contract Manager

Public Works' Contract Manager will be Mr. Fred Guido of Facilities Management Group, who may be contacted at (626) 300-3225, e-mail address: fguido@ladpw.org, Monday through Thursday, 7 a.m. to 5 p.m. The Contract Manager is the only person authorized by Public Works to request work of the Contractor. From time to time, Public Works may change the Contract Manager. The Contractor will be notified in writing when there is a change in the Contract Manager.

# B. Work Location

See the County of Los Angeles Department of Public Works' UST/AST Inventory (Exhibit E) for the work locations. Sites and/or tanks may be added at the discretion of Public Works.

# C. Work Description

The work to be accomplished under these Specifications is provide as-needed repairs, parts and services for approximately 68 locations which includes approximately 128 USTs, 39 ASTs, 46 separate dispensing locations, and several non-dispensing fuel storage sites to reinforce existing Public Works' repair and service programs. Other service requests outside this contract may be initiated by the Contract Manager, in response to recommendations by the Contractor to meet regulatory compliance notices and/or changes in regulatory requirements.

The Contractor shall provide and implement the following items:

1. As-needed parts and repair services for UST/AST sites throughout the County

The Contractor shall provide manufacture-trained, and properly certified/licensed personnel and parts to perform necessary maintenance, repairs, and/or installations of fueling equipment, and fuel-tank monitoring systems.

# 2. Automated Fuel-Management System

The Contractor shall provide manufactured trained (fuel force) personnel to maintain, calibrate, repair, and troubleshoot Automated Fuel-Management System (AFS).

Public Works will provide the AFS parts to the Contractor. All damaged AFS parts shall be returned to the Contract Manager upon completion of repairs.

- 3. The Contractor shall make all repairs or services in a manner to comply with all regulatory rules and/or laws of:
  - The United States Environmental Protection Agency (EPA) regulations.
  - The California State Environmental Protection Agency (Cal EPA).
  - State Water Resources Control Board, California Code of Regulation (CCR) Title 23, Division 3, Chapter 16, "Underground Storage Tank Regulations" and/or all other relevant regulations.
  - Air Quality Management District (AQMD), Rule 461 and 463 and/or all other relevant regulations.
  - Provisions of the California Health and Safety Code Division 7, Chapter 6.7 and/or all other relevant regulations.
  - Including local UST/AST jurisdiction Certified Unified Program Agencies (CUPA's) requirements relating to UST and fuel dispensing operations.
  - All test results and/or certifications shall be submitted to the Contract Manager.
- 4. The Contractor shall respond to regulatory agencies citations and coordinate repair and certification work with the responsible regulatory agency. Contractor shall correct, negotiate, and pay regulatory fines to aid Public Works' effort to maintain the legal and operational status of each Public Works' fuel site locations.
- 5. Water, Debris Removal, and Tank Cleaning

The contractor may be requested to remove water or debris from tanks, sumps, spill boxes or any other area at the tank site. The accumulation of water, debris and/or fuel shall be reported to Public Works along with a field assessment of probable cause and a quotation for the removal and

disposal of the contamination. At the request of Public Works, the Contractor, or a third-party contractor, may be secured to perform an inspection for water and/or debris accumulation within UST/AST tanks and/or containment areas outside this Contract.

Tank cleaning may be requested by the Contract Manager and shall be performed utilizing industry standards. All cleaned fuel shall be returned to the tank. The Contractor shall be responsible for packaging the contaminated fuel and/or debris. The proper disposal and manifesting of the contaminated fuel and/or debris. Prior to transporting or disposing of waste, Contractor and/or Subcontractor shall provide Public Works adequate proof of license and insurance prior to proceeding with work. A copy of the manifest shall be provided to site representative and the Contract Manager.

#### D. Licenses and Certifications

Proposer shall have completed the proper training as required and certified by the AQMD, International Code Council (ICC) license, and California Air Resources Board (CARB) to perform this work. Proposer shall have the proper contractor's license, city licenses, manufactures certification, hazardous waste permits, and confined-space training to perform the scope of work described in this Contract.

#### E. Hours and Days of Service

Hours of services shall be primarily 6:30 a.m. to 4 p.m., Monday through Thursday, each week, except legal holidays, at which time the service shall be done before or after such holiday. Work hours may be altered, when necessary, with the approval of the Contract Manager.

#### F. Repair Service Capacity

Contractor shall have the capacity to assign a minimum of three field service units, with one staff person assigned as coordinator to these requested services at any given time.

#### G. Response Time

Contractor shall return all service calls placed by the Contract Manager during normal Public Works' business hours within one hour of request. Contractor shall be on-site within 24 hours of the service call unless otherwise arranged with the Contract Manager.

#### Н. Utilities

The County will not provide utilities.

#### L Storage Facilities

The County will not provide storage facilities for the Contractor.

#### J. Removal of Debris

Public Works will dispose of all debris. However, the Contractor will properly contain any hazardous debris for disposal by Public Works.

#### K. Special Safety Requirements

All Contractor operators shall be expected to observe all applicable State of California Occupational Safety and Health Administration (Cal/OSHA) and Public Works' safety requirements while at Public Works' jobsites.

Hard hats will be worn at all times. Suitable clothing, gloves, and shoes that meet Cal/OSHA requirements are required.

#### L. Responsibilities of the Contractor

The Contractor shall pick up and dispose of all hazardous wastes which may have accumulated at Public Works' facilities throughout the County within 30 days after award of this Contract and at least every 90 days thereafter.

#### М. Responsibilities of Public Works

Public Works will continue to do routine preventative maintenance on all Public Works' facilities and equipment. Public Works reserves the right to provide any necessary contract inspection.

#### N. **Project Safety Official**

The Contractor shall designate in writing a Project Safety Official who shall be thoroughly familiar with the Contractor's Injury and Illness Prevention Program (IIPP) and Code of Safe Practices (CSP). The Contractor's Project Safety Official shall be available at all times to abate any potential safety hazards and shall have the authority and responsibility to shut down an operation, if necessary. Failure by the Contractor to provide the required Project Safety Official shall be grounds for the County to direct the cessation of all work activities and operations at no cost to the County until such time as the Contractor is in compliance.

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#### SERVICE CONTRACT GENERAL REQUIREMENTS

#### **SECTION 1**

#### INTERPRETATION OF CONTRACT

#### A. Headings

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

#### B. Definitions

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

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

<u>Contract</u>. The written agreement covering the performance of the service and the furnishing of labor, materials, supervision, and equipment in the performance of the service. The Contract shall include the Specifications, together with any special provisions thereof. Included are all supplemental agreements amending or extending the service to be performed which may be required to supply acceptable services specified herein.

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

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

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

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

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

<u>Proposal</u>. The written instrument which a Contractor submitted in conformance with the solicitation document (Request for Proposals).

<u>Proposer</u>. Any individual, firm or corporation submitting a priced Proposal for the work, acting directly or through a duly authorized representative.

Public Works. County of Los Angeles Department of Public Works.

Solicitation. Request for Proposals or Request for Quotation.

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

<u>Subcontract</u>. An agreement to employ a Subcontractor; to employ or agree to employ a Subcontractor.

<u>Subcontractor</u>. Persons, companies, corporations, or other entities furnishing supplies, services of any nature, equipment, or materials to the Contractor, at any tier under oral or written agreement.

# C. <u>Director</u> to Interpret Contract

Should there be any uncertainty, ambiguity, or discrepancy in the terms or provisions hereof, or should any misunderstanding arise as to the interpretation to be placed upon any position hereof or the applicability of the provisions hereunder, the Director will be consulted. The Director's decision thereon will be final and conclusive.

#### **SECTION 2**

#### GENERAL CONDITIONS OF CONTRACT WORK

#### A. Labor

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

# B. Public Convenience

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

## C. <u>Cooperation</u>

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

# D. Care and Protection of Facilities

The Contractor shall recognize that any damage to Public Works' facilities from Contractor negligence shall, to Public Works' satisfaction, be repaired at the Contractor's expense. The Contractor shall be responsible for the security of any and all of Public Works' facilities in its care. The Contractor shall provide protection against vandalism, accidental, or malicious damage, both during working and nonworking hours.

# E. Equipment, Labor, Supervision, and Materials

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

#### F. Permits/Licenses

The Contractor shall be fully responsible for possessing or obtaining any required permits/licenses from the appropriate Federal, State, or local authorities for work to be accomplished under this Contract.

#### G. Quality of Work

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

# H. Cooperation and Collateral Work

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

# I. <u>Authority of Public Works and Inspection</u>

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

# J. Safety Requirements

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

# K. Public Safety

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

### L. Work Area Controls

The Contractor shall comply with all applicable laws and regulations. The Contractor shall maintain work area in a neat, orderly, clean, and safe manner. The Contractor shall avoid spreading out equipment excessively. Location and layout of all equipment and materials at each jobsite will be subject to the Director's approval.

# M. Transportation

Public Works will not provide transportation to and from the jobsite, nor travel around the limits of the jobsite.

# N. Storage of Material and Equipment

The Contractor shall not store material or equipment at the jobsite, except as might be specifically outlined in other sections. Public Works will not be liable or responsible for any damage, by whatever means, or for the theft of the Contractor's material or equipment from any jobsite.

## O. Jobsite Safety

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

# P. Recycled-Content Paper Products

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

# Q. <u>Liquidated Damages</u>

- 1. In any case of the Contractor's failure to meet certain specified performance requirements, the County and/or District may, in lieu of other remedies provided by law or the Contract, assess liquidated damages in specified sums and deduct them from any regularly scheduled payment to the Contractor. However, neither the provision of a sum of liquidated damages for nonperformance or untimely or inadequate performance nor the County's and/or District's acceptance of liquidated damages shall be construed to waive the County's and/or District's right to reimbursement for damage to its property or indemnification against third-party claims.
- 2. The amounts of liquidated damages have been set in recognition of the following circumstances existing at the time of the formation of the Contract:
  - All the time limits and acts required to be done by both parties are of the essence of the Contract:

- The parties are both experienced in performance of the Contract work;
- The Contract contains a reasonable statement of the work to be performed in order that the expectations of the parties to the Contract are realized. The expectation of the County and/or District is that the work will be performed with due care in a workmanlike, competent, timely, and cost-efficient manner, while the expectation of the Contractor is a realization of a profit through the ability to perform the Contract work in accordance with the terms and conditions of the Contract at the Proposal price;
- The parties are not under any compulsion to contract;
- The Contractor's acceptance of the assessment of liquidated damages against it for unsatisfactory and late performance is by agreement and willingness to be bound as part of the consideration being offered to the County for the award of the Contract;
- It would be difficult for the County and/or District to prove the loss resultina from nonperformance or untimely, nealiaent. inadequate performance of the work; and
- The liquidated sums specified represent a fair approximation of the damages incurred by the County resulting from the Contractor's failure to meet the performance standard as to each item for which an amount of liquidated damages is specified.
- 3. The Contractor shall pay Public Works, or Public Works may withhold from monies due the Contractor, liquidated damages in the sum of \$100 for each consecutive calendar day that the Contractor fails to complete work within the time specified unless otherwise provided in this Contract.

#### **SECTION 3**

#### STANDARD TERMS AND CONDITIONS PERTAINING TO CONTRACT

#### ADMINISTRATION

### A. Limitation of the County's Obligation Due to Non-appropriation of Funds

- 1. The County's obligation is payable only and solely from funds appropriated for the purpose of this Contract.
- All funds for payments after June 30 of the current fiscal year are subject to the County's legislative appropriation for this purpose. Payments during subsequent fiscal periods are dependent upon the same action.
- In the event this Contract extends into succeeding fiscal year periods, and if the governing body appropriating the funds does not allocate sufficient funds for the next succeeding fiscal year's payments, then the affected equipment and/or work shall be terminated as of June 30 of the then current fiscal year. The County shall notify the Contractor in writing of such nonallocation at the earliest possible date.

### B. Gratuitous Work

The Contractor agrees that should work be performed outside the scope of work indicated and without Public Works' prior written approval in accordance with Section 3.U, Changes and Amendments of Terms, such work shall be deemed to be a gratuitous effort by the Contractor, and the Contractor shall have no claim, therefore, against the County.

#### No Payment for Services Following Expiration or Termination of Contract

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

### D. Nondiscrimination in Employment

- 1. The Contractor shall ensure that qualified applicants are employed, and that employees are treated during employment without regard to their race, color, religion, ancestry, national origin, age, condition of physical or mental disability, marital status, political affiliation, sexual orientation, or gender. Such action shall include, but not be limited to the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination, rates of pay or other forms of compensation, and selection of training, including apprenticeship.
- 2. The Contractor shall deal with its subcontractors, bidders, or vendors without regard to, or because of, race, color, religion, ancestry, national origin, age, condition of physical or mental disability, marital status, political affiliation, sexual orientation, or gender.
- 3. The Contractor shall allow the County representative access to its employment records during regular business hours to verify compliance with the provisions of this section when so requested by the County.
- 4. If the County finds that any of the above provisions have been violated, the same shall constitute a material breach of contract upon which the County may determine to cancel, terminate, or suspend this Contract. While the County reserves the right to determine independently that the antidiscrimination provisions of this Contract have been violated, in addition, a determination by the California Fair Employment Practices Commission or the Federal Equal Employment Opportunity Commission that the Contractor has violated State or Federal antidiscrimination laws or regulations shall constitute a finding by the County that the Contractor has violated the antidiscrimination provisions of this Contract.
- 5. The parties agree that in the event the Contractor violates the antidiscrimination provisions of this Contract, the County shall, at its option, be entitled to a sum of \$500 pursuant to California Civil Code Section 1671 as liquidated damages in lieu of canceling, terminating, or suspending this Contract.

#### E. Assignment

 The Contractor may not delegate its duties or assign its rights under this Contract, either in whole or in part, without the prior written consent of the Director. Any prohibited delegation of duties or assignment of rights under this Contract shall be null and void and shall constitute a breach for which the Contract may be terminated. Any payments to any assignee of any

- claim under this Contract in consequence of such consent shall be subject to set-off, recoupment, or other reduction for any claim which the County may have.
- 2. Any delegation of duties or assignment of rights, including but not limited to a merger, acquisition, asset sale and the like, shall be in the form of a subcontract or formal assignment, as applicable. The Contractor's request to the Director for approval of an assignment shall include all applicable information that must be submitted with a request by the Contractor to the County for approval of a subcontract of the Contract work.

#### F. Subcontracting

- No performance of this Contract or any portion thereof may be 1. subcontracted by the Contractor without the express written consent of the County. Any attempt by the Contractor to subcontract any performance of the terms of this Contract without the express written consent of the County shall be null and void and shall constitute a breach of the terms of this Contract. In the event of such a breach, this Contract may be terminated forthwith.
- 2. In the event the County should consent to subcontracting, each and all of the provisions of this Contract and any amendment thereto shall extend to and be binding upon and inure to the benefit of the successors or administrators of the respective parties.
- 3. In the event the County should consent to subcontracting, the Contractor shall include in all subcontracts the following provision: "This Agreement is a subcontract under the terms of a prime contract with the County of Los Angeles. All representations and warranties shall inure to the benefit of the County of Los Angeles."
- 4. Any third party delegate(s) appointed by the Contractor shall be specified in writing to the Director for advance concurrence.
- 5. No subcontractor shall be recognized or dealt with by the Board or any of the persons chargeable with the enforcement of this Contract. Contractor shall, at all times, be personally responsible for the performance of this Contract.

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

The Contractor acknowledges that the County has established a goal of ensuring that all individuals who benefit financially from the County through contract are in compliance with their court-ordered child, family, and spousal support obligations in order to mitigate the economic burden otherwise imposed upon the County and its taxpayers.

As required by the County's Child Support Compliance Program (Los Angeles County Code Chapter 2.200), and without limiting the Contractor's duty under this contract to comply with all applicable provisions of law, the Contractor warrants that it is now in compliance and shall during the term of this contract maintain compliance with the employment and wage reporting requirements of the Federal Social Security Act (42 USC Section 653) and California Unemployment Insurance Code Section 1088.5, and shall implement lawfully served Wage and Earnings Withholding Orders or Child Support Services Department Notices of Wage and Earnings Assignment for Child, Family, or Spousal Support, pursuant to Code of Civil Procedure Section 706.031 and Family Code Section 5246(b).

# H. <u>Employment Eligibility Verification</u>

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

### I. Assurance of Compliance with Civil Rights Laws

The Contractor hereby assures that it will comply with Subchapter VI of the Civil Rights Act of 1964, 42 USC Sections 2000e through 2000e(17), to the end that no person shall, on the grounds of race, creed, color, gender, or national origin, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under this Contract or under any project, program, or activity supported by this Contract.

# J. Compliance with Laws

- 1. The Contractor agrees to comply with all applicable Federal, State, and local laws, rules, regulations, or ordinances, and all provisions required thereby to be included herein are hereby incorporated by reference.
- 2. The Contractor agrees to indemnify and hold the County harmless from any loss, damage, or liability resulting from a violation on the part of the Contractor of such laws, rules, regulations, or ordinances.

# K. Covenant Against Contingent Fees

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

# L. Governing Laws

This Contract shall be construed in accordance with and governed by the laws of the State of California.

#### M. Termination for Improper Consideration

1. County may, by written notice to the Contractor, immediately terminate the right of the Contractor to proceed under this Contract if it is found that consideration, in any form, was offered or given by the Contractor, either directly or through an intermediary, to any County officer, employee or

agent with the intent of securing this Contract or securing favorable treatment with respect to the award, amendment or extension of this Contract or the making of any determinations with respect to the Contractor's performance pursuant to this Contract. In the event of such termination, County shall be entitled to pursue that same remedies against the Contractor as it could pursue in the event of default by the Contractor.

2. The Contractor shall immediately report any attempt by a County officer or employee to solicit such improper consideration. Among other items, such improper consideration may take the form of cash, discounts, services, the provision of travel or entertainment or tangible gifts. The report shall be made either to the County manager charged with the supervision of the employee or to the County Auditor-Controller's Employee Fraud Hotline at (800) 554-6861. Such fraud may also be reported via e-mail to fraud@auditor.co.la.ca.us and by mail to Los Angeles County Fraud Hotline, 1000 South Fremont Avenue, Unit 51, Alhambra, CA 91803-4737.

## N. <u>Notice of Delay</u>

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

#### O. Record Retention and Inspection

The Contractor agrees that the County or any duly authorized representative shall have access to and the right to examine, audit, excerpt, copy, or transcribe any pertinent transaction, activity, time cards, or other records relating to this Contract. Such material, including all pertinent costs, accounting, financial records, and proprietary data, shall be kept and maintained by the Contractor, at a location in Los Angeles County, for a period of five years after completion of this Contract unless the County's written permission is given to dispose of material prior to the end of such period.

#### P. <u>Validity</u>

The invalidity in whole or in part of any provision of this Contract shall not void or affect the validity of any other provision.

# Q. Waiver

No waiver of a breach of any provision of this Contract by either party shall constitute a waiver of any other breach of said provision or any other provision of

this Contract. Failure of either party to enforce at anytime or from time to time, any provision of this Contract shall not be construed as a waiver thereof. The remedies herein reserved shall be cumulative and additional to any other remedies in law or equity.

### R. <u>Disclosure of Information</u>

- The Contractor shall not disclose any details in connection with this Contract to any party, except as may be otherwise provided herein or required by law. However, in recognizing the Contractor's need to identify its services and related clients to sustain itself, the County shall not inhibit the Contractor from publicizing its role under this Contract within the following conditions:
- 2. The Contractor shall develop all publicity material in a professional manner.
- 3. During the course of performance of this Contract, the Contractor, its employees, agents, and subcontractors shall not publish or disseminate commercial advertisements, press releases, opinions or feature articles using the name of the County without the prior written consent of the Chief Administrative Officer and County Counsel. The County shall not unreasonably withhold written consent and approval by the County may be assured in the event no adverse comments are received in writing within two weeks after submittal.
- 4. The Contractor may, without prior written permission of the County, indicate in its proposals and sales materials that it has been awarded a Contract to provide these services, provided that the requirements of this Article shall apply.

#### S. Default and Termination

#### 1. Default

- a. The County may, subject to the provisions of Subsection c (pertaining to defaults of subcontractors) below, by written notice of default to the Contractor, terminate the whole or any part of this Contract in any one of the following circumstances:
  - i. If the Contractor fails to perform the work within the time specified herein or any extension thereof; or

- If the Contractor fails to perform any of the other provisions ii. of this Contract, or so fails to make progress as to endanger performance of this Contract in accordance with its terms. and in either of these two circumstances does not cure such failure within a period of 10 calendar days (or such longer period as the County may authorize in writing) after receipt of notice from the County specifying such failure.
- In the event the County terminates this Contract in whole or in part b. as provided in Subsection a above, the County may procure, upon such terms and in such manner as the County may deem appropriate, services similar to those so terminated, and the Contractor shall be liable to the County for any excess costs for such similar services, provided that the Contractor shall continue the performance of this Contract to the extent not terminated under the provisions of this clause.
- Except with respect to defaults of subcontractors, the Contractor C. shall not be liable for any excess costs if the failure to perform this Contract arises out of causes beyond the control and without the fault or negligence of the Contractor. Such causes may include, but are not restricted to acts of God or of the public enemy, acts of the County in either its sovereign or contractual capacity, acts of the Federal or State government in its sovereign capacity, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes, and unusually severe weather; but in every case, the failure to perform must be beyond the control and without the fault or negligence of the Contractor. If the failure to perform is caused by the default of a subcontractor, and if such default arises out of causes beyond the control of both the Contractor and subcontractor, and without the negligence of either of them, the Contractor shall not be liable for any excess costs for failure to perform, unless the supplies or services to be furnished by the subcontractor were obtainable from other sources in sufficient time to permit the Contractor to meet the required delivery schedule.
- If, after Notice of Termination of this Contract under the provisions d. of this clause, it is determined for any reason that the Contractor was not in default under the provisions of this clause, or that the default was excusable under the provisions of this clause, the rights and obligations of the parties shall be the same as if the Notice of Termination had been issued pursuant to Section 3, Paragraph R.4, Termination for Convenience.

- e. The rights and remedies of the County provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Contract.
- f. As used herein, the terms "subcontractor" and "subcontractors" mean persons, companies, corporations, or other organizations furnishings supplies, services of any nature, equipment, or materials to Contractor, at any tier, under oral or written agreement.

# 2. <u>Default for Insolvency</u>

The County may cancel this Contract forthwith for default in the event of the occurrence of any of the following:

- a. Insolvency of the Contractor. The Contractor shall be deemed to be insolvent if it has ceased to pay its debts in the ordinary course of business or cannot pay its debts as they become due, whether it has committed an act of bankruptcy or not, and whether insolvent within the meaning of the Federal Bankruptcy Law or not.
- b. The filing of a voluntary petition to have the Contractor declared bankrupt.
- c. The appointment of a Receiver or Trustee for the Contractor.
- d. The execution by the Contractor of an assignment for the benefits of creditors.
- e. The rights and remedies of the County provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Contract.

#### 3. Unsatisfactory Service

Public Works reserves the right to cancel these services upon giving 14 days' written notice if the work is deemed unsatisfactory in the Director's opinion.

### 4. Termination for Convenience

It is not the intent of the County to terminate this Contract before the completion of all items except for sound business reasons of which the County shall be the sole judge, however, and notwithstanding:

- a. The County reserves the right to renegotiate the terms of this Contract to reduce the Contractor's compensation in the event such reduction is necessary, in the sole discretion of the County, to achieve County budget reductions. Nothing in this paragraph is intended to diminish the County's right to terminate this Contract as provided herein.
- b. The County may at any time terminate this Contract, or any portion thereof, without liability (except as hereinafter provided) by delivering to the Contractor written notice specifying the desired termination date at least 30 days in advance thereof.
- c. If this Contract is terminated, the Contractor shall, within 30 days of the Notice of Termination, complete those items of work which are in various stages of completion which the Director determines are necessary to bring the work to a timely, logical, and orderly end. Reports, samples, and other materials prepared by the Contractor under this Contract shall be delivered to the County upon request and shall become the property of the County.

# 5. <u>Termination for Breach of Warranty to Maintain Compliance with County's Child Support Requirements</u>

Failure of the Contractor to maintain compliance with the requirements set forth in Section 3, Paragraph G of this Exhibit B shall constitute default under this Contract. Without limiting the rights and remedies available to the County under any other provision of the Contract, failure of the Contractor to cure such default within 90 calendar days of written notice shall be grounds upon which the County may terminate the Contract pursuant to Paragraph D1 "Default," of this Section 3, and debar the Contractor pursuant to County Code Chapter 2.202.

# T. Notification

1. Notices desired or required to be given under these Specifications, Conditions, or Terms herein or any law now or hereafter in effect may, at the option of the party giving the same, be given by enclosing the same in a sealed envelope addressed to the party for whom intended and by

depositing such envelope with postage prepaid in the United States Post Office or any substation thereof, or any public box, and any such notice and the envelope containing the same shall be addressed to the Contractor at its place of business, or such other place as may be hereinafter designated in writing by the Contractor. The notices and envelopes containing the same to the County shall be addressed to:

Chief Deputy Director County of Los Angeles Department of Public Works P.O. Box 1460 Alhambra, CA 91802-1460

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

# U. County Lobbyists

The Contractor certifies that it and each County lobbyist or County lobbying firm, as defined in Los Angeles County Code Section 2.160.010, retained by the Contractor are familiar with the requirements of the County Lobbyist Ordinance, Los Angeles County Code Chapter 2.160. Failure on the part of the Contractor to fully comply with the County Lobbyist Ordinance shall constitute a material breach upon which the County may immediately terminate or suspend this Contract.

### V. Changes and Amendments of Terms

The County reserves the right to change any portion of the work required under this Contract, or amend such terms and conditions which may become necessary. Any such revisions shall be accomplished in the following manner:

 For any change which does not materially affect the scope of work, period of performance, payments, or any material term or condition included in this Contract, a Change Notice shall be prepared and signed by the Director and Contractor.

- 2. For any revision which materially affects the scope of work, period of performance, payments, or any material term or condition included in this Contract, a negotiated modification to this Contract shall be executed by the Board and the Contractor.
- 3. To the extent that extensions of time for Contractor performance do not impact either scope or cost of this Contract, Public Works may, at its sole discretion, grant the Contractor extensions of time provided, however, that the aggregate of all such extensions during the life of this Contract shall not exceed 60 days.

# W. Confidentiality

The Contractor shall maintain the confidentiality of all its records relating to this Contract, according to all applicable Federal, State, and County laws, regulations, ordinances, and directives relating to confidentiality. The Contractor shall inform all of its officers, employees, and agents providing services hereunder of the confidentiality provisions of this Contract.

# X. Quantities of Work

The Contractor shall be allowed no claims for anticipated profits or for any damages of any sort because of any difference between the estimated and actual quantities of work done or for work decreased or eliminated by the County.

# Y. County's Quality Assurance Plan

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

#### **SECTION 4**

#### INDEMNIFICATION AND INSURANCE REQUIREMENTS

### A. Independent Contractor Status

This Contract is by and between the County and the Contractor and is not intended, and shall not be construed, to create the relationship of agent, servant, employee, partnership, joint venture, or association, between the County and the Contractor. The Contractor understands and agrees that all persons furnishing services to the County pursuant to this Contract are, for all purposes including, but not limited to Workers' Compensation liability, employees solely of the Contractor and not of the County.

The Contractor shall bear the sole responsibility and liability for furnishing Workers' Compensation and all other benefits required by law to any person for injuries arising from or connected with services performed on behalf of the Contractor pursuant to this Contract.

# B. <u>Indemnification</u>

The Contractor shall indemnify, defend, and hold harmless the County, its special districts, elected and appointed officers, employees, and agents from and against any and all liability, including but not limited to demands, claims, actions, fees, costs, and expenses (including attorney and expert witness fees), arising from or connected with the Contractor's acts and/or omissions arising from and/or relating to this Contract.

#### C. Workplace Safety Indemnification

In addition to and without limiting the indemnification required by Section 4, Paragraph B (above), and to the extent allowed by law, the Contractor agrees to defend, indemnify and hold harmless the County, its special districts, and its officers, employees and agents from and against any and all investigations, complaints, citations, liability, expense (including defense costs and legal fees), claims, and/or causes of action for damages of any nature whatsoever, including but not limited to injury or death to employees of the Contractor, its subcontractors or the County, attributable to any alleged act or omission of the Contractor and/or its subcontractors which is in violation of any Cal/OSHA regulation. The obligation to defend, indemnify and hold harmless includes all investigations and proceedings associated with purported violations of Section 336.10 of Title 8 of the California Code of Regulations pertaining to multi-employer worksites. The Contractor shall not be obligated to indemnify for liability and expenses arising from the active negligence of the County. The County may deduct from any payment otherwise

due the Contractor any costs incurred or anticipated to be incurred by the County, including legal fees and staff costs, associated with any investigation or enforcement proceeding brought by Cal/OSHA arising out of the work being performed by the Contractor under this Contract.

# D. <u>General Insurance Requirements</u>

- Without limiting the Contractor's indemnification of the County and during the term of this Contract, the Contractor shall provide and maintain, and shall require all of its subcontractors to maintain, the following programs of insurance specified in this Contract. Such insurance shall be primary to and not contributing with any other insurance or self-insurance programs maintained by the County, and such coverage shall be provided and maintained at the Contractor's own expense.
- Evidence of Insurance Certificate(s) or other evidence of coverage satisfactory to the County shall be delivered to Administrative Services Division, P.O. Box 1460, Alhambra, California 91802-1460, prior to commencing work under this Contract. Such certificates or other evidence shall:
  - a. Specifically identify this Contract.
  - b. Clearly evidence all coverage required in this Contract.
  - c. Contain the express condition that the County is to be given written notice by mail at least 30 days in advance of cancellation for all policies evidenced on the certificate of insurance.
  - d. Include copies of the additional insured endorsement to the commercial general liability and automobile policies, adding the County, its special districts, its officials, officers, and employees as insureds for all activities arising from this Contract.
  - e. Identify any deductibles or self-insured retentions for the County's approval. The County retains the right to require the Contractor to reduce or eliminate such deductibles or self-insurance retentions as they apply to the County, or, require the Contractor to provide a bond guaranteeing payment of all such retained losses and related costs, including but not limited to expenses or fees, or both, related to investigations, claims administrations, and legal defense. Such bond shall be executed by a corporate surety licensed to transact business in the State of California.

- 3. Insurer Financial Rating Insurance is to be provided by an insurance company acceptable to the County with an A. M. Best rating of not less than A:VII, unless otherwise approved by the County.
- 4. Failure to Maintain Coverage Failure by the Contractor to maintain the required insurance, or to provide evidence of insurance coverage acceptable to the County, shall constitute a material breach of contract upon which the County may immediately terminate or suspend the Contract. The County, at its sole option, may obtain damages from the Contractor resulting from said breach. Alternatively, the County may purchase such required insurance coverage, and without further notice to the Contractor, the County may deduct from sums due to the Contractor any premium costs advanced by the County for such insurance.
- 5. Notification of Incidents, Claims, or Suits The Contractor shall report to the County's Contract Manager:
  - a. Any accident or incident relating to work performed under the Contract which involves injury or property damage which may result in the filing of a claim or lawsuit against the Contractor and/or the County. Such report shall be made in writing within 24 hours of occurrence.
  - b. Any third-party claim or lawsuit filed against the Contractor arising from or related to work performed by the Contractor under this Contract.
  - c. Any injury to a Contractor's employee which occurs on County property. This report shall be submitted on a County "Non-employee Injury Report."
  - d. Any loss, disappearance, destruction, misuse, or theft of any kind whatsoever of County property, monies, or securities entrusted to the Contractor under the terms of this Contract.

#### E. Compensation for County Costs

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

# F. <u>Insurance Coverage Requirements for Subcontractors</u>

The Contractor shall ensure any and all subcontractors performing services under this Contract meets the insurance requirements of this Contract by either:

- 1. Contractor providing evidence of insurance covering the activities of subcontractor; or
- 2. Contractor providing evidence submitted by subcontractors evidencing that subcontractors maintain the required insurance coverage. The County retains the right to obtain copies of evidence of subcontractor insurance coverage at any time.

# G. <u>Insurance Coverage Requirements</u>

1. <u>General Liability</u> insurance (written on ISO policy form CG 00 01 or its equivalent) with limits of not less than the following (can be met by a combination of primary and excess insurance coverage):

a. General Aggregate:

\$2 million

b. Products/Completed Operations Aggregate:

\$1 million

c. Personal and Advertising Injury:

\$1 million

d. Each Occurrence:

\$1 million

- 2. <u>Automobile Liability</u> insurance (written on ISO policy form CA 00 01 or its equivalent) with a limit of liability of not less than \$1 million for each accident. Such insurance shall include coverage for all "owned," "nonowned," and "hired" vehicles, or coverage for "any auto." (Can be met by a combination of primary and excess insurance coverage).
- 3. Workers' Compensation and Employers' Liability insurance providing Workers' Compensation benefits, as required by the Labor Code of the State of California, or by any other State for which the Contractor is responsible. If the Contractor's employees will be engaged in maritime employment, coverage shall provide Workers' Compensation benefits as required by the U.S. Longshore and Harbor Workers' Compensation Act, Jones Act, or any other Federal law for which the Contractor is responsible.
- 4. In all cases, the above insurance also shall include Employers' Liability coverage with limits of not less than the following:

a. Each Accident:

\$1 million

- B.22 - 2005 – As-Needed Underground and Aboveground Storage Tank Maintenance and Repair

\$1 million b. Disease - policy limit:

Disease - each employee: \$1 million C.

- As a condition precedent to its performance pursuant to this Contract, the 5. Contractor, by and through its execution of this Contract, certifies that it is aware of, and understands, the provisions of Section 3700 of the Labor Code, which requires every employer to be insured against liability of Workers' Compensation or to undertake self-insurance in accordance with those provisions before commencing the performance of work under this Contract, and agrees to fully comply with said provisions.
- Property Coverage insurance shall be endorsed naming the County as loss 6. payee, provide deductibles of no greater than five percent of the property value, and shall include:
  - Personal Property: Automobiles and Mobile Equipment Special a. form "all risk" coverage for the actual cash value of County-owned or leased property.
  - Real Property and All Other Personal Property Special form "all b. risk" coverage for the full replacement value of County-owned or leased property.

# **SECTION 5**

# LABOR RELATIONS AND RESPONSIBILITIES

# A. <u>Labor Law Compliance</u>

The Contractor, its agents and employees shall be bound by and shall comply with all applicable provisions of the Labor Code of the State of California, as well as all other applicable Federal, State, and local laws related to labor. The Contractor shall comply with Labor Code Section 1777.5 with respect to the employment of apprentices.

# B. Overtime

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

# C. Prohibition Against Use of Child Labor

- 1. The Contractor shall:
  - a. Not knowingly sell or supply to the County any products, goods, supply, or other personal property manufactured in violation of child labor standards set by the International Labor Organization through its 1973 Convention Concerning Minimum Age for Employment;
  - b. Upon request by the County, provide the country/countries of origin of any products, goods, supplies, or other personal property the Contractor sells or supplies to the County; and
  - c. Upon request by the County, provide to the County the manufacturer's certification of compliance with all international child labor conventions.
  - d. Should the County discover that any products, goods, supplies, or other personal property sold or supplied by the Contractor to the County are produced in violation of any international child labor conventions, the Contractor shall immediately provide an alternative, compliant source of supply.
- 2. Failure by the Contractor to comply with provisions of this clause will be grounds for immediate cancellation of this Contract.

# D. <u>Consideration of Hiring GAIN/GROW Employees</u>

Should the Contractor require additional or replacement personnel after the effective date of this Contract, the Contractor shall give consideration for any such employment openings to participants in the County's Department of Public Social Services' Greater Avenues for Independence (GAIN) Program or General Relief Opportunity for Work (GROW) Program who meet the Contractor's minimum qualifications for the open position. For this purpose, consideration shall mean that the Contractor will interview qualified candidates. The County will refer GAIN/GROW participants by category to the Contractor.

# E. Notice to Employees Regarding the Federal Earned Income Credit

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

# F. Legal Status of Contractor's Personnel at Facility

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

# G. Consideration of Hiring County Employees Targeted for Layoffs

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

# **SECTION 6**

# CONTRACTOR RESPONSIBILITY AND DEBARMENT

- A. A responsible Contractor is a Contractor who has demonstrated the attribute of trustworthiness, as well as quality, fitness, capacity, and experience to satisfactorily perform the proposed Contract. It is the County's policy to conduct business only with responsible contractors.
- B. The Contractor is hereby notified that, in accordance with Chapter 2.202 of the County Code, if the County acquires information concerning the performance of the Contractor on this or other contracts which indicates that the Contractor is not responsible, the County may, in addition to other remedies provided in the Contract, debar the Contractor from bidding on County contracts for a specified period of time not to exceed three years, and terminate any or all existing contracts the Contractor may have with the County.
- C. The County may debar a contractor if the Board of Supervisors, in its discretion, finds that the Contractor has done any of the following: (1) violated any term of a contract with the County; (2) committed any act or omission which negatively reflects on the Contractor's quality, fitness or capacity to perform a contract with the County or any other public entity, or engaged in a pattern or practice which negatively reflects on same; (3) committed an act or offense which indicates a lack of business integrity or business honesty; or (4) made or submitted a false claim against the County or any other public entity.
- D. If there is evidence that the Contractor may be subject to debarment, Public Works will notify the Contractor in writing of the evidence which is the basis for the proposed debarment and will advise the Contractor of the scheduled date for a debarment hearing before the Contractor Hearing Board.
- E. The Contractor Hearing Board will conduct a hearing where evidence on the proposed debarment is presented. The Contractor and/or the Contractor's representative shall be given an opportunity to submit evidence at that hearing. After the hearing, the Contractor Hearing Board will prepare a proposed decision, which will contain a recommendation regarding whether the Contractor should be debarred, and, if so, the appropriate length of time of the debarment. If the Contractor fails to avail itself of the opportunity to submit evidence to the Contractor Hearing Board, the Contractor may be deemed to have waived all rights of appeal.

- F. A record of the hearing, the proposed decision and any other recommendation of the Contractor Hearing Board will be presented to the Board. The Board will have the right to modify, deny or adopt the proposed decision and recommendation of the Contractor Hearing Board.
- These terms shall also apply to subcontractors of the Contractor. G.

# SECTION 7

# CONTRACTOR EMPLOYEE JURY SERVICE PROGRAM

# A. Contract Subject to Jury Service Program

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

# B. Written Employee Jury Service Policy

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

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

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

# **SECTION 8**

# LOCAL SMALL BUSINESS ENTERPRISE PREFERENCE PROGRAM

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

# **SECTION 9**

# SAFELY SURRENDERED BABY LAW PROGRAM

#### Notice to Employees Regarding the Safely Surrendered Baby Law Α.

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

#### Contractor's Acknowledgment of County's Commitment to the Safely Surrendered B. Baby Law

The Contractor acknowledges that the County places a high priority on the implementation of the Safely Surrendered Baby Law. The Contractor understands that it is the County's policy to encourage all County contractors to voluntarily post the County's "Safely Surrendered Baby Law" poster in a prominent position at the Contractor's place of business. The Contractor will also encourage its subcontractors, if any, to post this poster in a prominent position in the subcontractor's place of business. The County's Department of Children and Family Services will supply the Contractor with the poster to be used.

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# Department of the Treasury Internal Revenue Service Notice 1015

(Rev. December 2003)

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

#### What is the EIC?

The EIC is a refundable tax credit for certain workers.

A change to note. Workers cannot claim the EIC if their 2003 investment income (such as interest and dividends) is over \$2,600.

# Which Employees Must I Notify About the EIC?

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

Note: You are encouraged to notify each employee whose wages for 2003 are less than \$34,692 that he or she may be eligible for the EIC.

# How and When Must I Notify My Employees?

You must give the employee one of the following:

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

If you are required to give Form W-2 and do so on time, no further notice is necessary if the Form W-2 has the required information about the EIC on the back of the employee's copy. If a substitute Form W-2 is given on time but does not have the required information, you must notify the employee within 1 week of the date the substitute Form W-2 is given. If Form W-2 is required but is not given on time, you must give the employee Notice 797 or your written statement by the date Form W-2 is required to be given. If Form W-2 is not required, you must notify the employee by February 9, 2004.

You must hand the notice directly to the employee or send it by First-Class Mail to the employee's last known address. You will not meet the notification requirements by posting Notice 797 on an employee bulletin board or sending it through office mail. However, you may want to post the notice to help inform all employees of the EIC. You can get copies of the notice by calling 1-800-829-3676, or from the IRS website at <a href="https://www.irs.gov">www.irs.gov</a>.

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

The basic requirements are covered in Notice 797. For more detailed information, the employee needs to see the 2003 instructions for Form 1040, 1040A, 1040EZ, or **Pub, 596,** Earned Income Credit (EIC).

# **How Do My Employees Claim the EIC?**

Eligible employees claim the EIC on their 2003 tax return. Even employees who have no tax withheld from their pay or owe no tax can claim the EIC and get a refund, but they must file a tax return to do so. For example, if an employee has no tax withheld in 2003 and owes no tax but is eligible for a credit of \$791, he or she must file a 2003 tax return to get the \$791 refund.

# How Do My Employees Get Advance EIC Payments?

Eligible employees who expect to have a qualifying child for 2004 can get part of the credit with their pay during the year by giving you a completed Form W-5, Earned Income Credit Advance Payment Certificate. You must include advance EIC payments with wages paid to these employees, but the payments are not wages and are not subject to payroll taxes. Generally, the payments are made from withheld income, social security, and Medicare taxes. For details, see Circular E (Pub. 15), Employer's Tax Guide.

Notice 1015 (Rev. 12-2003)

# MOSMAINE. NO BIAINE. NO BIAINES.

Newborns can be safely given up

at any Los Angeles County
hospital emergency room or fire station.



In Los Angeles County. : 1-877-BABY SAFE : 1-877-222-9723





State of California Gray Pavis Coremor

Health and Human Services Agency. Grantlandifolisson Secretary

Department of Spiral Services
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Zee Yaroslavsky, Supervisor, Third District
Don Khabe, Supervisor, Fourth District
Michael D. Antonovich, Supervisor, Fifth District

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What is the Safely Surrendered Baby Law?
California's Safely Surrendered Baby Law allows parents to give up their baby confidentially. As long as the baby has not been abused or neglected, parents may give up their newborn without fear of arrest or prosecution.

#### How does it work?

A distressed parent who is unable or unwilling to care for a baby can legally, confidentially and safely give up a baby within three days of birth. The baby must be handed to an employee at a Los Angeles County emergency room or fire station. As long as the child shows no signs of abuse or neglect, no name or other information is required, in case the parent changes his or her mind at a later date and wants the baby back, workers will use bracelets to help connect them to each other. One bracelet will be pisced on the baby, and a matching bracelet will be given to the parent.

What if a parent wants the baby back?

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

Can only a parent bring in the baby? In most cases, a parent will bring in the baby. The law allows other people to bring in the baby if they have legal custody.

Does the parent have to call before bringing in the baby? No. A perent can bring in a baby anytime, 24 hours a day, 7 days a week so long as the parent gives the baby to someone who works at the hospital or fire station.

Does a parent have to tell anything to the people taking the baby?

No. However, hospital personnel will ask the perent to fill out a questionnaire designed to gather important medical history information, which is very useful in caring for the child. Although encouraged, filling out the questionnaire is not required.

#### What happens to the baby?

The baby will be examined and given medical treatment, if needed. Then the baby will be placed in a pre-adoptive home. What happens to the parent?

Once the parent(s) has safely turned over the baby, they are free to go.

# Why is California doing this?

The purpose of the Safely Surrendered Baby Law is to protect babies from being abandoned by their parents and potentially being hun or killed. You may have heard tragic stories of babies left in dumpsters or public bathrooms. The parents who committed these acts may have been under severe emotional distress. The mothers may have hidden their pregnancies, fearful of what would happen if their families found out. Because they were afraid and had nowhere to turn for help, they abandoned their infants. Abandoning a baby puts the child in extreme danger. It is also itegat. Too often, it results in the baby's death. Because of the Safety Surrendered Baby Law, this tragedy doesn't ever have to happen in California again.

# A baby's story

At 8:30 a.m. on Thursday, July 25, 2002, a healthy newborn baby was brought to St. Bernardine Medical Center in San Bernardino under the provisions of the California Safety Surrendered Baby Law. As the law states, the baby's mother did not have to identify herself. When the baby was brought to the emergency room, he was examined by a pediatrician, who determined that the baby was healthy and doing fine. He was placed with a loving family while the adoption process was started.

Every baby deserves a chance for a healthy life. If someone you know is considering abandoning a newborn, let her know there are other options.

It is best that women seek help to receive proper medical care and counseling while they are pregnant. But at the same time, we want to assure parents who choose not to keep their baby that they will not go to jail if they deliver their babies to safe hands in any Les Angeles County hospital ER or fire station.

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

La Ley de Entrega de Bebés Sin Peligro de California permite a los padres entregar a su recién nacido confidencialmente. Siempre que et bebé no haya sufrido abuso ni negligencia, padres pueden entregar a su recién nacido sin temor a ser amestados o procesados.

#### ¿Cómo funciona?

El padre/madre con dificultades que no pueda o no quiera cuidar de su recién nacido puede entregado en forma legal, confidencial y segura, dentro de los tres días del nacimiento. El bebé debe ser entregado a un empleado de una sala de emergencias o de un cuartel de bomberos del Condado de Los Angeles. Siempre que el bebé no presente signos de abuso o negligencia, no será necesario suministrar nombres ni información alguna. Si el padre/madre cambia de opinión posteriormente y desea recuperar a su bebé, los trabajadores utilizarán brazaletes para poder vincularios. El bebé lievará un brazalete y el padre/madre recibirá un brazalete igual.

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

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

¿Sólo los padres podrán llevar al recién nacido? En la mayoría de los casos, los padres son los que llevan al bebé. La ley permite que otras personas lleven al bebé si tienen la custodia legal del menor.

¿Los padres deben liamar antes de llevar al bebé?

No. El padre/madre puede llevar a su bebé en cualquier

momento, las 24 horas del día, los 7 días de la semana,

mientras que entregue a su bebé a un empleado del hospital

o de un cuartel de bomberos.

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

No. Sin embargo, el personal del hospital le pedirá que liene un cuestionario con la finalidad de recabar antecedentes médicos importantes, que resultan de gran ufilidad para los cuidados que recibirá el bebé. Es recomendado llenar este cuestionario, pero no es obligatorio hacerto.

# ¿Qué ocurrirá con el bebé?

El bebé será examinado y, de ser necesario, recibirá tratamiento médico. Luego el bebê se entregará a un hogar preadoptivo.

# ¿Qué pasará con el padre/madre?

Una vez que los padres hayan entregado a su bebé en forma segura, serán libres de irse.

# ¿Por qué California hace esto?

La finalidad de la Ley de Entrega de Bebés Sin Peligro es proteger a los bebés del abandono por parte de sus padres y de la posibilidad de que mueran o sufran daños. Usted probablemente haya escuchado historias trágicas sobre bebés abandonados en basureros o en baños públicos. Es posible que los padres que cometieron estos actos hayan estado atravesando dificultades emocionales graves. Las madres pueden haber ocultado su embarazo, por temor a lo que pasaría si sus familias se enteraran. Abandonaron a sus recién nacidos porque tenian miedo y no tenían adonde recumir para obtener ayuda. El abandono de un recién nacido lo pone en una situación de peligro extremo. Además es ilegal. Muy a menudo el abandono provoca la muerte del bebé. Ahora, gracias a la Ley de Entrega de Bebés Sin Peligro, esta tragedia ya no debe suceder nunca más en California.

#### Historia de un bebé

A las 8:30 a.m. del jueves 25 de julio de 2002, se entregó un bebé recién nacido saludable en el St. Bernardine Medical Center en San Bernardino, en virtud de las disposiciones de la Ley de Entrega de Bebés Sin Peligro. Corno lo establece la ley, la madre del bebé no se tuvo que identificar. Cuando el bebé llegó a la sala de emergencias, un pediatra lo revisó y determinó que el bebé estaba saludable y no tenía problemas. El bebé fue ubicado con una buena familia, mientras se iniciaban los trámites de adopción.

Cada recién nacido merece una oportunidad de tener una vida saludable. Si alguien que usted conoce está pensando en abandonar a un recién nacido, informele qué otras opciones tiene.

Es mejor que las mujeres busquen ayuda para recibir atención médica y asesoramiento adecuado durante el embarazo. Pero al mismo tiempo, queremos asegurarles a los padres que optan por no quedarse con su bebé que no irán a la cárcel si dejan a sus bebés en buenas manos en cualquier sala de emergencia de un hospital o en un cuartel de bomberos del Condado de Los Angeles.

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Los Angeles County Department of Public Works Underground and Aboveground Storage Tank Inventory

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REDWINE-MANLEY TESTING SERVICES, INC. Redwine-Manley Services, Inc.
P.O. Box 1567 Tel 661 834-6993
Bakersfield, CA 93302-1567 Fax 661 836-3177
Email redwinetest@prodigy.net

# AS-NEEDED UNDERGROUND AND ABOVEGROUND STORAGE TANK MAINTENANCE AND REPAIR

Submittal Date: December 13, 2004

Submitted to: County of Los Angeles

Department of Public Works

900 South Fremont Avenue

Alhambra, California 91803-5100

President

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REDWINE TESTING SERVICES, INC. P.O. BOX 1567 BAKERSFIELD, CA 93302-1567 PH (661) 834-6993 Fax (661) 836-3177 Email: redwinetest@prodigy.net

Tank and Pipeline Compliance Experts
Testing • Installation • Removal • Closure
Monitor and Cathodic Protection Testing

License No. A-532878HAZ HG No. 415 RG No. 5761

December 12, 2004

County of Los Angeles Department of Public Works

To Whom It May Concern:

SUBJECT: COUNTY OF LOS ANGELES REQUEST FOR PROPOSAL FOR "AS-NEEDED UNDERGROUND AND ABOVEGROUND STORAGE TANK MAINTENANCE AND REPAIR"

Redwine-Manley Testing Services respectfully submits this proposal to the County of Los Angeles Department of Public Works in response to the above subject Request for Proposals. Redwine has carefully reviewed all terms and conditions contained in this proposal. Redwine understands the requirements that comprise the scope of work. Redwine is a qualified, licensed contractor capable of providing maintenance and repairs as set forth in the county request.

Dugan Turner, Vice-president, has the authority to act on behalf of Redwine and is authorized to make any and all representations in regards to this proposal and, should this proposal be accepted, any contract between Redwine and the County of Los Angeles Department of Public Works.

Contact Information:

Dugan Turner Tel. (661) 834-6993 Cell (661) 703-5280

Sincerely,

Denise Turner President

kf

# **Section 1**

# REDWINE'S CAPABILITIES

Qualifications for the Proposed Project, "As-Needed Underground And Aboveground Storage Tank Maintenance And Repair"

# 1.1 Background

- Redwine-Manley Testing Services, Inc. is a professional UST/AST service company established in 1986 with offices in Bakersfield and San Pedro, California. As a small, minority, woman-owned business, Redwine has concentrated on staffing with highly qualified professionals who know the business because of their training and their experience. Redwine holds a class A-Haz Engineering California Contractors license.
- Approved Affirmative Action Program
- Adequate insurance and indemnification
- Capacity to accomplish projects within the required timeframes.

See Section 2.7 Contractor Capability Submittals

# 1.2 Experience

Redwine management has years of experience in environmental compliance and response to regulatory UST operator compliance issues. Redwine has successfully completed over 2400 tank projects on time and within budget in its eighteen-year history. This experienced team brings knowledge of the full range of typical activities required by a project of this type. Redwine's long record of accomplishment in completion of projects within budget and within the allowed time is testimony to the capabilities of the Redwine Staff. Redwine personnel and its subcontractor have the experience and training necessary to fulfill each and every requirement of this project

(See Section 1.6 Key Personnel Resumes)

- A. Senior experience as public, regulatory, legal, and governmental liaisons
- B. Familiarity with agency jurisdictions for this project
- C. Hundreds of site investigations, feasibility studies, remedial action workplans and remedial technology design
- Full time technical staff experienced in UST/AST certifications, upgrades and repairs
- E. Eighteen years experience with underground tank projects, especially those involving hazardous materials or waste.

We are especially qualified for this project because for more than three years Redwine has provided many of the certifications/inspections/repairs in the form described in the specifications contained in this request for proposal. Redwine is the incumbent contractor to the County of Los Angeles for "As-Needed Tank Certification", adopted by the Board of Supervisors on August 7, 2001.

As incumbent contractor to the County of Los Angeles, Redwine has demonstrated its superior technical and administrative abilities under all conditions – the routine and the unique. This specialized experience will insure that the County of Los Angeles will have in this Contractor a team of Field and Administrative professionals with a proven record of performance.

\*No health or safety incidents \*Familiar with each county tank and its surrounding site conditions

# 1.3 Organization

Redwine-Manley Testing Services, Inc., established in 1986, operates as a taxable corporation, incorporated in the State of California. Redwine is a small, woman-owned, disadvantaged business and hold current multi-agency certifications. Redwine is a graduate of the Small Business Administration 8 (a) program and holds a current SDB certification with the US Small Business Administration.

(See section 2.9 Additional Information)

# 1.4 Staff

Quality in any industry is the ability to achieve the result perceived by the client and to do so in a business-like manner. Business-like is taken to mean a knowledgeable and efficient application of labor and equipment to each task. The end result must meet the industry standards as well as reaching the clients goals. Elements that contribute to management quality can be defined:

► Communication	► Accounting
► Schedule	► Budget
➤ Site Coordination	➤ Site Control
► Health and Safety	Planning
► Technical Knowledge	Experience
► Pride	

Redwine communicates the importance of understanding project tasks, methods of accomplishment, performance criteria, and delivery expectations to all levels of its staff. Redwine tracks performance by a combination of on-site project management and accounting of time and charges against each budget. Field activity sheets are returned to the office at the end of each day. Information on daily activities, procurement commitments and deliveries is reported weekly for management review and response. In turn, project management reports regularly on progress and performance to client's representative. Management benefits from the use of computer based planning and scheduling software. Coupled with the computer based accounting system, an ongoing description of the progress is produced with the networking now available, transmission of the information keeps all abreast of the rate of completion of the tasks and any variations to time and scheduling. Historic site data is kept in either an excel or paradox database. This information is updated weekly. This information can be utilized for follow-on site work or future budget and planning. The database can be tailored to individual project needs; Information gathered and stored includes, but is not limited to:

- Site and contact information
- Test, inspection, service descriptions
- Systems maintenance and repair
- Test, retest, inspection dates
- > Certifications/deficiencies
- > Equipment descriptions and serial numbers
- > Expenditures/Purchase order numbers
- Test, retest, inspection results

# 1.5 Redwine Project Staff

Redwine's core staff is not subject to rapid turnover. To the contrary, the core staff is long term, retained because they find challenge, satisfaction in the quality of performance achieved by the company, adequate compensation, and a team atmosphere. Redwine fully expects for the core staff and key personnel to remain stable through the full period of contract performance.

Dugan Turner Project Management

Noel Plutchak Science/Technical

➤ William Merselis Regulatory Liaison/Health and Safety

→ Jim Albitre Technical

→ Michael Moore Technical

Kathy Fritts Scheduling/Billing

# 1.6 Key Personnel Resumes

NOEL PLUTCHAK
WILLIAM MERSELIS
JIM ALBITRE
DUGAN TURNER

# NOEL B. PLUTCHAK

Mr. Plutchak has over 38 years of management and technical experience in basic and applied sciences with an emphasis on multidisciplinary problem solving and computer-support of science and engineering.

# Redwine Testing Services, Inc. (1998 to Present)

<u>Project Manager</u>- Responsibilities include site assessment and subsurface geological studies of the relationship between waste disposal and the biological, chemical, geological and physical impacts on the environment for remediation design.

# Active Leak Testing, Inc. (1985 to 1998)

<u>President, CEO and Chief Scientist</u> – Founded the corporation in 1985 to provide consulting service to government and industry in the area of subsurface leakage from tanks and pipelines. Company performs in the fields of Environmental Consulting (geology, meteorology, chemistry and physics) and light construction.

# Raytheon Services Corporation (1983 to 1986)

<u>Chief Scientist</u> – Technical Advisor to Project Management and Ocean Engineering Division General Manager. R & D efforts focused on large-scale ocean circulation aimed at transport and impact of water borne contaminants offshore.

# **Interstate Electronics Corporation (1975 to 1983)**

<u>Chlef Scientist</u> — Oceanic Engineering Division. Staff support to Division General Manager. Assured quality of products and technical input support to programs during data analysis. Acted as Head of Issues Branch, Technical Director for EPA Program and Project Manager on Radioactive Waste Disposal Program.

# University of Southern California (1973 to 1975)

<u>Senior Scientist</u> – Environmental Geology Program, Department of Geology. Responsible for design and development of a predictive numerical model for the fate and transport of oil.

# Oregon State University (1969 to 1973)

<u>Research Assistant/General Manger of TOTEM Project</u> – Responsible for real-time data acquisition through telemetry from tethered, instrumented spar buoys.

#### Bendix Corporation (1966 to 1969)

<u>Head of Physical Oceanography, Marine Advisers, Inc.</u> – Responsible for studies on Nuclear Plant Sittings.

# Columbia University, Lamont Observatory (1962 to 1965)

Research Assistant - to Dr. Takashi Ichiye. Involved in studies related to turbulence and diffusion process.

# **EDUCATION:**

1964 M.S. Meteorology/Physical Oceanography Option. Florida State University

1960 B.S. Geology, University of Wisconsin

1972 Graduate Studies in Physical Oceanography, Fisheries Biology and Statistics. Oregon State University

#### LICENSES:

Registered California Geologist #5761
Registered Environmental Assessor #02163
Certified Hydrogeologist #415
California Contractors License #536701 Specialties – A, C10, C12, C57 & Hazardous Materials Handling State Fire Marshall Approved Hydrostatic Testing Technician/Witness

# WILLIAM B. MERSELIS

Mr. Mersells has over 35 years of technical and management experience. Initially he managed small field survey crews, then progressed to project management, program management, and department management within a large corporation.

# Redwine Testing Services, Inc. (1998 to Present)

Project Manager - Responsibilities include site assessment and studies of the relationship between contamination and the biological, chemical, geological and physical impacts on the remedation process.

Active Leak Testing, Inc. (1986 - 1998)

Vice President and General Manager - Responsible for overall management of the office and the company's business activities. Manages general day to day actions necessary to run a small business, such as personnel policies and activities, finances and accounting, business development, marketing and sales, client liaison, project direction, scheduling and budgeting.

Santa Fe Braun Inc., Alhambra, California (1984 - 1986)

Senior Coordinator - Responsible for coordination of Senior Management, Project Managers, Estimating, Finance, Legal and sales support team efforts to ensure accurate and timely completion of proposals and contact documents.

McClelland Engineers, Inc., Ventura, California (1982 - 1984)

Senior Geologist - Responsible for new business development for the Engineering Geosciences Department. Involved in planning, technical and business proposal preparation and presentation to clients.

Interstate Electronics Corporation, Anaheim, California (1969 - 1982)

Program Manager - Geologic hazards programs for offshore California. Responsible for project control, performance and final technical reports. Program involved area background analysis, survey planning, mobilization, field survey, data collection, analysis and reports. Both analog and digital data were recorded, processed and analyzed to produce the required maps and reports.

Regional Coordinator - Directed the preparation of environmental assessments and environmental impact reports for EPA Contract.

Program Manager - Site reconnaissance and characterization survey. Responsible for management, liaison with BLM, scheduling, budgeting, and reporting, including technical briefing presentations. Directed the technical program from initial planning and preparation, through new and innovative field survey techniques, to data analysis and synthesis, map production and preparation of the final report.

Manager of Environmental Sciences Department - Consisting of 30 scientists, engineers and technicians who performed surveys, studies, data processing and reporting on environmental and engineering requirements of industry and government.

Project Manager - Responsible for direction of scientists, engineers and consulting firms on numerous projects. Complete project management, budget, schedule and technical content. Managed a study for EPA for the development of a national coastal water quality monitoring network using existing capabilities.

Bendix Marine Advisors, Inc., California/Hawaii (1963 - 1969)

Manager, Hawaii Office - Responsible for the professional and technical activities in Hawaii and the Western Pacific. Completed numerous studies and surveys in Hawaii, California, Alaska, Okinawa, Taiwan, the Philippines and Vietnam.

#### **EDUCATION:**

1961 Master of Science Degree in Geology, University of Southern California, Los Angeles, California

1958 Bachelor of Arts Degree in Geology, William College, Willamstown, Massachusetts

# LICENSES:

Registered Environmental Assessor #1759 California Contractors License #677649 - A, C57 State Fire Marshal Approved Hydrostatic Testing Technician/Witness

# **Objective**

I am looking for a position to utilize my experience knowledge and skills to make a company safe and as efficient I can help make it.

Experience

1993-2003

Comforce

Irvine, CA

Associate Engineer / Inspector - contracted to Kinder Morgan Pipeline integrity group.

Coordinate dispatch and training inspectors and review reports

Schedule pig runs, repairs and pressure tests with project managers

Review pigging contractor reports generate preliminary dig lists

Work with the environmental department on excavation procedures as Inspector

Oversee installation of new piping

Oversee the launching tracking and receiving of inspection tools

Locate and mark dig sites

Oversee digs and repairs

Draw as builts

Resigned from Kinder Morgan for differences in management philosophy.

1982-1993

Northwest Pipeline

Vancouver, Washington

Survey Supervisor Spread Four and Spread Six

Coordinate and dispatch thirty-four man survey department

Oversee Preliminary to as built surveys also fabrication

Assist construction supervisor on re-routs prior to construction and construction line changes Review all survey reports and field books

Submit daily reports to chief inspector and weekly reports to survey coordinator

Spread Six

Oversee pipe as built and horizontal control on a 5000' Columbia River crossing

1990-1992

Iroquois Gas Transmission

Rhinebeck, NY

Coordinate and dispatch a thirty-man survey department

Oversee Preliminary to as built surveys also fabrications

Assist construction supervisor on re-routs prior to construction and construction line changes Submit daily reports to chief inspector Review all field books

1989-1990

Santa Fe Pacific Pipelines

Los Angeles, CA

**Tank Inspector** 

Coordinate contractors for cleaning repairs and internal coating for refined petroleum storage tanks

1989

Williams Brothers Engineering

Los Angeles, CA

Inspector

Inspector on a fiber optic line from Los Angeles to San Francisco

Located underground pipelines

Oversee the excavation of assist pits

Layout trenching for new pipe

Draw as builds

1989 Harold Hardin Land Survey Bakersfield, CA Instramentman on a two-man survey crew on pump station layouts

1988-1989 Southern Pa

Southern Pacific Pipelines

Los Angeles, CA

Inspector

Stake ditch on four 60-mile loops

Ditching Boring Hydrostatic testing inspector

1987-1988

Salomon Pipeline Construction Co. Bakersfield, CA

**Equipment Operator / Job Forman** 

Install sewer and waterlines a utility trenching

1986-1987

Celeron Gathering Maintenance

Bakersfield, CA

Surveyor / Party Chief

Pipeline layout road and creek drawings Preliminary ditch stake and as built surveys

Layout pump stations

1984-1986

All American Pipeline

Bakersfield, CA

Set up road and creek crossings

Preliminary ditch stake an as built surveys

Tie ins and profiles

# JOEL DUGAN TURNER

# **EDUCATION**

1971 Attended Cal State Bakersfield – Started Master Degree Studies

1968-1971 Graduate of University of California at Fresno, Bachelor of Science degree in Ag.

**Business** 

1968 College - Graduate of Bakersfield College with A.A. Degree, Business Administration

maior

1966 Graduate of Bakersfield High School, General academics courses

# SPECIALIZED EDUCATION

2003	Incon Training and Certification Class
2003	San Joaquin Valley APCD Certification Class
2000	California State Contractors License #532878 A HIC HAZ
1998	California State Contractors License #532878 A
1998	State Fire Marshal Approved Hydrostatic Testing
1993	U. S. Test Certification
1993	AES PLT 100R Line Test Certification
1987	Hazardous materials handling course – Bakersfield, CA
1987	Completed Certification in Underground Tank Testing Course
	(Horner Ezy-Chek)
1985	Became Notary Public
1980	Completed Fireman Funds School for Advanced Studies of Workers Compensation
1979	Attended Claremont College, School of Advanced Agency Management Received a
	Certificate of Completion
1977	Completed Hartford School of Commercial Lines at University of Southern California.
	Received Certificate of Completion
1976	Attended Certificate Life Underwriters Course in "Variable Annuities". Received
	License
1972	"Life Only" License – State of California
1972	Completed Correspondence Course of Anthony Schools for Licensing of Property and
	Casualty Insurance – Received Solicitors License from State of California

#### **WORK EXPERIENCE**

1986 - Present

Co-founder and operations manager of Redwine Testing Services, Inc. I have played an integral part in bringing this company from a concept to a viable entity, which is currently considered to be a very competent and reputable tank testing concern in a very competitive industry. Through my efforts this company has received major commercial and government contracts.

Duties Include: Day to day office management, supervising and assisting in testing operations and interfacing with all personnel involved in a project, project quality control and safety control. I created and oversaw the implementation of technical formats and the safety contingency plan currently in use for Government Projects.

1985 – 1986 1971 – 1985 President, Karpe-Turner Insurance, Bakersfield, California

Elmer F. Karpe Insurance, Bakersfield, California

Position - Insurance Agent, covering all phases of insurance

# PROFESSIONAL AFFILIATIONS & ACTIVITIES

- Member National Fire Protection Association
- State Registered Environmental Assessor: Applied for
- Member of Board of Directors of the Independent Insurance agents of Kern County for six years
- President of Independent Insurance Agents Association for two years
- Chairman of "Bid I Day" convention for two years
- Represented California Independent Insurance Agents as a political Lobbyist at State Legislature regarding AB149, (One Bank Holding Co.), and was successful in efforts towards its passage

# **Section 2**

# 2.1 Work plan

Redwine is licensed and capable of providing inspection, calibration, repair and certification of each UST monitoring device. We are, Incon, Veeder-Root system (VR) and Ronan certified and are familiar with the Ronan attachment to the VR for the signal light and alarm and their test protocols. We have installed and certified both the VR/TLS – 200, 300 and 350 the probes and various sensors. We are also EBW Auto Stick certified. We have worked on various types of monitors or gauges on above ground storage tanks.

- Based on our eighteen years of experience with the City of Los Angeles and three years experience with the County of Los Angeles for monitor certification, tank and line testing, and equipment replacement and repairs on their sites with over 222 UST's we have learned the importance of scheduling our work and being prepared for emergencies and added work requirements.
- Scheduling and Notification is critical so that your office, any regulator and each facility will know when we will be coming and what we will be doing. That way, when there is a regulatory issue, question, or a known or intermittent problem in the system operation, one of the knowledgeable county personnel and regulator can be there to witness our work, if they wish.
- As an example, on our previous LA City contract, the tank and line testing required that the UST fuel drops for testing be coordinated by Redwine with the fueling contractor and onsite City representatives. This added responsibility demonstrated the City's awareness of Redwine's competence to successfully coordinate the preparatory requirements as well as execute the testing and repairs.
- When necessary, Redwine personnel can work on any site at any time of the day. We have an 800 number telephone system monitored 24/7, Contractor's Representative can be contacted by cell phone or office land line. We will return calls within one hour. For emergency repair requests, we will respond within six hours and we can respond onsite to any non-emergency within 24 hours of your call.
- > Redwine has Internet and email capabilities, to enhance communication capabilities and for speedy information exchange.
- Within a week after contract award Redwine will present to you our work plan/schedule for any sites currently slated for maintenance and/or repairs. Future site maintenance and repairs will be on an on-call, as needed basis.

- Our execution of work will be based on your critical, regulatory, and site requirements. We expect that up to three well-stocked service trucks manned with fully-trained technicians can visit two LA city area sites in one day, thus dedicated to your project we can service the needs all of the 68 sites.
- During the site visit our service expert will conduct a site assessment evaluation and repair/replace/retest to meet all of the current fuel dispensing operation regulations of the Federal, State and Local jurisdictions.
- While on site testing technicians typically inspect the following for regulatory compliance: dispenser, hose, boot, nozzle, breakaway, retraction system, pump (suction or turbine) drop tube, check valve, accessible fill boxes, spill boxes, manways and dispenser pans, and pressure-vacuum vent cap, and if site has met the April 15, 2005 Enhanced Vapor Recovery Upgrade Mandate.
- Redwine staff will work closely with the client's testing contractor to assure that any deficiencies which could affect the operation of the site fueling facility or prompt a contractor "red tag" site shut down are quickly corrected.
- Redwine repair technicians are capable of reviewing field test reports. Based on equipment deficiencies found during these inspections / tests, our repair technician(s) can repair/replace the parts or equipment in order to bring the system back into service.
- > If the monitor system is non-operational and/or the sensors and probes are not working properly, then the defective system components will be repaired/replaced while the repair technician is onsite.
- Redwine personnel are qualified to conduct retests/certifications after repairs and will put a paper label seal on the panel indicating the date of inspection/certification and prepare the proper documentation/report for regulatory requirements.
- Redwine will compile all of your service records and assemble these in a specific order for each site in a computer database. This will list and contain the information needed for regulatory reporting for each site. As additional data sheets are completed they will be added to the database. A hardcopy of repair reports and documentation will also be delivered to the project manager and to the agency(s) of jurisdiction, as required.

Redwine will enhance Department of public works response to regulatory UST operator compliance issues. Because of our **eighteen years experience** dealing with the numerous city, county and AQMD regional inspectors from **Fresno to San Diego** we believe that we demonstrate familiarity with the rules and with the typical compliance issues that the Department of public works must deal with.

Redwine is prepared to work either with your staff, your staff and the regulator, or directly with the regulator on your behalf on compliance issues. Our experience is that if one takes a proactive cooperative approach with the regulator most issues can be resolved

in a timely and cost effective manner. Redwine is ready to respond to regulatory correspondences and citations issued to county sites including repair, certification and the payment of fines, if required.

Redwine understands that the initial and primary focus of this contract is the maintenance and repair of UST/AST monitoring/vapor recovery systems and automated fuel management systems. Based on our experience, we recognize the typical parts and/or equipment needed for this proposal. Redwine's trucks are stocked with these parts and we are prepared to seamlessly reinforce your existing site maintenance program.

Redwine is aware of the tremendous demand exerted upon equipment manufacturers in recent months and the resultant delivery delays.

Redwine orders its replacement parts in quantity and maintains an inventory sufficient to supply the sites with parts/equipment as needed, without costly delays prompted by manufacturer shortages.

If water, fuel or debris are found in any of the openings Redwine will immediately report that situation to the project manager with our assessment of the probable cause. We are prepared to clean these containment areas and can do so upon request at the prices quoted here in or provide a quotation to do so if beyond that listed in the pricing here in.

We can respond in a timely fashion to service requests priced here in and on those outside the scope of this contract when requested by the Department of public works project manager and approved by the contracts officer.

Redwine is a State of California Contractor holding an A and HAZ license. We have been a State certified tank, pipeline and vapor recovery tester, (i.e.) leak decay and dynamic back pressure testing, and monitor installers and an inspection, maintenance and repair contractor for eighteen years. Therefore, Redwine is experienced and is capable to provide all of the maintenance, repairs, testing and certifications needed by the Department of public works for all existing city, county, AQMD, state and federal requirements.

# 2.2 Monitoring Maintenance Program

Redwine's Monitoring and Maintenance program includes the following services: maintain current monitoring system, alarm response, repairs, calibrations, and documentation

# **Inspection and Maintenance:**

- 1. Talk to facilities personnel for system history.
- 2. Check out panel. Verify each electrical channel and calibrate as necessary.
- 3. Check the operation of each probe.
- 4. Check cable continuity.
- 5. Test line leak detector.
- 6. Test spill box with Incon system.
- 7. Replace defective or non-functioning parts.
- 8. Test system continuity and verify proper system operation then reseal panel.
- 9. Submit report on findings and corrections to client/regulatory agency.

# 2.3 Alarm Response

- 1. Upon notification by Client, Redwine will assess the alarm condition.
- 2. Site visit (within 24 hours for non-emergency response or 6 hours for emergency response) to investigate cause of alarm (i.e. product leakage or false alarm).
- 3. If it appears to be a false alarm, check out the system as defined above.
- 4. If alarm indicates equipment malfunction, repair/replace the defective part and retest system.

#### **Documentation:**

- 1. Submit a leak investigation and or/repair report for each alarm response.
- 2. Submit the required documentation to the site representative, regulatory agencies, and the Contract Manager. Information will include type of equipment repaired/replaced, testing, and maintenance activities, and the onsite responsible Redwine representative. The time and method of submittal of this report will be in conformance with the requirements of the regulatory agencies and client.

Redwine's extensive experience in compliance upgrades (i.e. overspill containment, enhanced vapor recovery, fuel monitor system) or repairs insures the client that all work will be accomplished in conformance with the myriad of evolving city, state federal and regulatory agency requirements.

# 2.4 Vapor Recovery System Maintenance and Repair

- 1. Submit notification to regulators.
- 2. Review testing technician's deficiency report.
- 3. Repair/replace defective equipment or part.
- 4. Retest.
- 5. Complete paper work and file with regulatory agency, site contact and County Contract Representative. Information will include type of equipment repaired/replaced, testing, and maintenance activities, and the onsite responsible Redwine representative. The time and method of submittal of this report will be in conformance with the requirements of the regulatory agencies and client.

# 2.5 Maintenance of Automated Fuel Management Systems

- 1. Island door services to include replacement of RIT door, replacement of RIT LCD display, and replace RIT door processor. Replacement parts to be provided by the County of Los Angeles.
- 2. Provide maintenance and repair of Site control processor to include replacement of SCP "Ampro" complete back-plate assembly, replace "Ampro processor", and replace "Ampro" reset module. The County of Los Angeles will provide these parts.
- 3. Provide hose control board services to include replacing the 4-hose control board parts provided by the County of Los Angeles.
- 4. Relay Services to include replacing the external relay set (set of 4 each relays) provided by the County of Los Angeles.
- 5. Pulsar Replacement to include 100 to one Optical Pulsar Assembly provided by the County of Los Angeles.

# 2.6 Subcontractor Information

Redwine understands the importance of providing opportunities for minority, women-owned, disabled veterans, and small businesses within our community. We share the values of the County of Los Angeles vision statement and we endeavor to the Gain/Grow Employment Commitment.

Redwine has worked with outstanding subcontractors in its eighteen-year history. Each brings a unique complement of technical skills to service our clients. Each is carefully evaluated to insure conformance with our high standards.

Redwine has selected Rich Environmental to be its subcontractor on this project. The subcontractor has reviewed this Request for Proposal, is familiar with the requirements, and agrees to all its terms and conditions. Subcontractor personnel have successfully completed proper training and hold certifications/licensing required under this proposal.

Rich Environmental has three years experience on Redwine projects. This subcontractor has demonstrated capabilities consistent with Redwine standards on the following projects referenced in our submittals:

**Washington Mutual** 

Pacific Gas & Electric

**Sprint USA** 

City of Los Angeles

Together Redwine and Rich Environmental was one of the first teams with Regulatory Agency recognition to conduct SB 989 testing statewide. Together we have conducted hundreds of SB 989 tests, monitor and vapor recovery systems inspection, trouble-shooting, repairs and retests, earning the respect and confidence of clients and regulators alike.

(See Section for 4.0 Subcontractor Forms Submittals)

License

Resumes

Certificates of Insurance

Certifications

### 2.7 Contractor Capability Submittals

Licenses ~ Certifications



### CONTRACTORS STATE LICENSE BOARD



9835 GOETHE ROAD, SACRAMENTO, CALIFORNIA MAILING ADDRESS: P.O. BOX 26000 SACRAMENTO, CA ,95826 (916) 255-3900 or 1-800-321-2752

TO: REDWINE - MANLEY TESTING SERVICES INC

P O BOX 1567

BAKERSFIELD, CA 93302

DATE: 07/08/1998

**LICENSE:** 532878

### DEAR LICENSEE:

JOEL DUGAN TURNER was approved as the RESPONSIBLE MANAGING OFFICER/VICE PRESIDENT/SECRETARY for the A GENERAL ENGINEERING CONTRACTOR classification on July 03, 1998.

If you have any questions please contact us at the above address or telephone number.

RME/O Unit

CONTRACTORS STATE	LICENSE BOARD
532878  REDWINE - MANL SERVICES INC	CORP EY TESTING
A HAZ	
Carrent 06/30/2006	

STATE OF CALIFORNIA

STATE AND CONSUMER SERVICES AGENCY CONTRACTORS STATE LICENSE BOARD



Building Quality



### HAZARDOUS SUBSTANCES REMOVAL AND REMEDIAL ACTIONS CERTIFICATION

Pursuant to the provisions of Section 7058,7 of the Business and Professions Code, the Registrar of Contractors does hereby certify that the following qualifying person has successfully completed the hazardons substances removal and remedial actions examination.



Child Bruff 9

😹 **Q**ualitier:

JOEL DUGAN TURNER

License No.:

532878

**Business Name:** 

WITNESS my hand and official seal this day of

REDWINE-MANLEY TESTING SERVICES Registral of Contractors is not

FEBRUARY 2000

136-36 (12-97 

This certification is the property of the transferable and shall be returned to the Registractipon detained when suspended explicit on a set has detorant reason.

**A-**8010



MICHAEL MOORE Auditor's Name

REDWINE TESTING SERVI

AQME

661-834-6993 Phone

T 3080

Certificate #

Cleaning the air that we breathe...

(909) 396-2000 · http://www.aqmd.gov

October 25, 2000

Mr. Michael Moore Redwine Testing Services, Inc. P.O. Box 1567 Bakersfield, CA 93302

Dear Mr. Moore:

I want to congratulate you on successfully completing the District's training class on conducting vapor recovery performance tests at gasoline dispensing facilities (GDFs). Effective November 1, 2000 anyone conducting these tests must have completed the class. Your South Coast AQMD I.D. number for testing purposes is listed at the end of this letter. Please list this I.D. number on any test results that you submit to the District after November 1. Any test results submitted to the District after that date without a tester I.D. number would not be accepted.

I also want to remind you that all performance tests must be conducted using testing equipment and test procedures stipulated in the California Air Resources Board's (CARB) Vapor Recovery Test Procedures (TP-201.3, 201.4, etc.). For example, if you are conducting a leak decay test, you must document the time it took to reach 2.0" WC using the appropriate formula. If the time exceeds that allowed by the formula, the site fails the leak decay test and these failed test results will be documented. Once this has been accomplished, you may proceed to look for leaks. If the site passes the time allowed by the formula, you may proceed and conduct the 5-minute leak decay test following the test procedure guidelines. Conducting any performance tests contrary to CARB testing procedures may result in a violation of Rule 461 (c)(3)(A) and a Notice of Violation issued.

We are in the process of procuring a digital camera and will contact you to make arrangements to take your picture for your identification card. If you have any questions regarding vapor recovery testing at GDFs, please contact Ralph Crawford at (909) 396-2402.

Your AQMD testing I.D. number: 1115

Sincerely,

Louis Roberto

Supervisor - Rule 461

Louis Roberto



## Certificate of Completion Michael Moore

nstruction in the installation and service of Has completed the level 4 course of

VEEDER-ROOT UST Monitoring Systems

Date December 18, 2003

Ter Mete

Ken Miller Technical Training Manager

E D E R - R O O

tificate of Completion

fulcation Date 04/28/1997

t heation # 1562-06-0899

titication Level

### Michael Moore

has completed the Level 1 course of instruction in the installation of Veeder-Root UST Monitoring Systems

Date\_\_\_\_\_\_\_April 28,1997

Patrick W. Schoen

Field Service Manager

Patrix W. She

James C. Tibesar

Training Coordinator

Some C. dilus.



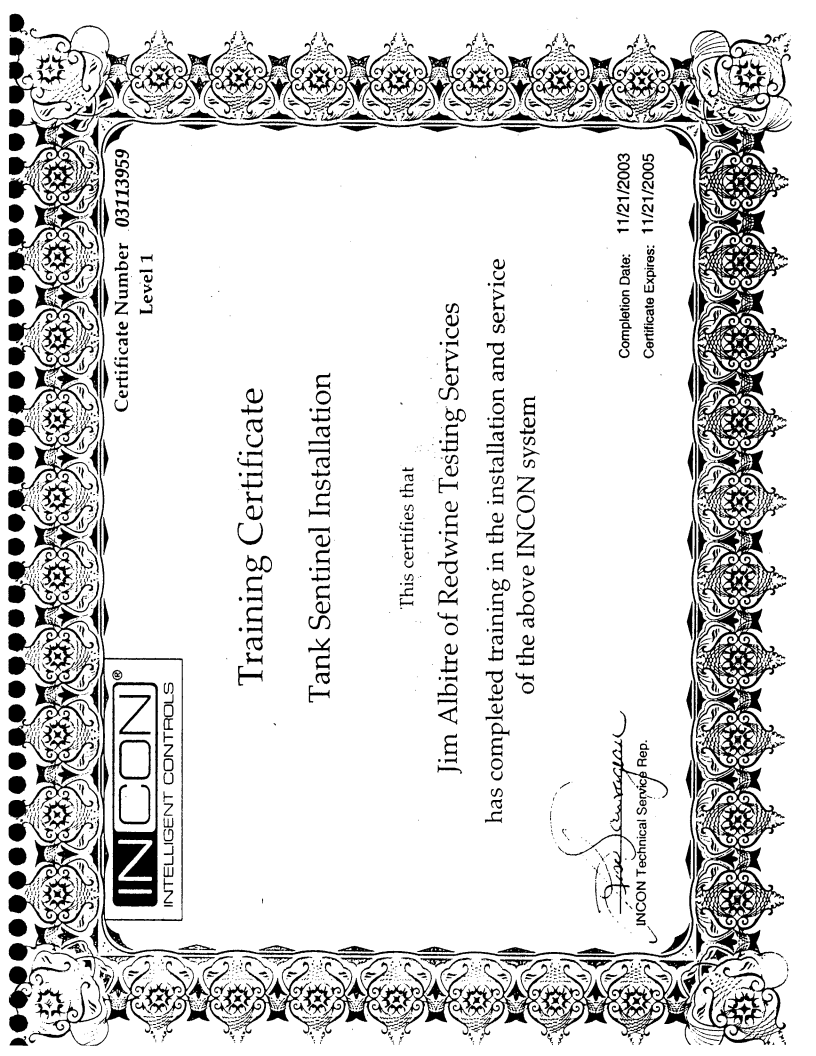
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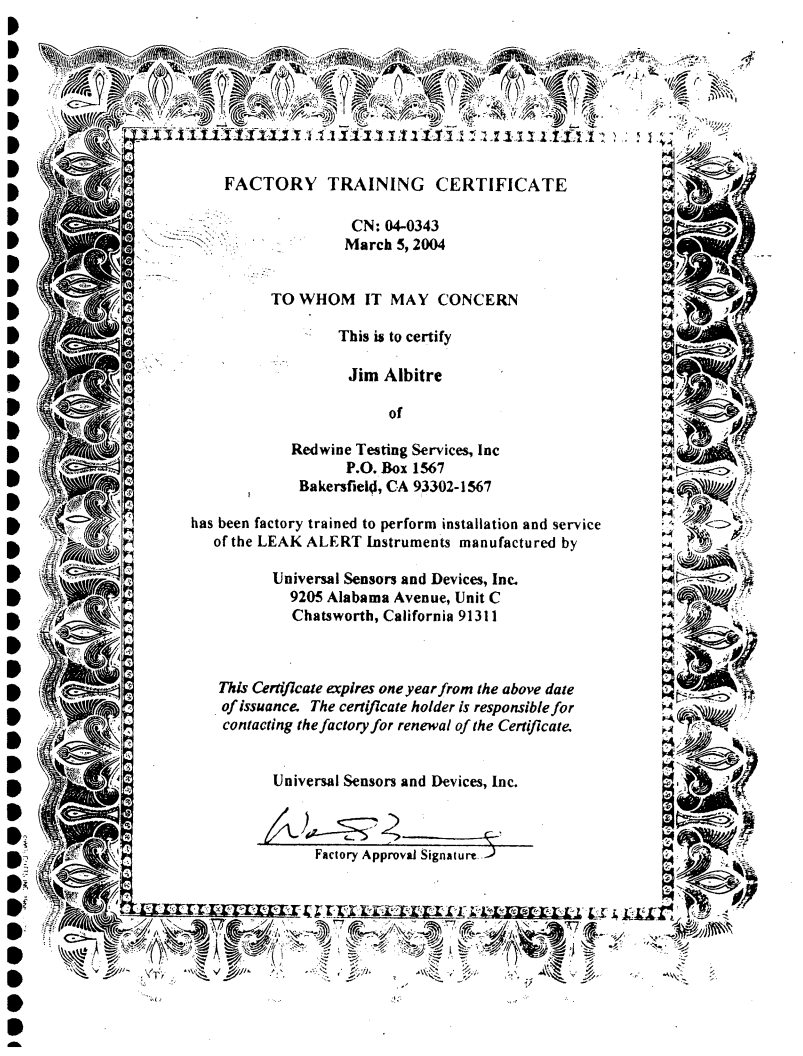
265 Burns Drive, Yuba City, CA. 95991. Tel: (530) 871-5080. Rex. (530) 871-809.

www.blue-lipetechnologies.com

Name: Michael Moore
Company: Regwine Testing Services, Inc.
Certified/Trained Installer # CA-593

Expires on: 12/31/05





### BONDER TRAINING

This is to certify that on 01/26/04 NOEL PLUTCHAK successfully completed bonder training as set forth in the SMITH FIBERCAST Total Quality Installation Program for the installation of UL listed primary and secondary containment products.

Smith Fibercast 2700 West 65<sup>th</sup> Street Little Rock, AR 72209 Phone: 501-568-4010

Fax: 501-568-4465 www.smithfibercast.com



This is to certify that on 01/26/04 the following employee(s) of Redwine Testing Services, Inc. successfully completed bonder training as set forth in the SMITH FIBERCAST Total Quality Installation Program for the installation of UL listed Primary and Secondary Containment products.

### Noel Plutchak William Merselis

A copy of this certificate will be kept on file at Smith Fibercast.

Renewal of this bonder certification is recommended every five years or when a bonder has not used the specific bonding process for a period of 6 months.

Randy Petty Manager, Field Services

### FACTORY TRAINING CERTIFICATE

CN: 03-0332 October 14, 2003

### TO WHOM IT MAY CONCERN

This is to certify

Noel B. Plutchak

Of

P.O. Box 1567 Bakersfield, CA 93302

has been factory trained to perform installation and service of the LEAK ALERT Instruments manufactured by

Universal Sensors and Devices, Inc. 9205 Alabama Avenue, Unit C Chatsworth, California 91311

This Certificate expires one year from the above date of issuance. The certificate holder is responsible for contacting the factory for renewal of the Certificate.

Universal Sensors and Devices, Inc.

Factory Approval Signature



## STATE OF CALIFORNIA



for Ceologists and Ceophysicists State Avard of Aegistration

### CERTIFICATE IT IS HEREBY CERTIFIED THAT

## NOEL B. PLUTCHAK

## CERTIFIED HYDROGEOLOGIST

Certificate No. HG 415

STATE BOARD OF REGISTRATION FOR GEOLOGISTS AND GEOPHYSICISTS By Robert Lindblom

This 1st day of June, 1996

from the receipt portion and carry it with you at all times.

extern of "Negistration for Collogists and Goophysicists 2535 Capitol Oaks Drive, Suite 300A Sacramento, CA 95833 916 263-2113

CUT DOTTED | LINE

ED LINE

State Board of Registration for Geologists and Geophysicists 2535 CAPITOL DAKS DRIVE, SUITE 300A SACRAMENTO, CA 95833 916 263-2113

### CERTIFIED HYDROGEOLOGIST

LICENSE NO. HG 415 EXPIRATION 12/31/02

NOEL B. PLUTCHAK

1300 S. BEACON STREET, SUITE 217

SAN PEDRO CA 90731

PGGHG 01/18/96

1 600

RECEIPT NO.

34800002

Remove your new pocket license **from the receipt** portion and carry it with you at all times.

DOTTED V LINE

State Doord of Regulation for Geologists and Geophysicists 2535 CAPITOL OAKS DRIVE, SUITE 300A SACRAMENTO, CA 95833 916 263-2113

REGISTERED GEOLOGIST

LICENSE NO.

EXPIRATION 12/31/02

NOEL B. PLUTCHAK

1300 S. BEACON STREET, SUITE 217

SAN PEDRO CA 90731

RECEIPT NO.

34800005

ORTA

CUT ON

- DOTTED THE

  1. Pivase include your license no. on any correspondence to this office.
  - 2. Notify the Board of any name or address change in writing.
  - 3. Report any loss immediately in writing to the Board,
- 4. Please sign and carry the pocket license with you. NOEL  $\theta.$  PLUTCHAK

LICENSE NO.

EXPIRATION DATE

RECEIPT NO.

HG 415

12/31/02 34800002

This is your RECEIPT. Please save for your recor.

TO BE THE RESERVE THE PERSON OF THE PERSON O Board of Registration for Geologists and Geophysicists 2535 Capitol Oaks Drive, Suite 300A Sacramento, CA 95833 916 263-2113

ORTANT

CUT ON

- DOTTED LINE
  1. Please include your license no. on any correspondence to this office.
  - 2. Notify the Board of any name or address change in writing.
  - 3. Report any loss immediately in writing to the Board.
- 4. Please sign and carry the pocket license with you. NOEL B. PLUTCHAK

LICENSE NO.

EXPIRATION DATE

RECEIPT NO.

12/31/02

34800005

This is your RECEIPT. Please save for your record



### Certified Installer

Name Noel B. Plutchak / Redwine Testing Services

Certification Number

3640 – Expires 9/8/05

A22 7/98

## TANK MONITORING SYSTEM

# AUTO-STIK INSTALLER

THIS IS TO CERTIFY

NOEL B. PLUTCHAK

THE AUTO-STIK AUTHORIZATION PROGRAM HAS SUCCESSFULLY COMPLETED



C. E. THOMAS COMPANY CO #976000

03640

ž

**MUSKEGON, MICHIGAN ST-MANAGER** 

EBW, INC.

AUGUST 10, 1999

DATE



July 18, 2001

Redwine Testing P.O. Box 1567 Bakersfield, CA 93302

Dear: Mr. Plutchak

CONGRATULATIONS! You have successfully completed the required information for re-certification as an AutoStik installer. You were previously given a certification number, continue to reference this number on any warranty papers sent to EBW. You will not be issued a separate certification number.

If you have any questions regarding the test or the certification process, please contact EBW AutoStik department.

Sincerely,

Amy Looney

A/S Technician

(1-800-329-7845)



Engineering Company

CERTIFICATE OF COMPLETION

EAK DETECTION MEASUREMENT DIVISION AUTHORIZED SERVICE CONTRACTOR RONAN ENGINEERING COMPANY

Presented to:

Mr. Noel B. Plutchak

Has successfully completed training course for Ronan Series X76 Leak Detection Monitors



Issue Date: December 23, 2003

Certification No.: 76001001



June 6, 2001

Noel Plutchak REDWINE TESTING P.O. Box 1567 Bakersfield, CA 93302

Dear Noel,

I want to congratulate you on successfully completing the District's training class on conducting vapor recovery performance tests at gasoline dispensing facilities (GDFs). Effective November 1, 2000 anyone conducting these tests must have completed the class. Your South Coast AQMD I.D. number for testing purposes is listed at the end of this letter. Please list this I.D. number on any test results that you submit to the District after November 1, 2000. Any test results submitted to the District after that date without a tester I.D. number will not be accepted.

I also want to remind you that all performance tests must be conducted using testing equipment and test procedures stipulated in the California Air Resources Board's (CARB) Vapor Recovery Test Procedures (TP-201.3, 201.4, etc.). For example, if you are conducting a leak decay test, you must document the time it took to reach 2.0" WC using the appropriate formula. If the time exceeds that allowed by the formula, the site fails the leak decay test and these failed test results will be documented. Once this has been accomplished, you may proceed to look for leaks. If the site passes the time allowed by the formula, you may proceed and conduct the 5-minute leak decay test following the test procedure guidelines. Conducting any performance tests contrary to CARB testing procedures may result in a violation of Rule 461 (e)(3)(A) and a Notice of Violation issued.

We are in the process of procuring a digital camera and will contact you to make arrangements to take your picture for your identification card. If you have any questions regarding vapor recovery testing at GDFs, please contact Ralph Crawford at (909) 396-2402.

Your AQMD testing I.D. number:

1355

Sincerely,

Louis Roberto

Supervisor - Rule 461

Louis Rodente



Certificate of Completion Noel Plutchak

instruction in the installation and service of Has completed the level 4 course of

VEEDER-ROOT UST Monitoring Systems

Date December 18, 2003



CVEEDER-ROOT CON Name Noel Physpage Signature

Certification # 006-05-0495

Certification Level\* 4

Expiration Date 06/18/2005

\* See Reverse Side for Explanation of Levels

Fluid Containment, Inc. 4547 Hopyard Road, Suite 3301 Pleasanton, California 94586 Telephones:

Direct

510/426-1396

Messegus:

800/628-2657

Facsimile:

510/426-1674

Fax-on-demand

!iverature:

800/324-8804

September 5, 1995



3.

Mr. Noel B. Plutchak ACTIVE LEAK TESTING INC. 1300 S. Beacon Street, Suite 210 San Padro, CA 90731

Re: Electronic Certification

Dear Noci:

Fluid Containment (formerly Owens-Corning) does not actively sell electronic equipment in the state of California. Therefore we do not have an official training program to offer testers such as yourself.

Should this policy change I will contact you to arrange for formal training procedures.

Sincerely,

Ron Shaffer

Western Regional Sales Manager

cc: Steve Kilar - FCI Dick LeFever - FCI

C:\Electron

August 30, 1995

Mr. Bill Merselis ALT, Environmental Services 1300 South Beacon Street STE 210 San Pedro, CA 90731

RE: Certified Leak Detection Inspectors

Dear Bill:

This letter is to inform you that In-Sign Inc., does not have a program in place with certified inspectors to perform inspections on our leak detection equipment. We do have distributors and representatives, however the operations manual for the RSS remote station will probably be of more use to you.

If you should need more information, please call and I'll help in way that I can.

Sincerely,

Jeff Davis

Western Rogion Sales Representative

### SMITH Fibercast

### BONDER TRAINING

This is to certify that on 01/26/04 <u>WILLIAM MERSELIS</u> successfully completed bunder training as set forth in the SMITH FIBERCAST Total Quality Installation Program for the installation of UL listed primary and recondery containment products.

Randy Petty ager, Field Services

State of Carromia
California Environmental Protection Agency
Office of Environmental Health Hazard Assessment

### Registered Environmental Assessor I

Issued to:

William Merselis, REA I - 01759

Expires on: June 30, 2003
Signature: William BMeuselis

June 6, 2001

William B. Merselis REDWINE TESTING P.O. Box 1567 Bakersfield, CA 93302

Dear William,

I want to congratulate you on successfully completing the District's training class on conducting vapor recovery performance tests at gasoline dispensing facilities (GDFs). Effective November 1, 2000 anyone conducting these tests must have completed the class. Your South Coast AQMD I.D. number for testing purposes is listed at the end of this letter. Please list this I.D. number on any test results that you submit to the District after November 1, 2000. Any test results submitted to the District after that date without a tester I.D. number will not be accepted.

I also want to remind you that all performance tests must be conducted using testing equipment and test procedures stipulated in the California Air Resources Board's (CARB) Vapor Recovery Test Procedures (TP-201.3, 201.4, etc.). For example, if you are conducting a leak decay test, you must document the time it took to reach 2.0" WC using the appropriate formula. If the time exceeds that allowed by the formula, the site fails the leak decay test and these failed test results will be documented. Once this has been accomplished, you may proceed to look for leaks. If the site passes the time allowed by the formula, you may proceed and conduct the 5-minute leak decay test following the test procedure guidelines. Conducting any performance tests contrary to CARB testing procedures may result in a violation of Rule 461 (c)(3)(A) and a Notice of Violation issued.

We are in the process of procuring a digital camera and will contact you to make arrangements to take your picture for your identification card. If you have any questions regarding vapor recovery testing at GDFs, please contact Ralph Crawford at (909) 396-2402.

Your AQMD testing I.D. number:

1356

Sincerely,

Louis Roberto

Supervisor - Rule 461

LR:lp

Attestation

No. E 00632

William B. Merselis

Redwine Testing Services

Bakersfield CA

Attended Installation Training for

EVR PHASE 1 By OPW

Date 3/28/2003

Dist. Mgr.;

Tim Hughes

Name: William B. Merell
Company: Redwine Testing Bervices, Inc.

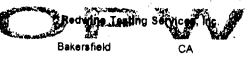
Certified/Trained Installer # CA-592

Expires on: 12/31/05

Attestation

lo. E 00625

Dugan Turner



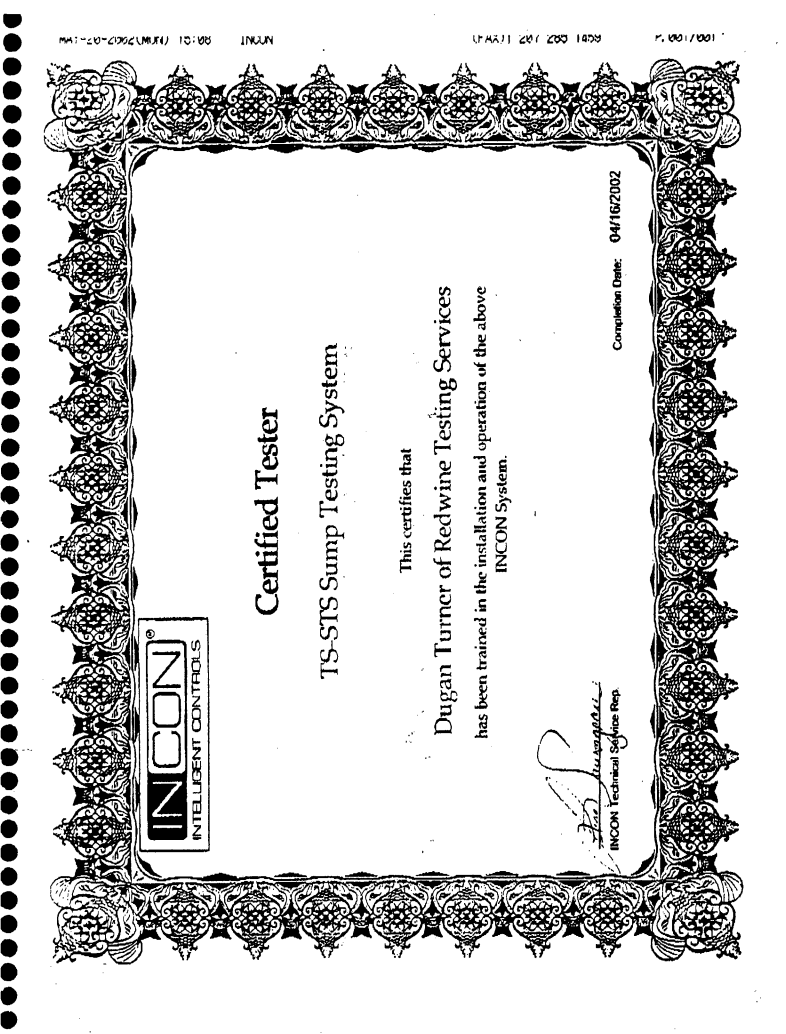
Attended Installation Training for

**EVR PHASE 1 By OPW** 

Date 3/27/2003

Dist. Mgr.:

Tim Hughes



23320621 01/53/5003 08:30



T E C H N O L O G | 265 Burns Davu, Yuba Cay, CA. 95991 Tol. (530) 671-5080 Fax: (530) 671-5206 www.blue-linetechnologies.com

Name: Dugan Turner

Company: Redwine Teeting Services, Inc.

Certified/Trained Installer # CA-600

Expires on: 12/31/05

### 2.8 Contractor Proof of Insurance Submittal

ACORD CERTIFICATE OF LIABILITY INSURANCE								11/15/2004			
) te	R (		AX (661)281-4992	THIS CERT	IFICATE IS ISSU CONFERS NO R	ED AS A MATTER OF INCIDENTS UPON THE CER TE DOES NOT AMEND, FORDED BY THE POLI	EXTE	ATE ND OR			
701 Stockdale Hwy. akersfield, CA 93309 PRED Redwine-Manley Testing Services, Inc.				INSURERS A	INSURERS AFFORDING COVERAGE INSURER A: Evanston · Insurance Co. INSURER B: Financial Indemnity INSURER C: State Fund INSURER D:				NAIC#		
				_ l							
P. O. Box 1567			1								
	Bakersfield, CA 93302										
			·	INSURER E				. <u></u>			
NY R	OLIC	CIES OF INSURANCE LISTED BEL JIREMENT, TERM OR CONDITION TAIN, THE INSURANCE AFFORDE	OW HAVE BEEN ISSUED TO THE II NOF ANY CONTRACT OR OTHER D D BY THE POLICIES DESCRIBED H AY HAVE BEEN REDUCED BY PAID	EREIN IS SUBJECT	CESEELL LU VVIIIL	n inis centilicate ma, i	06 100	000.			
R ADD'		TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)	LIMITS					
INSK	-T-	ENERAL LIABILITY	04ELF00092	03/14/2004	03/14/2005		\$	2,000,			
	X	COMMERCIAL GENERAL LIABILITY			,	PREMISES (Fa occurence)	\$	50,0			
		X CLAIMS MADE OCCUR		<i>*</i>			\$		000		
X	X						<u>\$</u>	2,000,			
	X	Pollution Liab I	NCL PROFESSIONAL LIAB.				\$	2,000,			
	GI	EN'L AGGREGATE LIMIT APPLIES PER: POLICY PRO- LOC				PRODUCTS - COMP/OP AGG	\$	2,000,	<u> </u>		
	A	UTOMOBILE LIABILITY  ANY AUTO	C7859748	03/14/2004	03/14/2005	COMBINED SINGLE LIMIT (Ea accident)	s	1,000,	000		
	X	ALL OWNED AUTOS SCHEDULED AUTOS				BODILY INJURY (Per person)	\$				
	X	<b>-</b>				BODILY INJURY (Per accident)	\$				
	-					PROPERTY DAMAGE (Per accident)	\$				
╁	+	ARAGE LIABILITY				AUTO ONLY - EA ACCIDENT	S				
	Ľ	ANY AUTO				OTHER THAN AUTO ONLY: EA ACC	\$				
$\bot$	$\perp$					EACH OCCURRENCE	\$				
	트	XCESS/UMBRELLA LIABILITY	1			AGGREGATE	\$				
	-	OCCUR CLAIMS MADE				7.007.207.12	s				
	-	¬					s				
	-	DEDUCTIBLE					5				
+-		RETENTION \$	165924503	12/17/2003	12/17/2004	X WC STATU- OTH-					
EN	APLO	RS COMPENSATION AND YERS' LIABILITY		,,	, ,	E.L. EACH ACCIDENT	\$	1,000,	000		
At OI	NY PR	ROPRIETOR/PARTNER/EXECUTIVE ER/MEMBER EXCLUDED?				E.L. DISEASE - EA EMPLOYEE	s	1,000,	000		
lf ·	ves. d	lescribe under \L PROVISIONS below				E.L. DISEASE - POLICY LIMIT	5	1,000,	000		
O'	THER										
ount	y c	NOF OPERATIONS / LOCATIONS / VEHIC Of Los Angeles is incl contract. Attched IE	cles/exclusions added by endorse luded as Additional Ins	MENT/SPECIAL PRO Sured in resp	visions bects to the	general liability	per	the	~ • •		
FRT	JEIO	ATE HOLDER		CANCELLA							
County of Los Angeles Attn: Dept. of Public Works				EXPIRATION	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE 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 MAIL SUCH NOTICE SHALL IMPOSE NO OBLIGATION OR LIABILITY						
P.O. Box 1460				OF ANY KIND UPON THE INSURER, ITS AGENTS OR REPRESENTATIVES.							
Alhambra , CA 91802-1460			ł	Jack Roth/CH							
					-	040000	COBD	ODATION	400		

Named Insured: Redwine-Manley Testing Services, Inc.

Policy #: 04ELF00092

### **ENDORSEMENT**

### ADDITIONAL INSURED — OWNERS, LESSEES OR CONTRACTORS, (FORM B)

This endorsement modifies insurance provided under the following:

ENVIRONMENTAL IMPAIRMENT LIABILITY COVERAGE PART
CONTRACTORS POLLUTION LIABILITY COVERAGE PART
PROFESSIONAL LIABILITY COVERAGE PART
COMMERCIAL GENERAL LIABILITY COVERAGE PART
PRODUCTS/COMPLETED OPERATIONS LIABILITY COVRAGE PART
OWNERS AND CONTRACTORS PROTECTIVE LIABILITY COVERAGE PART
STORAGE TANK POLICY

### **SCHEDULE**

Name of Person or Organization: County of Los Angeles Attn: Dept. of Public Works P.O. Box 1460 Alhambra, CA 91802-1460

### AS PER WRITTEN CONTRACT

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

WHO IS AN INSURED (Section II) is amended to include as an insured the person or organization shown in the Schedule, but only with respect to liability arising out of "your Work" for that insured by or for you.

"Insureds are advised that certificates of insurance should be used only to provide evidence of insurance in lieu of an actual copy of the applicable insurance policy. Certificates should not be used to amend, expand, or otherwise alter the terms of the actual policy."

### **IMPORTANT**

If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

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

### DISCLAIMER

The Certificate of Insurance on the reverse side of this form does not constitute a contract between the issuing insurer(s), authorized representative or producer, and the certificate holder, nor does it affirmatively or negatively amend, extend or alter the coverage afforded by the policies listed thereon.

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

### **EUND** CERTIFICATE OF WORKERS' COMPENSATION INSURANCE

ISSUE DATE: 11-15-2004

GROUP:

POLICY NUMBER: CERTIFICATE ID:

1659245-2003

51 CERTIFICATE EXPIRES: 12-17-2004

12-17-2003/12-17-2004

COUNTY OF LOS ANGELES ATTN: DEPT. OF PUBLIC WORKS P.O. BOX 1460 ALHAMBRA CA 91802-1460

This is to certify that we have issued a valid Worker's 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 30 days advance written notice to the employer.

We will also give you 30 days advance notice should this policy be cancelled prior to its normal expiration.

This certificate of insurance is not an insurance policy and does not amend, extend or alter the coverage afforded by the policy 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 to which it may pertain, the insurance afforded by the policy described herein is subject to all the terms, exclusions, and conditions, of such policy.

AUTHORIZED REPRESENTATIVE

PRESIDENT

Dianne C. Oki

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

ENDORSEMENT #2065 ENTITLED CERTIFICATE HOLDERS' NOTICE EFFECTIVE 12-17-2002 IS ATTACHED TO AND FORMS A PART OF THIS POLICY.

**EMPLOYER** 

REDWINE - MANLEY TESTING SERVICES, INC PO BOX 1567 BAKERSFIELD CA 93302

### 2.9 Additional Information

### SBA SDB CERTIFICATION

MTA California Unified Certification Program /DBE and WBE Certification

State of California DGS Small Business Certification

**Financial References** 



# U.S. SMALL BUSINESS ADMINISTRATION WASHINGTON, DC 20416

MAY 19 2003

Ms. Denise Turner
President
Redwine-Manley Testing Services
PO Box 1567
Bakersfield, CA 93302

REF: SDB Tracking #: WA0001-00011647 Expiration Date - (Three years from date above)

Dear Ms. Turner:

We are pleased to inform you that your firm is certified as a Small Disadvantaged Business (SDB) under U.S. Small Business Administration (SBA) guidelines. You are now eligible to participate in the SDB Program. Certification is valid for three years from the date of this letter. Your firm will be added to SBA's list of certified SDBs found in PRO-Net, SBA's on-line registry, at <a href="http://pro-net.sba.gov">http://pro-net.sba.gov</a>.

The SDB Program regulations in Title 13 of the Code of Federal Regulations, Section 124.1016(b), require that during your three-year term you report within 10 days any changes in ownership and control or any other circumstances which could adversely affect the eligibility of your firm as an SDB. Failure to do this could result in the decertification of your firm. Please note also that in order for your firm to continue to participate as an SDB after its three-year term, you must reapply for the SDB Program. I wish you much success in your future business endeavors.

Sincerely,

Josephine F. Stallings Assistant Administrator

Division of Program

Certification and Eligibility
Office of Business Development



Metro

### CALIFORNIA UNIFIED CERTIFICATION PROGRAM



November 12, 2004

MTA File # 1760

Denise Turner

Redwine - Manley Testing Services
P.O. Box 1567

Bakersfield, CA 93302

SUBJECT: Certification Extension

Dear Ms. Turner:

Please be advised of the extension of the following certification(s) for your firm to **April 30, 2005** while your renewal application is being processed:

$\boxtimes$	Disadvantaged Business Enterprise (DBE
	Small Business Enterprise (SBE)
$\boxtimes$	Women Business Enterprise (WBE)
	Minority Business Enterprise (MBE)

You have the following 2002 NAICS code(s):

236210 Industrial Building Construction
237110 Water and Sewer Line and Related Structures Construction
237990 Other Heavy and Civil Engineering Construction
238910 Site Preparation Contractors
238990 All Other Specialty Trade Contractors
541380 Testing Laboratories

If you have any questions, please contact us at (213) 922-2600.

Sincerely,

Joe R. Hernandez

Manager

Diversity & Economic Opportunity Department

C. Occuments and Settings gardentity Documents to . WTA Favor CERT F CATICAL CATICAL more Eitenst Reduce - Manage acc



State of California \* Department of General Services \* Gray Davis, Governor

### PROCUREMENT DIVISION

### Office of Small Business and DVBE Certification

707 Third Street, 1st Floor, Room 400 PO Box 989052
West Sacramento, California 95798-9052 (800) 559-5529

SB APP 20030505

May 5, 2003

REF# 0010652 REDWINE-MANLEY TESTING SERVICES INC P O BOX 1567 BAKERSFIELD CA 93302-1567

### Dear Business Person:

Congratulations on your certified small business status with the State of California. Your certification entities you to benefits under the state's Small Business Participation Program within state contracting, including a five percent bidding preference and special provisions under the Prompt Payment Act.

### Certification period

Your certification period for early business type is 165 AND Olimbers t

Annual Submission Requiremen

To maintain your certified status, you must annually submit to the Office of Small Business and DVBE Certification (OSDC), proof of annual receipts and proof of employees for your firm and each of your affiliates (if any).

### Proof of Annual Receipts

Submit to OSDC, a copy of your firm's and any affiliate firm's ENTIRE federal tax return each year following your certification. Include ALL accompanying schedules, forms, statements, and any other support documents filed with that specific tax return.

If you request a tax filing extension with the Internal Revenue Service, submit to our office a copy of the extension form. When your tax returns are filed, submit a copy of the entire federal tax return to our office.

### Proof of Employees

If you have employees whose taxable wages are reported to the California Employment Development Department (EDD) on a quarterly basis, you must annually submit to our office along with your proof of annual receipts, proof of

We will accept a copy of the EDD's "Quarterly Wage and Withholding Report" (Form DE6) or other format accepted by the EDD. Your employee documents must cover the same four quarters as the tax return you submit for your

If you have out-of-state employees, submit the employee documentation comparable to EDD's "Quarterly Wage and Withholding Report" for the same four-quarter period.

### Self-Maintained Online Profile

### Office of Small Business and DVBE Certification

REF# 0010652 REDWINE-MANLEY TESTING SERVICES INC

May 5, 2003 SB APP 20030505

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## Standard Industrial Classification (SIC) Code(s) Certification Approval Attachment

You selected the following Standard Industrial Classification (SIC) codes and/or contractor's license classifications to describe your firm's business:

### \*Construction firms are classified by their California contractor's license classification(s).

<u>√ Industry</u> ,	4-Digit SIC <u>Code*</u>	SIC Code Description
madstry ,	0000	SIC Code Description
CONSTRUCTION	, A	. General Engineering
	HAZ	Hazardous Substance Removal Certification
•	HIC	Home Improvement Certification
SERVICE	7389	Business services, n.e.c.
•	8713	Surveying services
	8734	Testing laboratories
	8744	Facilities support management services
	8999	Services, n.e.c.

Office of Small Business and DVBE Certification

REF# 0010652 REDWINE-MANLEY TESTING SERVICES INC

May 5, 2003 SB APP 20030505

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If you have any questions, please contact me at 800.559.5529 or 916.375.4940, by e-mail\_nancy.huth@dgs.ca.gov. or by fax 916.375.4950. The Procurement Division oversees many programs to further state contracting participation. For more information regarding these programs, visit our website at www.dgs.ca.gov/osbcr. or visit the Procurement Division's website at www.dgs.ca.gov/pd.

Sincerely,

Nancy Huth

Certification Officer

Office of Small Business and DVBE Certification

APPLTR Rev. 4/24/2003

# REF# 0010652 REDWINE-MANLEY TESTING SERVICES INC

May 5, 2003 SB APP 20030505

A secure access feature on our website enables you to maintain certain profile information, including customizable keywords to best describe your business specialties with. An enclosed insert provides logon information and instructions to access your online profile. However, firms who have renewed their certifications prior to its certification expiration date will keep the same password and will not receive the online profile insert. If you don't have internet access, please use the enclosed "Certification Information Change" form to update your profile and

### Reporting Business Changes

You must notify OSDC of all business changes or your certification status will be subject to revocation. The enclosed "Certification Information Change" form identifies specific items that may be reported using the change form and it identifies other changes that require a new certification application submittal.

### Prompt Payment Rubber Stamp

The Prompt Payment Act requires state agencies to pay the undisputed invoices of certified small businesses and registered nonprofit organizations on a timely basis. Prompt payment is reinforced by adding interest penalties for late payment. Covered under the Act are certified small businesses that are either a service, manufacturer, or nonmanufacturer firm, and nonprofit organizations registered with OSDC.

Compensation on late or unpaid progress payments for certified construction firms is addressed in Public Contract

Use of the prompt payment rubber stamp alerts state agencies of a firm's certified small business or registered

### Ordering a rubber stamp

To purchase a prompt payment rubber stamp, submit the enclosed Prompt Payment Rubber Stamp Order Form along with your payment to FRS Marking Devices, 1730 H Street, Fresno, CA, 93721.

### **Proof of Eligibility**

Maintain this original certification letter for future business needs. To demonstrate your firm's small business eligibility, include a copy of this letter in your state contract bid submittals

Prior to contract award, agencies will assure the vendor is in compliance with Public Contract Code, Section 10410 et seq. addressing conflict of interest for state officers, state employees or former state employees.

### Certification Renewal

A renewal application will be mailed to you prior to the expiration of your small business certification. If you do not receive an application, please call us so that you may timely renev. your certification

### **REDWINE Financial References**

Redwine is rated by Dun and Bradstreet. Our good credit history with our reliable suppliers insures adequate resources for this project. Redwine excellent fiscal responsibility has enabled the company to establish funding resources with its banking institution, further insuring no disruption in large project performance.

Bank of America 5021 California Avenue Bakersfield, CA 93309

Petroleum Marketing Equipment 740 Monroe Way Placentia, CA 92870

Northwest Pump & Equipment Co. 2800 NW 31<sup>st</sup> Ave. Portland, OR 97210

W. W. Grainger 3900 Easton Drive Bakersfield, CA 93309 Ph. (661) 633-5380 Contact: Connie Brunni Account No. 09065-04756

Ph. (714) 577-7878 Contact: John Scranton Account No. REDTES 95- 4442409

Ph. (661) 304-2890 Contact: Mike Short Account No. 70265

Ph. (661) 327-4651 Contact: Credit Department Account No. 054-82-226-275-4

## **Section 3**

### 3.0 Subcontractor' Forms Submittal

- 3.1 Executed Form PW-1 "Verification of Proposal"
- 3.2 Executed Form PW-2 "Schedule of Prices"
- 3.3 Executed Form PW-3 "County of Los Angeles Contractor Jury Service Program Application For Exemption and Certification"
- 3.4 PW-4 "Contractor's Industrial Safety Record"
- 3.5 Executed PW-5 "Conflict of Interest Certification"
- 3.6 PW-6 "Proposer's Reference List"
- 3.7 Executed PW-7 "Proposer's Equal Opportunity Certification"
- 3.8 PW-8 "List of Subcontractors"
- 3.9 Executed Form PW9 "Request for Local Small Business Enterprise (SBE) Preference Program Consideration and CBE Firm/Organization Information Form"
- 3.10 Executed PW-10 "Gain/Grow Employment Commitment"

### **VERIFICATION OF PROPOSAL**

	INDERSIGNED HEREBY					
1, THIS DECLARATION IS GIVEN IN SUPPORT OF A						
2. NAME OF SERVICE: As-Needed Under	ground and Abovegroun	nd Storage Tank Main	tenance and Repair			
	DECLARANT INFORMAT	ION				
3. NAME OF DECLARANT: Denise Turner						
4. I AM DULY VESTED WITH THE AUTHORITY TO M	AKE AND SIGN INSTRUMENTS FO	R AND ON BEHALF OF THE PRO	POSER(S).			
5. MY TITLE, CAPACITY OR RELATIONSHIP TO THE	PROPOSERIS: Presiden	<u> </u>				
	PROPOSER INFORMAT	TION				
6. Proposer's full legal name: Redwine-Ma	nley Testing Services	s, Inc.				
7. Proposer's fictitious business name or dba (if any	y): None					
8. The Proposer's form of business entity is (CHEC	CK ONLY ONE):	· · · · · · · · · · · · · · · · · · ·				
☐ Sole proprietor						
	Corporation's principal place of	fbusiness: Bakersfield				
☑ A corporation:	State of incorporation: CA					
— A Corporation.		President/CEO: Denise Turner				
Secretary: Dugan Turner						
☐ A general partnership: Names of partners:						
☐ A limited partnership:	□ A limited partnership: Name of general partner:					
☐ A joint venture of:	Names of joint venturers:					
☐ A limited liability company:	Name of managing member:					
9. The only persons or firms interested in this propos	sal as principals are the following:		T			
Name(s) Denise Turner Ta	rrestaent	Phone 661-834-6993	Fax 661-836-3177			
Street P.O. Box 1567 Ci	20.102011010	State CA	<b>Zp</b> 93302-1567			
Name(s) Dugan Turner To	VICE ITESICENT	Phone 661-834-6993	Fax 661-836-3177 Zp 93302-1567			
Street P.O. Box 1567 Ci	BakerBirera	State CA	<b>Z</b> p 93302-1567			
Namo(s) Ta	<u> </u>	Phone	70			
Sireet Ci	·		l T			
10. This proposal is made without collusion with any cand is familiar with all of the physical and climatic cond the specifications, both general and detail, any drawin this proposal is accepted, the proposer will enter into a payment for work actually done the prices shown in the Request for Proposals are but estimates, and that	itions, and makes this bid solely upon ngs attached, and any additional com a written contract for the performance ne attached schedule. It is understoo	the Proposer's own knowledge. The munications sent and makes this professed work with the Could and agreed that the quantities set	he proposer has carefully examined proposal in accordance therewith. If into of Los Angeles, accepting in full			
(1) I am making these represe	entations on my personal knowledge;					
11. CHECK ONE:	OR entations based on information and be	lief that they are true	;			
I declare under penalty of perjury under the laws of Ca						
Signature of Proposer or Authorized Agent:	mo Furnes	· · · · · · · · · · · · · · · · · · ·				
Type name and title: Denise Turner,	President					

# SCHEDULE OF PRICES FOR AS-NEEDED UNDERGROUND AND ABOVEGROUND STORAGE TANK MAINTENANCE AND REPAIR

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

<u>ITEM</u>	ITEM DESCRIPTION	UNIT	UNIT COST	EST. UNIT	PROPOSED PRICE
1.	REPAIR PARTS DISCOUNT	•			
	Discount off manufacturers retail price listed in current Charles E. Thomas Repair Parts Catalogue			Discount Percentage	
	a. Transportation and Labor	Hour	\$ 60.00		\$ 60.00
2	REPAIR SERVICES				
	a. UST/AST Monitor Certification	Location	\$ X5XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	70 ,	\$_X85XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
<u>ITEM</u>	ITEM DESCRIPTION	<u>UNIT</u>	EST. TIME	EST. UNIT	PROPOSED PRICE
3.	ESTIMATED TIME TO COMPLETE IN 10TH OF AN HOUR			·	•
	a. Hose Replacement	·			
ı	<ul> <li>i. For Unleaded         Dispenser Hose:         Dayco, Petroflex,         Coaxial, Vapor         Recovery, Gasoline         Hose Assembly:     </li> </ul>		·		
	(1) Part No. 7574BTN-24 (2-foot)	10th of Hour	10	1	\$ 60.00
	(2) Part No. 7574BTN-48 (4-foot)	10th of Hour	10	1	\$60.00

	(3)	Part No. 7574BTN-96 (8-foot)	10th of Hour	10	1	\$ 60.00
	(4)	Part No. 7574BTN-150 (12.5-foot)	10th of Hour	10	1	\$ 60.00
	Hos Liste Hard Hos 15-fe	Diesel Dispenser e: Goodyear, UL ed, Flexsteel, dwall, Gasoline e (1 inch by bot), Flexsteel-S, No. 559N	10th of Hour	10	1	\$ 60.00
b.	Nozzle I	Replacement				
	Whe Vape Noz A40	eaded: Emco eaton, Automatic, or Recovery de, Model No. 05-002 with black cover	10th of Hour	10.	<b>3</b>	\$ 180.00
	Whe Sma Mod	el: Emco eaton, Automatic, ill Diesel Nozzle, el No. A2000-247 green boot cover	10th of Hour	10	3	\$ 180.00
C.	Unit: Of Breakay	vay (dry-break) PW, Coaxial vay, Model 66- Part No. OPW66	10th of Hour	10	75	\$_4,500.00
d.	CARB a Point St	be Replacement: pproved Dual yle OPW Drop , No. OP 61 C	10th of Hour	40	3	\$
e.		Root TLS-350 hout regard to	10th of Hour	80	4	\$_1,920.00
f.	Vent pip	e poppet valve	10th of Hour	10	10 TOTAL Subtotal	\$ 600.00 \$ 43,560.00 \$ 50,400
		•		2	Cyo.	(includes 2a)

<u>ITEM</u>		ITE	EM DESCRIPTION	<u>UNIT</u>	<u>u</u>	INIT COST	<u>ES</u>	T. UNIT	PROPOSED PRICE
4.	DE	BRIS	EDED WATER, S REMOVAL, AND CLEANING			•			
	a.	Spi	Il Box cleaning service	Each	\$_	178,00		5	\$ 890.00
	b.		ul-away fee per gallon gallons or less)	Gallon	\$_	5.00		50	\$ 250.00
	C.		nk cleaning and ering per gallon	Gallon	\$_	1.00	5	5,000	\$ 5,000.00
	d.	Тга	insportation and Labor	Each	\$_	500.00		5	\$ 2,500.00 Sub \$4640
<u>ITEM</u>			FORCE DRATION PART NO.	<u>UNIT</u>	<u>U</u>	INIT COST	<u>ES</u>	r. Unit	PROPOSED PRICE
5.	FU	EL-N	MATED MANAGEMENT M (AFS)	As per	Doug	Fryer Labo	or refe	r to Sco	pe of Work A-2
	a.	Isla	and Door Services				r		
(		i.	FF10060 – Replace Remote Island Terminal (RIT) door assembly complete	<b>Each</b> Labor Hours	\$	4 Hours (a)	\$60/nr	10	\$ 2,400.00
		ii.	FF814-07 - Replace RIT LCD Display	<b>Each</b> Labor	\$	4 Hours (d)	60/hr	10	\$ 2,400.00
		iii.	FF804-00 – Replace RIT Door Processor	Hours <b>XXXXX</b> Labor Hours	\$	4 Hours	#Loghr	10	\$_2,400.00
	b.		e Control Processor rvices	ilous b			,		
		i.	FF10055-BP — Replace SCP "Ampro" Back-plate assembly complete.	<b>Æach</b> Labor Hours	\$	4 Hours @	blodhr	6 .	\$ 1,440.00
·		ii.	FF10055 – Replace "Ampro" Processor	<b>XEACT</b> X		4 Hours 0		6	\$_1,440.00
		iii.	FF901-04 – Replace "Ampro" reset module.	Hours  **Each** Labor 1 Hours	\$ *****	4 Hours	bodhr	6	\$ 1,440.00

						$\sim$ 1		
	:	i.	FF805 – Replace 4-hose control box	<b>Each</b> ard Labor  Hours	\$ 4 Hour	s(a) 460/hr	12	\$ 2,880.00
	d.	Re	lay Services					
		i.	FF906-4 – Replace external relay set of 4 each relays)		\$ 4 Hours	s @ \$60/hr	4	\$ 960.00
	e.	Pu	lser Replacement					
	·	i.	Pulser Replacements 100 to one, Optica Pulser Assembly		\$_4 Hours	s @ \$60 hr	11 .	\$ 2,640.00 Sub+ \$18,000 -
				тс	TAL PROP	OSED ANNU	AL PRICE	\$ 70.200.00 \$77,040 PEXCLUDES ITEM
LEGAL N	NAME OF			Compiler To				
SIGNATI			-Manley Testing		ن. 		<del></del>	
Ž	in	~ Z	w			·		(
ITLE OF	ACTHO				,			
ATE	Vice	Pr	esident	STATE CONTRACTOR'S L	ICENSE NUMBER	·····	ICENSE TYPE	
	12-1	4 <b>-</b> 0		532878			A HAZ	
ROPOS	ER'S ADI	_		001010			n mil	
	P.O. Bake		x ield, CA 93302	-1567				
PHONE			<del></del>	FAX	<del></del>	I E-MAIL		<del> </del>

Hose Control Board

Services

C.

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

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

i the Prog ermine, in i	gram requirent its sole discre	tion, whether	the bidd	er or prop	oser is e	xcepted fro	om the Pro	gram.	
Compan	y Name:	Redwine-N	Man <u>ley</u>	Testing	g <u>Serv</u>	i <u>ces, In</u>	1C.		
	y Address:	P.O. Box							
	akersfield						State:	CA	Zip Code: 93302-156'
Telephor	ne Number:	661-834-							
(Type of	Goods or Se	ervices): UST	Testi	ing					
appropi Service Progran	riate box in Program m. Whethe	n Part I (yo applies to er you com	ou mus your plete f	st attach busines Part I or	h docu ss, cor Part II,	ımentatio mplete P , sign ar	on to sup Part II to	pport you certify	business, check the our claim). If the Jury compliance with the n.
Part I: Ju	ıry Service Pı	rogram Is No	t Applic	able to M	iy Busin	ess			
a (t e	nggregate sun	n of \$50,000 ( n is not availa be lost and I i	or more able if the must cor	in any 12- e contract mply with t	!-month p :t/purchas	period unde se order its	er one or m self will exc	nore Cour ceed \$50,	m as it has not received an nty contracts or subcontracts ,000). I understand that the County exceed an aggregate
9 \$ b	gross revenue	es in the pre ess; and, 3) is lerstand that	eceding to not an a the exe	twelve mo affiliate or s emption wi	onths wh subsidiar ill be los	nich, if add ry of a busii st and I m	ded to the iness domir nust comply	annual a nant in its y with the	nployees; and, 2) has annual amount of this contract, are field of operation, as defined a Program if the number of
. е	Dominant in employees, are the contract as	nd annual gro	oss rever	nues in the	aving m a precedi	ore than t ing twelve	en employ months, w	<i>r</i> ees, incluin	uding full-time and part-time Ided to the annual amount of
	'Affiliate or su percent owne stockholders,	ed by a busin	ness dor	minant in	its field	of operati	tion, or by	partners,	usiness which is at least 20, officers, directors, majority
	My business provisions of t	is subject to the Program.	a Colle	ective Bar	gaining /	Agreement	t that expr	ressly pro	ovides that it supersedes all
Part II: C	Certification o	of Complianc	;e						
	My business regular pay fo company will	has and adhor actual jury s have and adh	eres to a service fo iere to su	or full-time uch a polic	e employe cy prior to	ees of the l	business w the contrac	vho are als ct.	sis, no less than five days of so California residents, or my
ieclare un id correct.	-	of perjury un	ider the	laws of t	the State	of Califo	rnia that t	the inform	mation stated above is true
rint Name:	Dugan Tu	rner			Т	Title: Vice	Preside	ent	
	Dubur	1110~							

Date:

12-14-04

Signature: Pepan Tun

# CONTRACTOR'S INDUSTRIAL SAFETY RECORD

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Stor	
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Aboveground Storage Tank Maintenance and Repair	Inc.
Abo	ces,
Underground and Al	Services,
roun	Testing S
dergro	Test
Veeded Ur	wine-Manley Testing Se
Need	ie-Ma
As-	$\sigma$
OR:	Re
CTF	SER
ITRA	POS
PROPOSED CONTRACT FOR:	SERVICE BY PROPOSER
SED	に BY
OPO	RVIC
Ň	SEI

PROPOSAL DATE: 12-14-04

proposer participated in as a principal or owner for the last five calendar years and the current calendar year prior to the date of proposal submittal. Separate This information must include all work undertaken in the State of California by the proposer and any partnership, joint venture or corporation that any principal of the information shall be submitted for each particular partnership, joint venture, corporate or individual proposer. The proposer may attach any additional information or explanation of date which the proposer would like taken into consideration in evaluating the safety record. An explanation must be attached to the circumstances surrounding any and all fatalities.

# 5 CALENDAR YEARS PRIOR TO CURRENT YEAR

	1999	2000	2001	2002	2003	Total	Current Year to Date
1. Number of contracts	306	315	323	400	450	1,794	412
2. Total dollar amount of Contracts (in thousands of dollars)	665	670	089	700	753	3,468	703
3. No. of fatalities	0	0	0	0	0	0	0
4. No. of lost workday cases	0 .	0	0	0	0	0	· -
5. No. of lost workday cases involving permanent transfer to another job or termination of employment	0	0	0	0	0	0	0 .
6. No. of lost workdays	0	0	0	0	0	0	09'

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

12-14-04

Dugan Turner

Name of Proposer or Authorized Agent (print)

Signature

Date

### CONFLICT OF INTEREST CERTIFICATION

I,	Dugan Turner	r
	sole ov	wner
	☐ genera	al partner
	manag	ging member
	X Preside	lent, Secretary, or other proper title)Vice President
of	Redwine-Manl	ley Testing Services, Inc.
		Name of proposer
mak scop	te this certification in the of Los Angeles (	in support of a proposal for a contract with the County of Los Angeles for services within the County Code Section 2.180.010, which provides as follows:
	contract with.	cohibited. A. Notwithstanding any other section of this code, the county shall not and shall reject any bid or proposal submitted by, the persons or entities specified the Board of Supervisors finds that special circumstances exist which justify the each contract.
	1.	Employees of the County or of public agencies for which the Board of Supervisors is the governing body;
	2.	Profit-making firms or businesses in which employees described in Subdivision 1 of Subsection A serve as officers, principals, partners, or major shareholders;
	3.	Persons who, within the immediately preceding 12 months, came within the provisions of Subdivision 1 of Subsection A, and who:
		<ul> <li>(a) Were employed in positions of substantial responsibility in the area of service to be performed by the contract; or</li> </ul>
		(b) Participated in any way in developing the contract of its service specifications; and
	4.	Profit-making firms or businesses in which the former employees described in Subdivision 3 of Subsection A, serve as officers, principals, partners, or major shareholders.
cor when no her fals	ntract do not fall wit ose position in the spouse or econon rein, or has or shall	informed and believe that personnel who developed and/or participated in the preparation of the ithin scope of Code Section 2.180.010 as cited above. Furthermore, that no County employs County enables him/her to influence the award of this contract, or any competing contract, a mic dependent of such employee is or shall be employed in any capacity by the Contract have any direct or indirect financial interest in this contract. I understand and agree that a certificate will be grounds for rejection of this Proposal and cancellation of any contract award osal.
l ce	ertify under penalty	of perjury under the laws of California that the foregoing is true and correct.
Sic	aned American	Date 12-14-04

### PROPOSER'S REFERENCE LIST

PROPOSED CONTRACT FOR: As-Needed Underground and Aboveground Storage Tank Maintenance and Repair

Provide a comprehensive reference list of all contracts for goods and/or services provided by the Proposer during the previous three years. Please verify all contact names, telephone, and fax numbers before listing. Incorrect names, telephone, or fax numbers will be disregarded. Use additional pages if required.

# A. COUNTY OF LOS ANGELES AGENCIES. All contracts with the County during the previous three years must be listed.

SERVICE: See P	W-6.1	<b>DATES</b> : 8-7-01 to 12-31-04		S
DEPT/ DISTRICT:	County of Dept. of	Los Angeles Public Works		D
CONTACT:	Doug Fry	er		С
TELEPHONE:	626-458-7	7345		T
FAX:	626-458-7	7346		F
		24750		_

SERVICE:	DATES:
DEPT/DISTRICT	
CONTACT:	
TELEPHONE:	
FAX:	

SERVICE:	DATES:		, ,
DEPT/ DISTRICT:		<del></del>	
CONTACT:			
TELEPHONE:		<u></u>	
FAX:	٠.		

SERVICE:	DATES:	
DEPT/DISTRICT		
CONTACT:		<del></del>
TELEPHONE:		
FAX:		

### B. OTHER GOVERNMENTAL AGENCIES AND PRIVATE COMPANIES

SERVICE:	e PW-6.1	<b>DATES</b> : 6-24-04 to 11-30-04
AGENCY/ FIRM	14.	n Mutual Bank
ADDRESS:	9451 Corbin Northridge,	Avenue CA 91324
CONTACT:	Sandra Shaik	
TELEPHONE:	818-775-7497	7
FAX:	818-775-8117	7

SERVICE: See PW-6.1	<b>DATES:</b> 8-88 - On Call		
AGENCY/FIRM: City of Lo	os Angeles		
ADDRESS: 111 East 1st Los Angeles,	Street CA 90012		
CONTACT: Art Rudnick			
TELEPHONE: 213-978-3781			
FAX: 213-978-378	8		

SERVICE: See	PW-6.1	<b>DATES:</b> 2-6-04 to 2-6-05	
AGENCY/ FIRM:	United Par	rcel Services	
ADDRESS:	8400 Parde Oakland, 0	ee Drive CA 94621	
CONTACT:	Caroline Arguelles		
TELEPHONE:	510-448-1832		
FAX:	510-633-3	997	

SERVICE: Se	DATES: 1-20-04 to 1-3-05
AGENCY/ FIRM	Pacific Gas & Electric
ADDRESS:	4101 Wible Road Bakersfield, CA 93313
CONTACT:	Darrell Hardcastle
TELEPHONE:	661-398-5991
FAX:	661-398-5982

### A. COUNTY OF LOS ANGELES

Service:

County of Los Angeles, Department of Public Works

SB 989 Testing, Monitor Certification, Vapor Recovery Testing, Construction

### B. OTHER GOVERMENTAL AGENCIES AND PRIVATE COMPANIES

Service:

Washington Mutual Bank

SB 989 Testing, Monitor Certification, Vapor Recovery Testing, Construction

City of Los Angeles

SB 989 Testing, Monitor Certification, Vapor Recovery Testing

**United Parcel Services** 

SB 989 Testing, Monitor Certification, Vapor Recovery Testing, Construction

Pacific Gas & Electric

Monitor Certification, Vapor Recovery Testing

### PROPOSER'S EQUAL EMPLOYMENT OPPORTUNITY CERTIFICATION

Propos	er's Name Redwine-Manley Testing Services, Inc.		
Address	P.O. Box 1567 Bakersfield, CA 93302-1567		
Internal	Revenue Service Employer Identification Number 77-0119863		
that treat sex	ccordance with Los Angeles County Code Section 4.32.010, the Proposer cert all persons employed by it, its affiliates, subsidiaries, or holding companies ed equally by the firm without regard to or because of race, religion, ancestry, nand in compliance with all anti-discrimination laws of the United States of Americalifornia.	are ai ationa	nd will be I l origin, or
1.	The proposer has a written policy statement prohibiting any discrimination in all phases of employment.		YES NO
2.	The proposer periodically conducts a self-analysis or utilization analysis of its work force.		YES NO
3.	The proposer has a system for determining if its employment practices are discriminatory against protected groups.		YES NO
4.	Where problem areas are identified in employment practices, the proposer has a system for taking reasonable corrective action to include establishment of goals and timetables.		YES NO
L		. =	
Propo	Denise Turner		
Autho	nized representative  Date	12-14-	04

Signature

### LIST OF SUBCONTRACTORS

The proposer is required to fill in the following blanks in accordance with the provisions of the Subletting and Subcontracting Fair Practices Act (Chapter 2 of Division 5, Title 1 of the Government Code of the State of California) and should be familiar with Section 2-3 of the Standard Specifications.

Subcontractors listed in accordance with the provisions of Section 2-3 must be properly licensed under the laws of the State of California for the type of work which they are to perform, AND THEIR LICENSE NUMBERS MUST BE LISTED HEREIN. Failure to do so may result in delay of the award of contract. Do not list alternate subcontractors for the same work.

Name under which Subcontractor is licensed	License Number	Address	Specific Description of Subcontract work
Rich Environmental	809850	5643 Brooks Court Bakersfield, CA 93308	Support personnel for testing services

5-19-06

3-31-06

### County of Los Angeles Etentes (70/1500) Small Business Enjaros se (SBE) Prété auté Prodram Consideration and CEE Etento carateritos unidansition Pour

	proposers responding to sideration of the propos		t for Propos	sals must com	plete and re	turn this for	n for proper		
	FIRM NAME: Redwine-	Manley Tes	ting Serv	vices, Inc.					
	My County (WebVen) Vendor Number: 76423								
I.	LOCAL SMALL BUSINE	SS ENTERP	RISE PREFE	RENCE PROG	RAM:	······································			
		al SBE certified oposal/bid's su	•	ty of Los Angeles	Office of Affin	mative Action (	Compliance as	of the date	of
	As an	eligible Local S	BE, I request	this proposal/bio	l be considere	d for the Local	SBE Preference	e	
11.	FIRM/ORGANIZATION INFOR								
	Business Structure:	☐ Sole	Partner	ship	Corporati	Nonprofit	☐ Franchise		
	Other (Please Specify	·):							
	Total Number of Employee	s (including own	ers): 7					-	
	Race/Ethnic Composition of	of Firm. Please	distribute the a	bove total number	of individuals in	o the following o	ategories:		
				= (\$75]289[3]3=37 -13-32-1843[4]3=3		101216			
-				ગાલ-કેનીશ્વાસિક્ક જે કેનીશ્વાસિક			in the second		
	Black/African American	to exercise the definition of the line.	STATE STATE STATE OF THE STATE			5 (5 (4 (6 (6 (6 (6 (6 (6 (6 (6 (6 (6 (6 (6 (6	1		
	Hispanic/Latino			1					
	Asian or Pacific Islande	r	,						
	American Indian						1	ļ	
	Filipino								
	White		11		2		<u> </u>	1	
III.	PERCENTAGE OF OWNERS	HIP IN FIRM: PI			how ownership o	of the firm is dist	ributed.		
	Black/Ard America	ひゃく かいはめまん ボヤラ 単 しょくさん リド	ije satinjo:	Asjan or Pagine		Indi <b>a</b> n F	ilipino a	White	
	Men	%	72 %	<u> </u>	6	%	%	28	%
•	Women	%	%	9	6	%	%		%
IV.	CERTIFICATION AS MINOR currently certified as a minor following and attach a copy of	rity, women, disa your proof of cer	advantaged or dification. (Use	disabled veteran	owned busines ecessary.)	s enterprise by	a public agency	, complete	the

	·	· · · · · · · · · · · · · · · · · · ·
٧.	<b>DECLARATION: I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF</b>	THE STATE OF CALIFORNIA THAT THE ABOVE
	INFORMATION IS TRUE AND CORRECT.	

X

Authorized Signature:	Title:	Date:
Museum	President	12-14-04
	<u> </u>	

X

X

SBA

OSBCR.

### **GAIN/GROW EMPLOYMENT COMMITMENT**

The undersigned:
has hired participants from the County's Department of Social Services' Greater Avenue for Independence (GAIN) and/or General Relief Opportunity for Work (GROW) employment programs.
OR
declares a willingness to consider GAIN/GROW participants for any future employment opening if participant(s) meet the minimum qualification for that opening, and
declares a willingness to provide employed GAIN/GROW participants access to proposer's employee mentoring program(s), if available, to assist those individuals in

Signature _	Title
allemen Furgue	President
Firm Name	Date
Redwine-Manley Testing Services, Inc.	12-14-04

obtaining permanent employment and/or promotional opportunities.

### **Section 4**

### 4.0 Subcontractor' Forms Submittal

- 4.1 Executed Form PW-3 "County of Los Angeles Contractor Jury Service Program Application For Exemption and Certification"
- 4.2 PW-4 "Contractor's Industrial Safety Record"
- 4.3 Executed PW-5 "Conflict of Interest Certification"
- 4.4 Executed PW-7 "Proposer's Equal Opportunity Certification"
- 4.5 Executed Form PW9 "Request for Local Small Business Enterprise (SBE) Preference Program Consideration and CBE Firm/Organization Information Form" (Part II of Form Only)
- 4.6 Executed PW-10 "Gain/Grow Employment Commitment"

12-14-04

	to delta o de la	377 11137		ity of Los Ange ported (SBE) P Sinzal on Tro						
	proposers responding to sideration of the propose	the Request					is forn	n for prope	r	
		ronmental							<del></del>	
	My County (WebVen) Ver	ndor Number								
l	LOCAL SMALL BUSINES	S ENTERPR	ISE PREFI	ERENCE PROG	RAM:	<del> </del>				
		SBE certified posal/bid's sub		ty of Los Angeles	Office of Af	firmative A	Action C	compliance a	s of the da	ate of
		ligible Local SI	BE, I reques	t this proposal/bid	l be conside	red for the	Local	SBE Prefere	nce.	
11.	FIRM/ORGANIZATION INFORMATION OF WILL BE WARD OF THE STREET OF THE STREE	MATION: The in	formation req	uested below is for	statistical pu	rposes only	. On fin	al analysis and	d considera	ition of ability.
	Business Structure:	Sole	Partne	rship	Corpora	ati 🗖 No	onprofit	☐ Franchis	se	
	Other (Please Specify)		- <del>1</del>							
	Total Number of Employees (including owners): 8									
Race/Ethnic Composition of Firm. Please distribute the above total number of individuals into the following categories:										
	เมษายนก็กูเราะกักการที่			eicoediness	The Street of Street	* * (C			3.51	
					NIDE.		61.	A A LEGICAL		
	Black/African American	ili e di di di di di di di di di di di di di				GG 173 57 1977 113	,			
	Hispanic/Latino									
	Asian or Pacific Islander							<b></b>		
	American Indian								<del></del>	
	Filipino									<del></del>
	White		11	11				5	1	
III.	PERCENTAGE OF OWNERS	IIP IN FIRM: PI	ease indicate	by percentage (%)	how ownerst	ip of the fir	m is dist	ributed.		
	Black/Afric American	240). "I O HURNAN	Ic/ Latino	Asian of Racific		an Indian	# F	Ilipino 🖟 🕹	Whi	0
	Men	%	%		%	%		%	10	0 %
	Women	%	%	C	%	%		%		%
IV.	CERTIFICATION AS MINORI currently certified as a minori following and attach a copy of	ty, women, disa	advantaged o	r disabled veteran	owned busin	RAN BUSI ness entern	NESS F orise by	NTERPRISE: a public age	S: If your ncy, compl	firm is ete the
	LE LIER LE TOUR	Find the second		Alfidrity & World	n de disadv	antageds	eol fin	ed valo al Ta	E THE REAL PROPERTY.	Mala
٧.	DECLARATION: I DECLARE	UNDER PENAL	TY OF PER	JURY UNDER THE	LAWS OF T	HE STATE	OF CAL	IFORNIA TH	AT THE A	30VE

Title:

LOCAL SBE-FIRM-ORGANIZATION FORM.DOC OAAC Rev. 09/2002 PW Rev. 11/2002

INFORMATION IS TRUE AND CORRECT.

Authorized Signature:

### CONFLICT OF INTEREST CERTIFICATION

i,	James J. Ric	
	Sole ov	
		al partner
		ging member
	<b>□</b> Preside	lent, Secretary, or other proper title)
óf	Rich Enviror	nmental
		Name of proposer
make t	this certification i of Los Angeles (	in support of a proposal for a contract with the County of Los Angeles for services within the County Code Section 2.180.010, which provides as follows:
	contract with,	ohibited. A. Notwithstanding any other section of this code, the county shall not and shall reject any bid or proposal submitted by, the persons or entities specified the Board of Supervisors finds that special circumstances exist which justify the ich contract.
	1.	Employees of the County or of public agencies for which the Board of Supervisors is the governing body;
	2.	Profit-making firms or businesses in which employees described in Subdivision 1 of Subsection A serve as officers, principals, partners, or major shareholders;
	3.	Persons who, within the immediately preceding 12 months, came within the provisions of Subdivision 1 of Subsection A, and who:
		(a) Were employed in positions of substantial responsibility in the area of service to be performed by the contract; or
		(b) Participated in any way in developing the contract of its service specifications; and
	4.	Profit-making firms or businesses in which the former employees described in Subdivision 3 of Subsection A, serve as officers, principals, partners, or major shareholders.
contra whose no sp hereir falsific	act do not fall with e position in the pouse or econom n, or has or shall	informed and believe that personnel who developed and/or participated in the preparation of this ithin scope of Code Section 2.180.010 as cited above. Furthermore, that no County employed County enables him/her to influence the award of this contract, or any competing contract, and mic dependent of such employee is or shall be employed in any capacity by the Contract of the law any direct or indirect financial interest in this contract. I understand and agree that an entificate will be grounds for rejection of this Proposal and cancellation of any contract awarded osal.
l certi	ify under penalty	of perjury under the laws of California that the foregoing is true and correct.
	1	Date 12-14-04
Signs	od Man	Date 12-14-04

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

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

ermine, ir	n its sole discretion, whether the bidder of proposer	is excepted from the rive	gi carri.		
Compa	any Name: 5. Rách Environmental				
	any Address: 5643 Brooks Court			·	
City:	Bakersfield	State:	CA	Zip Code:	93308
	one Number: 661-392-8687				
	of Goods or Services): UST Testing				
If you appropries	believe the Jury Service Program priate box in Part I (you must attach d be Program applies to your business, am. Whether you complete Part I or Pa	ocumentation to sup complete Part II to	pport you certify o	ur claim). If compliance	the Jury
Part I: J	Jury Service Program Is Not Applicable to My B	usiness			
	My business does not meet the definition of "co aggregate sum of \$50,000 or more in any 12-more (this exception is not available if the contract/pur exception will be lost and I must comply with the sum of \$50,000 in any 12-month period.	nth period under one or m chase order itself will exc	ore County eed \$50,00	/ contracts or s 00). I understa	ubcontracts and that the
X	My business is a small business as defined in the gross revenues in the preceding twelve months \$500,000 or less; and, 3) is not an affiliate or subsidelow. I understand that the exemption will be employees in my business and my gross annual r	s which, if added to the sidiary of a business domine lost and I must comply	annual am nant in its fie with the l	nount of this co ald of operation	ontract, are n, as defined
	"Dominant in its field of operation" means having employees, and annual gross revenues in the presente contract awarded, exceed \$500,000.	ng more than ten employeceding twelve months, wh	ees, includ nich, if adde	ling full-time ar ed to the annua	nd part-time al amount of
	"Affiliate or subsidiary of a business dominant in percent owned by a business dominant in its stockholders, or their equivalent, of a business dominant in the stockholders."	field of operation, or by	partners, o	siness which is officers, directo	at least 20 ors, majority
	My business is subject to a Collective Bargain provisions of the Program. ATTACH THE AGRE	ing Agreement that expr	essly provi	des that it sur	oersedes all
Part II:	: Certification of Compliance				
	My business has and adheres to a written police regular pay for actual jury service for full-time em company will have and adhere to such a policy process.	ployees of the business w	ho are also	, no less than California resid	five days of dents, or my
declare und corre	under penalty of perjury under the laws of the ct.	State of California that t	he informa	ation stated at	ove is true
Print Name:		Title:			-
	James J. Rich	Owner			

Date:

12-14-04

run Jeffart

Signature:

### PROPOSER'S EQUAL EMPLOYMENT OPPORTUNITY CERTIFICATION

Propose	or's Name Rich Environmental		
Address	5643 Brooks Court Bakersfield, CA 93308		
Internal	Revenue Service Employer Identification Number 01-0575017		
that treat sex	ccordance with Los Angeles County Code Section 4.32.010, the Proposer cert all persons employed by it, its affiliates, subsidiaries, or holding companies ed equally by the firm without regard to or because of race, religion, ancestry, nand in compliance with all anti-discrimination laws of the United States of Americalifornia.	are al ationa	nd will be I I origin, or
1.	The proposer has a written policy statement prohibiting any discrimination in all phases of employment.		YES NO
2.	The proposer periodically conducts a self-analysis or utilization analysis of its work force.		YES NO
3.	The proposer has a system for determining if its employment practices are discriminatory against protected groups.	<b>X</b>	YES NO
4.	Where problem areas are identified in employment practices, the proposer has a system for taking reasonable corrective action to include establishment of goals and timetables.		YES NO
L	1 Columnia in Godie and information.		. 110
Propo	Rich Environmental		
Autho	James J. Rich	·	
Signa	Ban 1 11 1	2-14-0	)4

# CONTRACTOR'S INDUSTRIAL SAFETY RECORD

PROPOSED CONTRACT FOR:	As-Needed Underground and Aboveground Storage Tank Maintenance and Repair
SERVICE BY PROPOSER	Rich Environmental
PROPOSAL DATE: 12-14-0	04

This information must include all work undertaken in the State of California by the proposer and any partnership, joint venture or corporation that any principal of the proposer participated in as a principal or owner for the last five calendar years and the current calendar year prior to the date of proposal submittal. Separate information shall be submitted for each particular partnership, joint venture, corporate or individual proposer. The proposer may attach any additional information or explanation must be attached to the circumstances surrounding any and all fatalities.

# 5 CALENDAR YEARS PRIOR TO CURRENT YEAR

	1999	2000	2001	2002	2003	Total	Current Year
1. Number of contracts	320	350	360	400	512	1,942	584
2. Total dollar amount of Contracts (in thousands of dollars)	400,000	425,000	433,000	510,000	600,000	2,368,000	633,000
3. No. of fatalities	0	0	0	0	0	0	0
4. No. of lost workday cases	0	0	0	0	0	0	•
5. No. of lost workday cases involving permanent transfer to another job or termination of employment	0	0	0	, 0	0	0	0
6. No. of lost workdays	0	0	0	0	0	0	<b>ෆ</b>

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

James J. Rich

Name of Proposer or Authorized Agent (print)

Janue (

12-14-04

Date

### GAIN/GROW EMPLOYMENT COMMITMENT

The undersigned:

has hired participants from the County's Department of Social Services' Greater Avenue for Independence (GAIN) and/or General Relief Opportunity for Work (GROW) employment programs.

OR

declares a willingness to consider GAIN/GROW participants for any future employment opening if participant(s) meet the minimum qualification for that opening, and

declares a willingness to provide employed GAIN/GROW participants access to proposer's employee mentoring program(s), if available, to assist those individuals in obtaining permanent employment and/or promotional opportunities.

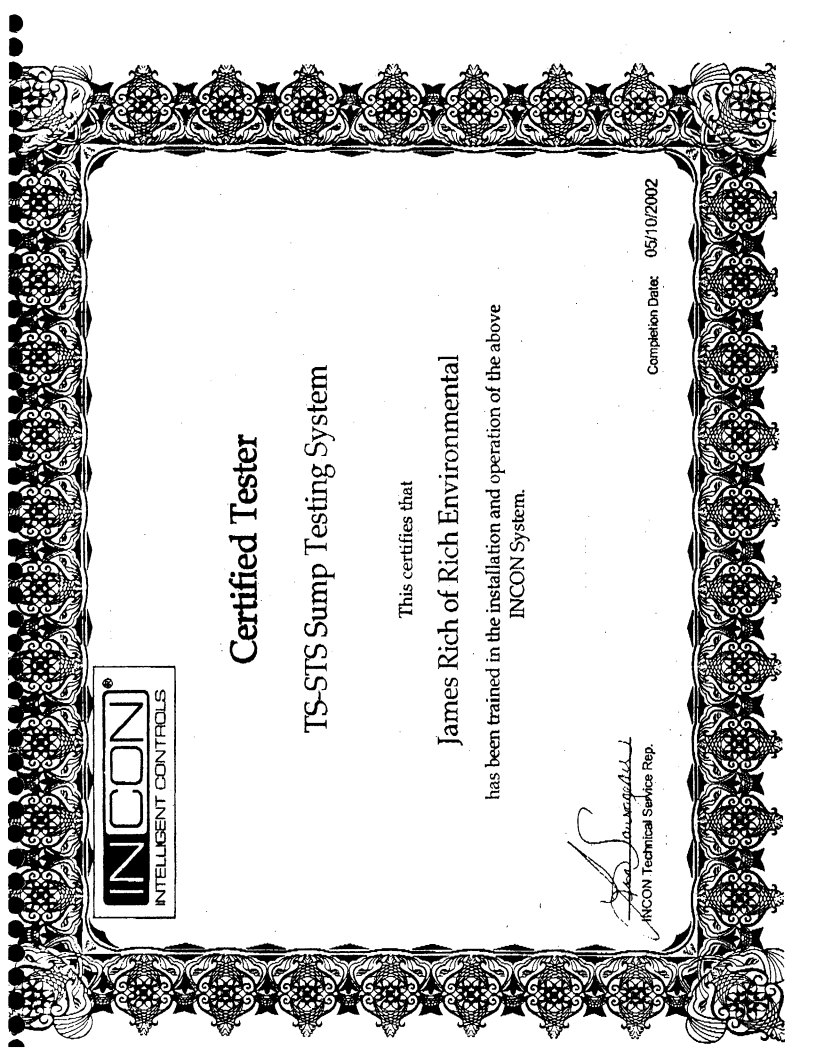
Signature from f. Mass	Title
The first	Owner
Firm Name	Date
Rich Environmental	12-14904

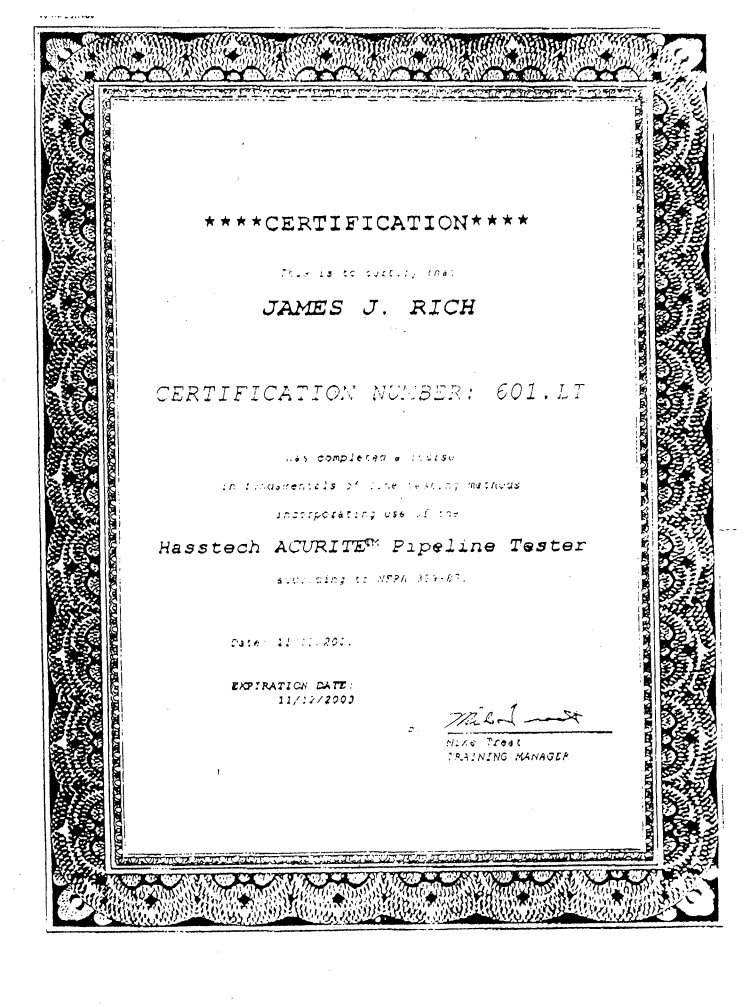
# STATE OF CALIFORNIA WATER RESOURCES CONTROL BOARD

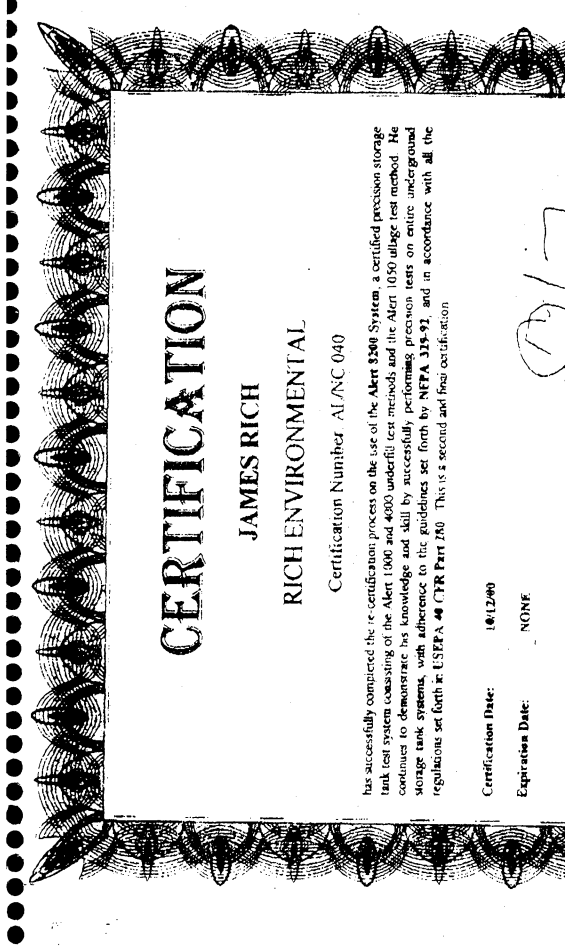
UNDERGROUND STORAGE TANK TESTER LICENSE

EXPIRES: 12/31/2002 License #90-1072

JAMES J. RICH 5643 Brooms Court Bakersfield. CA 93308







Certification #17A 004

# Certificate of Completion EEDER

James J. Rich

has completed the Level 4 course of instruction in the installation of Veeder-Root UST Monitoring Systems

November 30, 2001

Patrick W. Schoen

Field Service Manager
( ahip W. Jelven.

VEEDER-ROOT Certification

Ser your offer on str.
Name JAMES J. RICH

Cortification # 562-17-9405 Signature (January

Certification Level 4

Expiration Date 05/30/2003

See Reverse Side for Explanation of Level



# **Computer Test Report**

International Code Council

Computer Exam Report

DATE: 11/12/2004

EXAM TITLE: California Underground Storage Tank System Operator (CUO)

NAME: RICH, JAMES LOCATOR: RIKO0017

EXAMINATION RESULT: PASS

Congratulations! You have passed the California Underground Storage Tank System Operator (CUO) Your ICC certificate and wallet card will be mailed to you within six weeks after the end of the month in which you passed the exam.

Your name as it appears above on this notice will be printed on your certificate and wallet card. It is very important that you notify LaserGrade and ICC of any changes in your name and/or address.

ICC requires a change of address in writing. Please fax your change of address to ICC at (562) 692-2845 or mail it to:

ICC Certification Services
5360 Workman Mill Road
National Telephone

Sincerely,

LaserGrade

LaserGrade Computer Testing P O Box 87245 Vancouver, WA 98687-7245 800-211-2754 or 360-896-9111 www.lasergrade.com Applicant Locator: RIKO0017 Testing provided by: LAS93302 Inland Flight Training Center LLC 1701B Skyway Drive Suite 110 Bakersfield, CA 93308 661-399-3778



# **Computer Test Report**

International Code Council

Computer Exam Report

DATE: 11/12/2004

EXAM TITLE:

California Underground Storage Tank System Operator (CUO)

NAME: KOOP, AARON JESSE

LOCATOR: KOKO0011

EXAMINATION RESULT: PASS

Congratulations: You have passed the California Underground Storage Tank System Operator (CUO) Your ICC certificate and wallet card will be mailed to you within six weeks after the end of the month in which you passed the exam.

Your name as it appears above on this notice will be printed on your certificate and wallet card. It is very important that you notify LaserGrade and ICC of any changes in your name and/or address.

ICC requires a change of address in writing. Please fax your change of address to ICC at (562) 692-2845 or mail it to:

ICC Certification Services
5360 Workman Mill Road
Whittier CHIS REPORT

Sincerely,

LaserGrade

LaserGrade Computer Testing P O Box 87245 Vancouver, WA 98687-7245 800-211-2754 or 360-896-9111 www.lasergrade.com Applicant Locator: KOKO0011 Testing provided by: LAS93302 Inland Flight Training Center LLC 1701B Skyway Drive Suite 110 Bakersfield, CA 93308 661-399-3778

### Career Objective

To secure a position where my past experience and expertise can be best utilized.

### **Certifications**

Received certification through the State of California in 1982 as Journeyman Pipefitter. Previously was certified by Shell Oil as a pipe welder.

### Education

Completed 98 units at Bakersfield College – Major concentrating in Mechanical Engineering courses.

1976 Graduated from North High School, Bakersfield, CA

### **Professional Experience**

1990 to Present

Triangle Environmental Corporation

Glendale, CA

TECHNICIAN – Scope of responsibilities as a State Licensed Tank Tester involved testing and certifying a variety of service stations equipment such as underground storage tanks, pressurized product lines, and a variety of leak detection equipment. Performed meter calibrations and vapor blockage tests. All tank testing performed utilizing a computerized method for collecting data. Assisted in the training of new employees. Traveled extensively throughout U. S.

1987 to 1990

**Associated Environmental Systems** 

Bakersfield, CA

NORTHERN CALIFORNIA OPERATIONS MANAGER – Scope of responsibilities involved hiring and training of personnel, quality control, customer relations, testing and certifying a variety of service station equipment such as underground storage tanks, pressurized product lines, and a variety of leak detection equipment. Performed meter calibrations and vapor blockage tests. All tank testing performed utilizing a computerized method for collecting data. Traveled extensively throughout U. S.

1984 to 1987

Oilfield Construction Company

Bakersfield, CA

FOREMAN – Primarily responsible for the supervision of a 20-man crew while constructing an oil water separator for Shell Oil Company. Scope of work included the construction of this project from its inception to completion.

1980 to 1983

**ARB Oilfield Construction** 

Bakersfield, CA

LEADMAN – Scope of responsibilities while building a water treatment plant, included welding, pipefitting, line testing, and the installation of pneumatic instruments. Directly responsible for employee training and supervision. Also acted as troubleshooter for the duration of the project.

### **Summary**

Background encompasses extensive experience in: Troubleshooting, repair and preventative maintenance of motors, strong mechanical abilities, plumbing/pipefitting, pipe welding, steel, stainless, MIG and TIG. Computerized underground tank and line testing, leak detection equipment, troubleshooting and repair of monitoring systems. Meter calibration, service station maintenance technology, supervision and training of employees. Working knowledge of computers.

### **Certifications Attained**

1993	Pollulert Installation ·
1993	Universal Sensors & Devices, Inc.
1993	Tidel Engineering
1993	Owens Corning Fiberglass DWT - Type
1993	Acurite Cert # 961.LTN
1993	Ronan Monitor Cert # 7603-0603
1990	Underground Storage Tank Testers License
	State of California
•	State of Oregon
	State of Washington
1990	Triangle Environmental System 4000 Master Instructor
1990	Red Jacket Electronics
1989	40-Hour Hazardous Material & Confined Space
1988	AES System II Regional Instructor
1982	Pipefitter /Plumber
	Incon Cert. # 02112541 #1 – 02112542 #2- 02122543 #3
	Leak Alert
	Vacu Smart
	Alert Cert # 2003003
	Veeder-Root
	EBW Cert # 04144
	South Coast Licenses # 1119, Cert. # 98095
	Periodic Compliance South Coast Rule 461 Cert # 98095
	San Joaquin Valley APCD Cert # 9405
	Contractors State License Board # 809850
	Classifications – C61/040

		ORD CERTIFICA		ITY INS	URANCE		11/1	M/DD/YYYY) 5/2004
alt	er	R (661)834-6222 FA) r Mortensen Insurance, In se #90267	( (661)281-4992 c.	ONLY AND	CONFERS NO F	DED AS A MATTER OF IT RIGHTS UPON THE CER TE DOES NOT AMEND, FFORDED BY THE POL	EXTEN	ID OR
		Stockdale Hwy. sfield, CA 93309		INSURERS A	FFORDING COV	/ERAGE	NAI	C#
		Rich Environmental		INSURER A. Hu	dson Special	ty Insurance Comp	any	
		5643 Brooks Ct.		INSURER B. AT				
		Bakersfield, CA 93308		INSURER C:				
	Ī			INSURER D:				
				INSURER E:				
THE	PO RE	AGES DLICIES OF INSURANCE LISTED BELOV EQUIREMENT, TERM OR CONDITION O ERTAIN, THE INSURANCE AFFORDED I ES. AGGREGATE LIMITS SHOWN MAY	F ANY CONTRACT OR OTHER D BY THE POLICIES DESCRIBED H	EREIN IS SUBJECT	TO ALL THE TER!	MS, EXCLUSIONS AND CON	DL 1000	
R AD	D'L	TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)			
133	"	GENERAL LIABILITY	FEC5101716		05/05/2005	EACH OCCURRENCE		1,000,000
'	1	X COMMERCIAL GENERAL LIABILITY				DAMAGE TO RENTED PREMISES (Fa occurence)	\$	50,000
	-	CLAIMS MADE X OCCUR				MED EXP (Any one person)	\$	5,000
	x l					PERSONAL & ADV INJURY		1,000,000
	•					GENERAL AGGREGATE	\$	2,000,000
)		GEN'L AGGREGATE LIMIT APPLIES PER: POLICY PRO- LOC				PRODUCTS - COMP/OP AGG	\$	2,000,000
,		AUTOMOBILE LIABILITY ANY AUTO	048651600BAP	04/01/2004	04/01/2005	COMBINED SINGLE LIMIT (Ea accident)	s	1,000,000
		ALL OWNED AUTOS X SCHEDULED AUTOS			-	BODILY INJURY (Per person)	s	nn
		X HIRED AUTOS X NON-OWNED AUTOS				BODILY INJURY (Per accident)	s	
						PROPERTY DAMAGE (Per accident)	s	
		GARAGE LIABILITY				AUTO ONLY - EA ACCIDENT	\$	
		ANY AUTO				OTHER THAN AUTO ONLY: AGG	\$	
		EXCESS/UMBRELLA LIABILITY				EACH OCCURRENCE	\$	
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	SPE	es, describe under ECIAL PROVISIONS below				E.L. DISEASE - POLICY LIMIT	13	·· <del>······</del>
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esci un jit	RIPT ty	rion of operations / Locations / VEHICLE y of Los Angeles is inclu en contract. Attached FE	s/exclusions added by endorse ded as additional ins I-0104-319E.	I MENT/SPECIAL PROV ured in resp	visions pects to the		y per	the
EF	TIF	FICATE HOLDER		CANCELLA SHOULD AN		SCRIBED POLICIES BE CANCELL	ED BEFO	RE THE
		County of Los Angeles Attn: Dept. of Public Wo	orks	EXPIRATION  30 DA  BUT FAILUI	N DATE THEREOF, THI YS WRITTEN NOTICE RE TO MAIL SUCH NOT	E ISSUING INSURER WILL ENDE TO THE CERTIFICATE HOLDER I TICE SHALL IMPOSE NO OBLIGA	AVOR TO NAMED TO ITION OR	MAIL THE LEFT,
		P.O. Box 1460				R ITS AGENTS OR REPRESENTA		
		Alhambra, CA 91802-1460			EPRESENTATIVE	puli to Rote		
		·		Jack Rot	h/CH	<del></del>		
<b>)</b> —				1240. 1.00.		@ACORD	CORPO	PATI





### AUTOMATIC ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS

This endorsement, effective 05/05/04, attaches to and forms a part of Policy Number FEC5101716.

This endorsement changes the Policy. Please read it carefully.

This endorsement modifies insurance provided under the following:

# COMMERCIAL GENERAL LIABILITY COVERAGE PART CONTRACTORS POLLUTION LIABILITY COVERAGE PART

### SCHEDULE

Name of Person or Organization:

Any person(s) or organization(s) whom the *Named Insured* agrees, in a written contract, to name as an additional insured. However, this status exists only for the project specified in that contract.

The person or organization shown in this Schedule is included as an insured, but only with respect to that person's or organization's vicarious liability arising out of your ongoing operations performed for that insured.

### **IMPORTANT**

If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

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

### **DISCLAIMER**

The Certificate of Insurance on the reverse side of this form does not constitute a contract between the issuing insurer(s), authorized representative or producer, and the certificate holder, nor does it affirmatively or negatively amend, extend or alter the coverage afforded by the policies listed thereon.

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

### FUND CERTIFICATE OF WORKERS' COMPENSATION INSURANCE

ISSUE DATE: 11-15-2004

GROUP: POLICY NUMBER: CERTIFICATE ID:

1659420-2004

CERTIFICATE EXPIRES: 02-06-2005

02-06-2004/02-06-2005

COUNTY OF LOS ANGELES ATTN: DEPARTMENT OF PUBLIC WORKS P.O.BOX 1460

ALHAMBRA CA 91802-1460

This is to certify that we have issued a valid Worker's 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 30 days advance written notice to the employer.

We will also give you 30 days advance notice should this policy be cancelled prior to its normal expiration.

This certificate of insurance is not an insurance policy and does not amend, extend or alter the coverage afforded by the policy 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 to which it may pertain, the insurance afforded by the policy described herein is subject to all the terms, exclusions, and conditions, of such policy.

AUTHORIZED REPRESENTATIVE

ndor

PRESIDENT

Dianne C. Oki

STANDARD POLICY EXCLUSIONS: INDIVIDUAL EMPLOYERS, HUSBAND AND WIFE EMPLOYERS, EMPLOYEES COVERED UNDER CPL INSURANCE AND EMPLOYEES EXCLUDED UNDER CALIFORNIA WORKERS COMPENSATION LAW.

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

ENDORSEMENT #2065 ENTITLED CERTIFICATE HOLDERS' NOTICE EFFECTIVE 11-15-2004 IS ATTACHED TO AND FORMS A PART OF THIS POLICY.

**EMPLOYER** 

RICH, JAMES J AND RICH, JEANNIE A 5643 BROOKS CT BAKERSFIELD CA 93308

### **Bid Detail Information**

Bid Number: PW-ASD 239

Bid Title: As-Needed Underground and Aboveground Storage Tank Maintenance & Repair

Bid Type: Service Department: Public Works

Commodity: MAINT & REPAIR - UTILITY/UNDERGROUND PROJECTS

Open Date: 11/16/2004

Closing Date: 12/15/2004 5:30 PM

Bid Amount: \$200,000 Bid Download: Not Available

Bid Description: NOTICE IS HEREBY GIVEN that the County of Los Angeles Department of Public Works is interested in contracting for "As-Needed Underground and Aboveground Storage Tank Maintenance and Repair." Qualified Proposers are requested to provide a proposal for underground and aboveground storage tank repairs, parts, and services in the form described in the enclosed specifications. This service requires the contractor to perform for approximately 68 Public Works' locations. The annual cost of this service is estimated to be \$200,000.

> A Proposers' Conference will be held on Tuesday, November 30, 2004, at 9 a.m., in Conference Room C at 900 South Fremont Avenue, Alhambra, California 91803. This facility complies with the Americans with Disabilities Act (ADA). ATTENDANCE IS MANDATORY. Public Works will reject proposals from those who do not attend this Conference.

> Proposers are encouraged to be prepared to ask questions concerning this Request for Proposals' (RFP) requirements, specifications, terms, and conditions. Upon conclusion of the Proposers' Conference. Public Works will provide further clarifications, modifications, and/or answers concerning this solicitation only through written addenda to all who attended the conference and only if time permits.

> The deadline to submit proposals is Wednesday, December 15, 2004, at 5:30 p.m. Proposals must be submitted to Public Works Cashier at the above address. To ensure proper identification of your proposal, submit it in a sealed package with your company's name and address and the name of this project clearly shown on the outside of the package.

> Please direct any questions to Ms. Leticia Gordo at (626) 458-4057, Monday through Thursday, 7 a.m. to

If not enclosed with this notice, the RFP with specifications, terms, conditions, requirements, instructions for preparing and submitting proposals, and forms may be obtained at no charge from the Public Works Cashier at the above address, Monday through Thursday, 7 a.m. to 5:30 p.m. To have it mailed, contact Ms. Gordo at (626) 458-4057, or at lgordo@ladpw.org.

Upon request, we can provide contract information in alternate formats and/or make other accommodations for people with disabilities. To request accommodations ONLY or for more ADA information, please contact our ADA Coordinator at (626) 458 4081 or TDD at (626) 282-7829, Monday through Thursday, 7 a.m. to 5:30 p.m.

Contact Name: Leticia Gordo Contact Phone#: (626) 458-4057 Contact Email: |gordo@ladpw.org Last Changed On: 11/16/2004 3:45:24 PM

**Back to Last Window** 

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	proposers responding sideration of the propo		st for Prop	osals mus	st compl	ete and rei	urn this	form for prop	er 
		-Manley Tes	sting Ser	vices,	Inc.	· ·			
	My County (WebVen)	/endor Numbe	er: 76423	}			· · · · · · · · · · · · · · · · · · ·		
ì.	LOCAL SMALL BUSIN	ESS ENTERP	RISE PREF	ERENCE	PROGR	AM:			
		cal SBE certified proposal/bid's su		nty of Los A	Ingeles C	Office of Affirm	native Acti	on Compliance	as of the date of
	_	n eligible Local S	SRE Liegue	et this prop	osal/hid h	e considered	for the Lo	cal SBF Prefer	ence
l.	FIRM/ORGANIZATION INFO award, contractor/vendor will	RMATION: The i	information re	quested belo	w is for st	atistical purpo	ses only. O	n final analysis ar	nd consideration o
	Business Structure:	☐ Sole	Partne	ership	K	Corporati	Nonpr	ofit  Franch	ise
	Other (Please Speci	fv)·			<del>نياليسينين</del>				
-	Total Number of Employe		ners): 7		,	-		<del></del>	
	Race/Ethnic Composition			abaya tatal s	bar.af	individuals inte	the fellows	ng estagorisa.	
				Valariya Saniya (2)	J. 180 T. 18 6.		THE TOHOW	ny categories.	
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	Filipino								
•	White	<del></del>	1			2		L	11
li.	PERCENTAGE OF OWNER	SHIP IN FIRM: P	lease indicate	by percenta	ge (%) ho	w ownership o	f the firm is	distributed.	·
	Men	%	72 <b>%</b>		%		%	%	28 <b>%</b>
	Women	- %	%		%		%	%	%
V.	CERTIFICATION AS MINO currently certified as a mine following and attach a copy.	ority, women, dis	advantaged o	or disabled v	eteran ov	<b>vned. business</b>			•
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	SBA			Х	х	х		-	5-19-06
	OSBCR	<del></del>		X	X	<u>x</u>			3-31-06
<b>V.</b>	<b>DECLARATION: 1 DECLAR INFORMATION IS TRUE A</b>		LTY OF PER	JURY UNDE	R THE LA	WS OF THE S	STATE OF (	CALIFORNIA TH	AT THE ABOVE
	Authorized Signature:	snes		· · · · · · · · · · · · · · · · · · ·	Title:	Presiden	t	Date: 12-	14-04

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Ali cor	proposers respon	ding to the Requ	-,	-			orm for prope	r					
	FIRM NAME: CALIFORNIA HAZARDOUS SENVICES INC												
		Ven) Vendor <b>N</b> umb											
i.	LOCAL SMALL B	DCAL SMALL BUSINESS ENTERPRISE PREFERENCE PROGRAM:											
	A Local SBE certified by the County of Los Angeles Office of Affirmative Action Compliance as of the date of												
	this proposal/bid's submission.												
	X	As an eligible Local SBE, I request this proposal/bid be considered for the Local SBE Preference.											
II.	IRM/ORGANIZATION INFORMATION: The information requested below is for statistical purposes only. On final analysis and consideration of ward, contractor/vendor will be selected without regard to race/ethnicity, color, religion, sex, national origin, age, sexual orientation or disability.												
	Business Structure:	: Sole	Partners	ship	Corpora	ati 🔲 Nonpro	ofit	)					
	Other (Please Specify):												
	Total Number of Employees (including owners): 33												
	Race/Ethnic Compo	Race/Ethnic Composition of Firm. Please distribute the above total number of individuals into the following categories:											
			The contract										
1	Black/African Amo	erican						2					
	Hispanic/Latino	· · · · · · · · · · · · · · · · · · ·			1	·	7						
	Asian or Pacific Is	slander					_						
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~~4	White			<u></u>				3					
HI.	PERCENTAGE OF OV	100 S00 104 S00 7 E 7 V20 14	Please indicate by	y percentage (%) h	ow ownership	of the firm is d	listributed.						
			तिस्ति । इतिहास		2)(10)([2]								
	Men	%	%	%		%	%	49 %					
	Women	%	%	%		%	%	51%					
IV.	CERTIFICATION AS MINORITY, WOMEN, DISADVANTAGED, AND DISABLED VETERAN BUSINESS ENTERPRISES: If your firm is currently certified as a minority, women, disadvantaged or disabled veteran owned business enterprise by a public agency, complete the following and attach a copy of your proof of certification. (Use back of form, if necessary.)												
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	50B-89-	FEDERAL GOV	JEN NMCOT	<u> </u>									
		· · · · · · · · · · · · · · · · · · ·			<u> </u>								
<b>V.</b>	DECLARATION: 1 DE INFORMATION IS TRI	CLARE UNDER PENA UE AND CORRECT.	LTY OF PERJU	RY UNDER THE L	AWS OF THE	STATE OF CA	ALIFORNIA THAT	THE ABOVE					
	Authorized Signature:	1 0		Title:			Date:						
	Delud	L Bi		Pa	LESIDE.	NT	12-1	0-04					

on <mark>sideration of th</mark>	ne proposal.	uest for Propos		piete and r		rm tor prop	er 					
FIRM NAME: 1	West Star En	vironmental	l, Inc									
My County (W	ebVen) Vendor Nur	nber:										
LOCAL SMALL	BUSINESS ENTE	RPRISE PREFE	RENCE PROG	RAM:								
☑ IAM NOT	A Local SBE cert this proposal/bid	ified by the County s submission.	of Los Angeles	Office of Affi	mative Action	Compliance	as of the o	tate of				
	As an eligible Loc	al SBE. I request t	this proposal/bid	be consider	ed for the Loca	I SBE Prefer	ence.					
FIRM/ORGANIZAT award, contractor/v	ION INFORMATION: Tendor will be selected w	he information reque	ested below is for	statistical purp	oses only. On fi	inal analysis ar	nd consider	ation of sability.				
Business Struct	ure: Sole	Partners	hip	Corporati	Nonprofi	Franch	ise					
Other (Plea	se Specify):											
Total Number of	Total Number of Employees (including owners): 21											
Race/Ethnic Con	nposition of Firm. Plea	ase distribute the abo	ove total number o	of individuals in	to the following	categories:						
1.16.10.71			elasynesis Chemins				Sal					
Black/African	American			<u>୭୦୦ : ୧୬.୬ ୧୯୭୯ ମିଟ୍ରିକ୍ଟିମ୍ବର୍ଗ ୨</u> 			A-11 (1997) (19					
Hispanic/Latin	0			2		6						
Asian or Pacifi	c Islander											
American India	an			· · · · · · · · · · · · · · · · · · ·				•				
Filipino	7.24											
White		2		11		2_		7				
. PERCENTAGE OF	OWNERSHIP IN FIRM	Please indicate by	percentage (%) h	ow <u>ownership</u>	of the firm is dis	tributed.						
	Heranican St.		Allingrabites									
Men	%	%	%	Secultaria de la destruición	%	%	100	%				
Women	- %	%	%		%	%		%				
currently certified	AS MINORITY, WOME as a minority, women, hacopy of your proof o	disadvantaged or d	lisabled veteran o	wned busines	N BUSINESS I s enterprise by	ENTERPRISES a public age	if your ncy, compl	firm is ete the				
	a Amina Millor		anti E. Vonin		erial Comm			Walte				