PLEDGE OF ALLEGIANCE

ROLL CALL

PUBLIC COMMENTS/PARTICIPATION
At this time, members of the public will be given an opportunity to address the Board concerning items within the subject matter jurisdiction of the Board. Members of the public may also address the Board about a particular Agenda item at the time it is considered by the Board and before action is taken. If the item is on the Consent Calendar, please inform the Board Secretary before action is taken on the Consent Calendar and the item will be removed for separate consideration.

The Board requests, but does not require, that members of the public who want to address the Board complete a voluntary “Request to be Heard” form available from the Board Secretary prior to the meeting.

ITEMS RECEIVED TOO LATE TO BE AGENDIZED
Determine need and take action to agendize items(s) which arose subsequent to the posting of the Agenda. (ROLL CALL VOTE: Adoption of this recommendation requires a two-thirds vote of the Board members present, or, if less than two-thirds of the Board members are present, a unanimous vote of those members present.)

ITEMS DISTRIBUTED TO THE BOARD LESS THAN 72 HOURS PRIOR TO MEETING
Pursuant to Government Code section 54957.5, non-exempt public records that relate to open session agenda items and are distributed to a majority of the Board less than seventy-two (72) hours prior to the meeting will be available for public inspection in the lobby of the District’s business office located at 18700 Ward Street, Fountain Valley, California 92708, during regular business hours. When practical, these public records will also be made available on the District’s Internet Web site, accessible at http://www.mwdoc.com.

NEXT RESOLUTION NO. 2033

CONSENT CALENDAR (Items 1 to 10)
(All matters under the Consent Calendar will be approved by one motion unless a Board member requests separate action on a specific item)

1. MINUTES
   a. May 4, 2016 Canceled Workshop Board Meeting
   b. May 18, 2016 Regular Board Meeting

      Recommendation: Approve as presented.

2. COMMITTEE MEETING REPORTS
   a. Planning & Operations Committee: May 2, 2016
   b. Administration & Finance Committee: May 11, 2016
   c. Public Affairs & Legislation Committee: May 16, 2016
d. Executive Committee Meeting: May 19, 2016

Recommendation: Receive and file as presented.

3. TREASURER’S REPORTS
a. MWDOC Revenue/Cash Receipt Register as of May 31, 2016
b. MWDOC Disbursement Registers (May/June)

Recommendation: Ratify and approve as presented.

c. Summary of Cash and Investment and Portfolio Master Summary Report (Cash and Investment report) as of April 30, 2016
d. PARS Monthly Statement (OPEB Trust)
e. Water Use Efficiency Projects Cash Flow

Recommendation: Receive and file as presented.

4. FINANCIAL REPORT
a. Combined Financial Statements and Budget Comparative for the period ending March 31, 2016

Recommendation: Receive and file as presented.

5. AUTHORIZATION FOR STAFF TO ENTER INTO AGREEMENT WITH THE COUNTY OF ORANGE FOR THE UTILIZATION OF ALERT OC

Recommendation: Authorize the MWDOC General Manager and/or the WEROC Program Manager to enter into a Memorandum of Understanding (MOU) between the County of Orange and MWDOC for use of AlertOC, a countywide mass notification system.

6. EOC FACILITY ASSESSMENT VENDOR APPROVAL

Recommendation: Authorize contract with Claris Strategies for the completion of an EOC assessment.

7. APPROVAL OF FUEL TRAILER VENDOR AND UPDATE ON EQUIPMENT TRANSFER AGREEMENT WITH MEMBER AGENCIES

Recommendation: Approve staff to enter into a purchase agreement with TransFueler for the purchase of five (5) 500 Gallon Diesel Fuel Trailers at a cost of $91,338, with the option to purchase additional trailers ($18,267.60 each) if grant funds are approved to be reallocated or additional grant funds are identified for this project. Staff will not enter into a purchase agreement beyond approved grant amounts.
8. TURF REMOVAL REBATE PROGRAM PROCESS EVALUATION

Recommendation: Authorize the General Manager to enter into a contract with Mission Resource Conservation District and Water Wise Consulting for field verification of completed Turf Removal projects at a cost not to exceed $100,000.

9. RECORDS MANAGEMENT SERVICES

Recommendation: Award contract to Gladwell Government Services based on their proposal in response to the District’s Request for Quote for Records Management Services and authorize the General Manager to enter into an agreement with Gladwell Government Services based on the tasks outlined in the Request for Quote in an amount not to exceed $30,350.

10. 2016/17 PAY STRUCTURE ADJUSTMENT

Recommendation: Approve 2.10% Pay Structure Adjustment to the District salary ranges, as presented.

– End Consent Calendar –

ACTION ITEMS

11-1 ADOPT RESOLUTION ESTABLISHING THE EMPLOYER PAID MEMBER CONTRIBUTION AMOUNT TO CALIFORNIA PUBLIC EMPLOYEES RETIREMENT SYSTEM (CALPERS) RES. NO. _____

Recommendation: Adopt Resolution establishing the employer paid member contribution amount of 2% to CalPERS, and submit the Resolution to CalPERS for its records.

11-2 RESOLUTION DECLARING A “CONDITION 2 – WATER SUPPLY ALERT” CALLING FOR CITIES AND WATER AGENCIES WITHIN THE MWDOC SERVICE AREA TO CONTINUE IMPLEMENTING EXTRAORDINARY WATER CONSERVATION MEASURES

Recommendation: Adopt the proposed resolution declaring a “Condition 2 – Water Supply Alert” which calls for cities and water agencies within the Municipal Water District of Orange County (MWDOC) service area to continue implementing extraordinary water conservation measures during the Governor's extended statewide emergency drought regulations (June 1, 2016 to January 31, 2017), and call for a countywide water saving goal of approximately 10% from the average annual demands of calendar years 2013 and 2014.
INFORMATION CALENDAR (All matters under the Information Calendar will be Received/Filed as presented following any discussion that may occur)

12. GENERAL MANAGER’S REPORT, JUNE 2016 (ORAL AND WRITTEN)

Recommendation: Receive and file report(s) as presented.

13. MWDOC GENERAL INFORMATION ITEMS

a. Board of Directors - Reports re: Conferences and Meetings and Requests for Future Agenda Topics

Recommendation: Receive and file as presented.

CLOSED SESSION ITEMS

14. CONFERENCE WITH LEGAL COUNSEL – EXISTING LITIGATION
Pursuant to Paragraph (1) of subdivision (d) of Government Code Section 54956.9. One Case: San Diego County Water Authority v. Metropolitan Water District of Southern California; all persons interested in the validity of the rates adopted by the Metropolitan Water District of Southern California on April 13, 2010, et al., former Los Angeles Superior Court, Case No. BS 126888, transferred on October 21, 2010, to San Francisco Superior Court, Case No. CPF-10-510830.

15. CONFERENCE WITH LEGAL COUNSEL – EXISTING LITIGATION
Pursuant to Paragraph (1) of subdivision (d) of Government Code 54956.9. One Case: San Diego County Water Authority v. Metropolitan Water District of Southern California; all persons interested in the validity of the rates adopted by the Metropolitan Water District of Southern California on April 8, 2014, et al., former Los Angeles Superior Court, Case No. BC547139, transferred on December 2, 2014, to San Francisco Superior Court, Case No. CPF-14-514004.

16. CONFERENCE WITH LEGAL COUNSEL – EXISTING LITIGATION
Pursuant to California Government Code Section 54956.9(d)(1). San Diego County Water Authority v. Metropolitan Water District of Southern California, Los Angeles Superior Court Case No. BS161729.

ADJOURNMENT
Note: Accommodations for the Disabled. Any person may make a request for a disability-related modification or accommodation needed for that person to be able to participate in the public meeting by contacting Maribeth Goldsby, District Secretary, at (714) 963-3058, or writing to Municipal Water District of Orange County at P.O. Box 20895, Fountain Valley, CA 92728. Requests must specify the nature of the disability and the type of accommodation requested. A telephone number or other contact information should be included so that District staff may discuss appropriate arrangements. Persons requesting a disability-related accommodation should make the request with adequate time before the meeting for the District to provide the requested accommodation.
MINUTES OF THE WORKSHOP BOARD MEETING
OF THE BOARD OF DIRECTORS
MUNICIPAL WATER DISTRICT OF ORANGE COUNTY
May 4, 2016

The Workshop Meeting of the Board of Directors of the Municipal Water District of Orange County (MWDOC) scheduled for Wednesday, May 4, 2016 at 8:30 a.m., at the offices of the District, 18700 Ward Street, Fountain Valley, California, was canceled due to lack of a quorum. A Notice of Cancelation was thereon duly posted.

APPROVED:

_______________________________
Maribeth Goldsby, District Secretary
At 8:30 a.m. President Osborne called to order the Regular Meeting of the Municipal Water District of Orange County in the Board Room at the District facilities located in Fountain Valley. Dr. Andy Brunhart led the Pledge of Allegiance and Secretary Goldsby called the roll.

MWDOC DIRECTORS
Brett R. Barbre
Larry Dick (absent)
Joan Finnegan
Susan Hinman
Wayne Osborne
Sat Tamaribuchi
Jeffery M. Thomas

STAFF
Robert Hunter, General Manager
Karl Seckel, Assistant General Manager
Ruben Duran, Legal Counsel
Maribeth Goldsby, Board Secretary
Harvey De La Torre, Associate General Mgr.
Jonathan Volzke, Public Affairs Manager
Melissa Baum-Haley, Sr. Water Resources Analyst

ALSO PRESENT
Larry McKenney
Linda Ackerman (absent)
William Kahn
Ken Vecchiarelli
Doug Reinhart
Dennis Erdman
Bill Green
Andy Brunhart
Gary Melton
Richard Eglash
Steve Gagnon

MWDOC MET Director
MWDOC MET Director (absent)
El Toro Water District
Golden State Water Company
Irvine Ranch Water District
South Coast Water District
South Coast Water District
South Coast Water District
Yorba Linda Water District
Brady & Associates
RFC Consultants

PUBLIC PARTICIPATION/PUBLIC COMMENT

President Osborne announced members of the public wishing to comment on agenda items could do so after the item has been discussed by the Board and requested members of the public identify themselves when called on. Mr. Osborne asked whether there were any comments on other items which would be heard at this time.

No comments were received.

ITEMS RECEIVED TOO LATE TO BE AGENDIZED

Determine need and take action to agendize item(s), which arose subsequent to the posting of the Agenda. (ROLL CALL VOTE: Adoption of this recommendation requires a two-thirds vote of the Board members present or, if less than two-thirds of the Board members are present, a unanimous vote.)

No items were added to the agenda.
ITEMS DISTRIBUTED TO THE BOARD LESS THAN 72 HOURS PRIOR TO MEETING

President Osborne inquired as to whether there were any items distributed to the Board less than 72 hours prior to the meeting.

General Manager Hunter advised that revised staff reports for Item No. 8-7(a) (SB 163 (Hertzberg regarding Wastewater, Treatment, Recycled Water) and Item No. 8-8 (Election Information/Candidate’s Statements) reflecting the Public Affairs & Legislation Committee's recommendations were distributed to the Board and made available to the public.

CONSENT CALENDAR

President Osborne stated all matters under the Consent Calendar would be approved by one MOTION unless a Director wished to consider an item separately.

Upon MOTION by Director Barbre, seconded by Director Finnegan, and carried (6-0), the Board approved the Consent Calendar items as follows. Directors Barbre, Finnegan, Hinman, Osborne, Tamaribuchi and Thomas voted in favor, with Director Dick absent.

MINUTES

The following minutes were approved.

April 6, 2016 Workshop Board Meeting
April 7, 2016 Special Board Meeting
April 20, 2016 Regular Board Meeting

COMMITTEE MEETING REPORTS

The following Committee Meeting reports were received and filed as presented.

Planning & Operations Committee Meeting: April 4, 2016
Administration & Finance Committee Meeting: April 13, 2016
Public Affairs & Legislation Committee Meeting: April 18, 2016
Executive Committee Meeting: April 21, 2016
MWDOC/OCWD Joint Planning Committee: April 27, 2016

TREASURER'S REPORTS

The following items were ratified and approved as presented.

MWDOC Revenue/Cash Receipt Register as of April 30, 2016
MWDOC Disbursement Registers (April/May)

The following items were received and filed as presented.

MWDOC Summary of Cash and Investment and Portfolio Master Summary Report (Cash and Investment report) as of March 31, 2016
FINANCIAL REPORT

The following items were received and filed as presented.

Combined Financial Statements and Budget Comparative for the period ending March 31, 2016

APPROVAL OF SERVICE CONNECTION AGREEMENTS OC-33 AND OC-33-A WITH METROPOLITAN AND THE SANTIAGO AQUEDUCT COMMISSION

The Board approved the Service Connection Agreements OC-33 and OC-33-A with Metropolitan and The Santiago Aqueduct Commission, substantially in the form presented.

CONCURRENCE REGARDING MWDOC INVOICING FOR BAKER TREATMENT PLANT DELIVERIES

The Board concurred with the staff recommendation for MWDOC to provide assistance in the invoicing for the Baker Water Treatment Plant deliveries, as described in the staff report.

END CONSENT CALENDAR

PUBLIC HEARING

CONDUCT PUBLIC HEARING ON MWDOC’S 2015 URBAN WATER MANAGEMENT PLAN

At 8:34 a.m., President Osborne opened the public hearing to receive comments on MWDOC’s 2015 Urban Water Management Plan. Secretary Goldsby confirmed that all public notice requirements were met and that notices announcing the hearing were published with the OC Register on May 2 and May 9, 2016.

Receiving no comments, President Osborne closed the public hearing at 8:35 a.m.

ACTION CALENDAR

ADOPT MWDOC’S 2015 URBAN WATER MANAGEMENT PLAN

Upon MOTION by Director Thomas, seconded by Director Finnegan, and carried (5-1), the Board adopted RESOLUTION NO. 2019 approving the Municipal Water District of Orange County’s 2015 Urban Water Management Plan, by the following roll call vote:
AYES: Directors Finnegan, Hinman, Osborne, Tamaribuchi & Thomas
NOES: Director Barbre
ABSENT: Director Dick
ABSTAIN: None

MWDOC’S RATE STUDY SERVICES

Upon MOTION by Director Barbre, seconded by Director Finnegan, and carried (6-0), the Board approved the rate structure labeled as Scenario 1A offered by Raftelis. Directors Barbre, Finnegan, Hinman, Osborne, Tamaribuchi & Thomas voted in favor. Director Dick was absent.

Director Thomas thanked staff and the agencies for their efforts in developing this rate structure.

APPROVAL OF MWDOC’S BUDGET FOR 2016-17

President Osborne announced that the proposed FY 2016-17 Budget was before the Board for consideration; he commended staff for their efforts in putting this together. Director Thomas agreed, noting that the document was clearly vetted through MWDOC’s committee process and with the member agencies.

Mr. Osborne expressed concern with the expenditure of $29,500 for membership in the California Council for Environmental and Economic Balance (CCEEB), suggesting that the Board approve the budget with its inclusion, but return the membership item to the June A&F Committee for further discussion and evaluation. Although Director Barbre shared some of Director Osborne’s concerns, he highlighted CCEEB’s involvement in working toward a Delta Fix; he suggested it worthwhile for the Board to approve the membership for 2016-17, but re-evaluate membership for FY 2017-18.

Director Tamaribuchi highlighted CCEEB’s support for the Peripheral Canal, noting that although they haven’t officially taken a position on the Delta Fix, they strongly supported the Peripheral Canal; he stressed the importance of developing relationships with the regulatory agencies.

Following discussion regarding these two options (evaluate in 30 days or evaluate in one year), the majority preferred evaluating the membership during the 2017-18 budget process.

Upon MOTION by Director Thomas, seconded by Director Hinman, and carried (6-0), the Board adopted budget RESOLUTION NO. 2030, with a budget total of $153,590,571 and a consolidated general fund budget of $8,914,735 (Revenue). Said adoption included approval or acknowledgement of: (1) The total revenue amount for the consolidated operating budget (CORE + CHOICE) represents an increase of 5.8% ($490,782); (2) The potential election expense is $592,000 for all four divisions. The budget includes a planned draw on the Election Reserve of approximately $475,000; (3) The building improvements expense is estimated at $495,000 including a draw on the Building Reserve; (4) The total amount of Water Use Efficiency (WUE) outside funding for rebates and grants will decrease from a FY2015-16 budget of approximately $22.8 million to a proposed budget of almost $4.3 million. This is directly related to the decrease in the proposed rebate budget at the Metropolitan Water District of Southern California (MET). However, the $4.3 million is approximately a 16% increase over the FY2014-2015 budget levels; (5) The total outside funding from WUE and Local Resource Project (LRP) sources will be approximately $20.3 million in FY2016-17. This means that MWDOC will be bringing in outside revenue that is approximately 2.2 times its total consolidated operating budget and 2.7 times the CORE budget; (6) OPEB will be
funded at the annual level pay amount of $155,000. Combined with the estimates provided in our
most recent actuarial evaluation, this level of annual contribution should allow satisfaction of the
OPEB liabilities by the year 2023; (7) For dealing with the Pension Liability issue, staff is
recommending continuation of the practice of increasing the staff contribution towards pension
payments by 1% each year until a total of 7% has been achieved. This year, the budget was
developed assuming the staff contribution is 5%; (8) Staffing levels include a marginal increase the
total Full-Time Equivalent (FTE) staff by 0.14 FTEs with the total number of full-time MWDOC and
WEROC employees increasing from 30 to 31; (9) The proposed budget for FY2016-17 incorporates
the current 100% fixed rate structure which was implemented for the current fiscal year for the Core
Budget, as well as Option A from the Rate Study (OCWD is charged for cost centers 21 and 23
(Planning and Resource Development, Met Issues and Special Projects) by 10-year historical water
use (10.8%) and the remaining cost centers are equally divided (1/26) amongst OCWD and the
remaining agencies (excluding WEROC); (10) The proposed increase in the fixed rate is $0.10 per
retail meter (.92%); (11) Significant project activities in FY2015-16 will include: Metropolitan
activities and communication of those activities to our Member Agencies including policy issues from
the Integrated Resource Plan, groundwater allocation and delivery models, business and investment
models, the Carson IRP project, Local Resource Program (LRP) funding, and water re-use and
groundwater recharge and storage issues including cyclic storage; Orange County Reliability Study
continuing actions; Communication outreach programs related to drought, the California Water Fix
(Bay Delta) and Met activities; Water Use Efficiency efforts on water savings potential and cost-
efficient programs; Rebuilding the MWDOC website and implementation of communication surveys;
Government Affairs activities at the local, state and federal level; (12) The CHOICE Activities for this
year will include: School Program; Water Use Efficiency; Communications Plan (Public Affairs);
Doheny Desal Site Closure; Poseidon; Water Loss Control Program.

Said RESOLUTION NO. 2030 was adopted by the following roll call vote:

AYES: Directors Barbre, Finnegan, Hinman, Osborne, Tamaribuchi & Thomas
NOES: None
ABSENT: Director Dick
ABSTAIN: None

PROPOSED MWDOC WATER RATE RESOLUTION FOR FISCAL YEAR 2016-17

Upon MOTION by Director Barbre, seconded by Director Thomas, and carried (6-0), the Board
(1) increased MWDOC’s Retail Meter Charge from $10.85 to $10.95 per meter, (2) assessed a new
Groundwater Customer Charge of $392,666.00 to Orange County Water District, effective July 1,
2016; and (3) adopted RESOLUTION NO. 2031 establishing water rates, which sets forth rates and
charges to be effective July 1, 2016 and January 1, 2017. Said RESOLUTION NO. 2031 was
adopted by the following roll call vote:

AYES: Directors Barbre, Finnegan, Hinman, Osborne, Tamaribuchi & Thomas
NOES: None
ABSENT: Director Dick
ABSTAIN: None
ADOPTION OF MWDOC ORDINANCE TO ESTABLISH CLASSES OF WATER SERVICE AND TERMS AND CONDITIONS OF WATER SERVICE WITHIN THE DISTRICT

Upon MOTION by Director Barbre, seconded by Directors Thomas and Finnegan, and carried (6-0), the Board adopted ORDINANCE NO. 53 Establishing Classes of Water Service and Terms and Conditions of Water Service within the District, by the following roll call vote:

AYES: Directors Barbre, Finnegan, Hinman, Osborne, Tamaribuchi & Thomas
NOES: None
ABSENT: Director Dick
ABSTAIN: None

MWDOC Administrative Code Section 1117 states that MWDOC shall provide at least ten days written notice that the Board will consider the adoption of a water service Ordinance and/or Rate Resolution; staff met this requirement by emailing the Board write up and proposed Ordinance and Resolution to the member agencies on May 5, 2016.

ANNUAL REVIEW OF DISTRICT INVESTMENT POLICY AND GUIDELINES

Upon MOTION by Director Thomas, seconded by Director Hinman, and carried (6-0), the Board adopted RESOLUTION NO. 2032, the District Investment Policy and Guidelines, by the following roll call vote:

AYES: Directors Barbre, Finnegan, Hinman, Osborne, Tamaribuchi & Thomas
NOES: None
ABSENT: Director Dick
ABSTAIN: None

ADOPT LEGISLATIVE POSITIONS

a. SB 163 (Hertzberg): Wastewater, Treatment, Recycled Water

Director Barbre advised that the Public Affairs & Legislation Committee reviewed this item and recommended the Board adopt an “oppose unless amended” position.

Upon MOTION by Director Barbre, seconded by Director Finnegan, and carried (6-0), the Board adopted an “oppose unless amended” position on SB 163 (Hertzberg), and (1) directed staff to work with the Orange County Water District as they work with the author’s office on Orange County’s concerns, and (2) directed staff to communicate MWDOC’s position on SB 163 to MET. Directors Barbre, Finnegan, Hinman, Osborne, Tamaribuchi & Thomas voted in favor. Director Dick was absent.

b. SB 1318 (Wolk): Local Government, Drinking Water Infrastructure

Upon MOTION by Director Barbre, seconded by Director Tamaribuchi, and carried (6-0), the Board adopted an oppose position on SB 1318 (Wolk) and directed staff to send a letter to the author and Orange County delegation expressing MWDOC’s position. Directors Barbre, Finnegan, Hinman, Osborne, Tamaribuchi & Thomas voted in favor. Director Dick was absent.
ELECTION INFORMATION (CANDIDATE’S STATEMENTS)

Director Barbre advised that the Public Affairs & Legislation Committee reviewed this item and recommended the District not pay for the Candidate’s Statements, and authorize up to 400 words on the Candidate’s Statements which would allow the candidates to choose to submit either 200 or 400 word statements.

Upon MOTION by Director Barbre, seconded by Director Finnegan, and carried (6-0), the Board authorized staff to submit the Transmittal of Election Information/Special District to the Orange County Registrar of Voters, indicating that the Candidate’s Statement of Qualifications would be authorized up to 400 words, and that the District would not pay for the statements. Directors Barbre, Finnegan, Hinman, Osborne, Tamaribuchi & Thomas voted in favor. Director Dick was absent.

CALIFORNIA SPECIAL DISTRICTS ASSOCIATION (CSDA) PROPOSED BYLAWS UPDATES

Upon MOTION by Director Barbre, seconded by Director Thomas, and carried (6-0), the Board authorized President Osborne, or his designee, to cast the vote on behalf of MWDOC approving the amended and restated CSDA bylaws.

INFORMATION CALENDAR

GENERAL MANAGER’S REPORT, MAY 2016

General Manager Hunter advised that the General Manager’s report was included in the Board packet.

General Manager Hunter thanked the Board, member agencies, and staff for engaging in all the issues (rate study, budget, etc.) for a positive result.

Mr. Hunter announced that the OC Water Summit would be held on Friday, May 20 at the Westin South Coast Plaza.

The Board received and filed the report as presented.

MWDOC GENERAL INFORMATION ITEMS

BOARD OF DIRECTORS

The Board members each reported on their attendance at the regular (and special) MWDOC Board and Committee meetings. In addition to these meetings, the following reports were made on conferences and meetings attended on behalf of the District.

Director Hinman reported on attending the MWDOC the Planning & Operations, Public Affairs & Legislation, and Administration & Finance Committee meetings, the Southern California Water Committee meeting (4/22), the San Juan Utilities Commission meeting (4/26), the ACWA Conference (May 3-6), the South Orange County Watershed Executive Committee meeting (5/12),
the WACO meeting, and the Women In Water meeting featuring Debra Man as keynote speaker. Director Hinman asked that staff agendize AB 2304 and AB 1755 for an upcoming PAL meeting.

Director Thomas attended the Administration & Finance Committee meeting, the OC Water Summit planning meetings, the Santa Margarita Water Awareness event, a meeting with Tustin Councilmembers Bernstein and Nielson, a meeting with Doug Davert (EOCWD), and the ACCOC installation.

Director Tamaribuchi stated that he attended the March 16 MWDOC Board meeting, the April Board and Executive Committee meetings, the UCI conference on Climate Change (3/31), the WACO meetings (4/1 and 5/13), the Newport Beach Chamber of Commerce breakfast (4/7), the MET breakfast meeting featuring Matt Harper, the El Toro Water District Board meeting (4/28), the ACWA conference, and the OCBC Infrastructure Committee meeting (5/5). He commented on the MET event featuring Assemblyman Harper, suggesting that staff coordinate with MET and local water agencies on these types of events.

Director Barbre reported on attending the MET Board/Committee meetings (including the second Monday/Tuesday meetings and fourth Tuesday Committee meetings), the MET Board retreat, a legislative trip to Washington, DC, the Yorba Linda Water District Citizen’s Oversight Committee meeting, the MWDOC MET Director pre-Executive Committee meeting, the Kiwanis meeting in Placentia, a meeting with Scott Maloni and Andy Kingman regarding MET desalination issues, the Orange County Public Affairs Association meeting, the ACCOC radio show, the WACO meeting, a meeting with Paul Jones re MET issues, the Mesa Water Board meeting, and the Brea City Council meeting. He thanked MWDOC employee, Beth Fahl, for assisting in rectifying a water leak in Placentia.

Director Finnegan advised that she attended the MWDOC Board and Committee meetings (Public Affairs & Legislation, Planning & Operations, and Administration & Finance), the ISDOC Executive Committee, the WACO Planning Committee meeting, the Center For Demographic Research meeting, the OCCOG meeting, and the Mesa Board meeting. Ms. Finnegan thanked the staff for their efforts in developing and planning the OC Water Summit.

Director Osborne reported that he attended the MWDOC/OCWD Joint Planning Committee meeting (4/27), the OC Water Summit Planning meetings (4/15, 5/9), the Planning & Operations, Administration & Finance, and Public Affairs & Legislation Committee meetings, the WACO meeting (5/13), and the Fountain Valley City Council meeting wherein he presented the Council with the Water Conservation Proclamation.

ADJOURNMENT

There being no further business to come before the Board, President Osborne adjourned the meeting at 9:20 a.m.

Respectfully submitted,

_______________________________
Maribeth Goldsby, Secretary
Director Dick called the meeting to order at 8:30 a.m.

PUBLIC PARTICIPATION

No comments were received.

ITEMS RECEIVED TOO LATE TO BE AGENDIZED

No items were presented.

ITEMS DISTRIBUTED TO THE BOARD LESS THAN 72 HOURS PRIOR TO MEETING

No items were distributed.

ACTION ITEMS

CONDUCT A PUBLIC HEARING AND ADOPT MWDOC’s 2015 URBAN WATER MANAGEMENT PLAN ON MAY 18, 2016

Upon MOTION by Director Finnegan, seconded by Director Hinman, and carried (3-0), the Committee recommended the Board approve holding the Public Hearing on May 18, 2016 and to adopt MWDOC’s 2015 Urban Water Management Plan. Directors Dick, Hinman and Finnegan all voted in favor.

It was noted that Karl Seckel and Harvey DeLaTorre completed a quality control review of the document and that no significant changes were incorporated. All member agencies have reviewed the 1st and 2nd draft and have had an opportunity to provide input.
Considerable discussion was held on the School Education programs listed in the plan, pertaining to which organizations and clubs are eligible to have MWDOC provide educational services beyond the traditional school program, with Ms. Baum-Haley responding that there is a minimum participation level for groups such as a garden club or Chamber of Commerce. In most cases, the organization is referred back to their member agency.

It was noted that item 4.9 in the urban water management plan should be updated to indicate that a full financial audit is conducted on all water use efficiency programs.

**APPROVAL OF SERVICE CONNECTION OC 33 AND OC 33-A WITH METROPOLITAN AND THE SANTIAGO AQUEDUCT COMMISSION**

Upon MOTION by Director Finnegan, seconded by Director Hinman, and carried (3-0), the Committee recommended approval of the Service Connection OC 33 and OC 33A with Metropolitan and the Santiago Aqueduct Commission at the May 18, 2016 Board meeting. Directors Dick, Hinman and Finnegan all voted in favor.

Mr. Seckel provided an overview of the explanation in transition of technology between venturi meters and mag meters at Metropolitan, as listed in the staff report. It was noted that staff continues discussion with Metropolitan staff pertaining to the metering.

**CONCURRENCE REGARDING MWDOC INVOICING FOR BAKER TREATMENT PLANT DELIVERIES**

Upon MOTION by Director Finnegan, seconded by Director Hinman, and carried (3-0), the Committee recommended the Board approve of the MWDOC providing assistance in invoicing for the Baker Water Treatment Plant deliveries (at the May 18, 2016 Board meeting.) Directors Dick, Hinman and Finnegan all voted in favor.

Mr. Seckel noted that the MWDOC staff time required for this billing assistance is minimal.

**INFORMATION ITEMS**

**STATUS UPDATE ON THE OC RELIABILITY STUDY – MAY 2016**

Mr. Seckel noted that study is anticipated to be completed on May 13th, following a presentation at the May WACO meeting and requested final input from the Directors. An overview of the observations on the study were presented in the staff report, as well as final steps to move forward in completing the study.

**STATUS REPORTS**

a. Ongoing MWDOC Reliability and Engineering/Planning Projects
b. WEROC
c. Water Use Efficiency Projects
d. Water Use Efficiency Programs Savings and Implementation Report

The written staff reports were received and filed.
ADJOURNMENT

There being no further business to be brought before the Committee, the meeting adjourned at 9:30 a.m.
Director Thomas called the meeting to order at 8:30 a.m. Director Osborne sat on the Committee in the absence of Director Barbre.

PUBLIC COMMENTS

No comments were received.

ITEMS RECEIVED TOO LATE TO BE AGENDIZED

No items were presented.

ITEMS DISTRIBUTED TO THE BOARD LESS THAN 72 HOURS PRIOR TO MEETING

No items were distributed.

PROPOSED BOARD CONSENT CALENDAR ITEMS

TREASURER’S REPORT

b. Disbursement Approval Report for the month of May 2016
c. Disbursement Ratification Report for the month of April 2016
d. GM Approved Disbursement Report for the month of April 2016
e. Water Use Efficiency Projects Cash Flow – April 30, 2016
f. Consolidated Summary of Cash and Investment – March 2016
g. OPEB Trust Fund monthly statement
Director Osborne requested explanation on a credit card purchase pertaining to an airfare charge for Mr. Hunter, with Mr. Hunter responding that the high cost was due to late travel arrangements as well as the need to re-book the ticket so Mr. Hunter could return to the District for a Committee meeting.

Upon MOTION by Director Osborne, seconded by Director Finnegan, and carried (3-0), the Committee recommended the Treasurer's Report for approval at the May 18, 2016 Board meeting. Directors Thomas, Osborne and Finnegan all voted in favor.

**FINANCIAL REPORT - Combined Financial Statements and Budget Comparative for the period ending March 31, 2016 and Quarterly Budget Review**

Upon MOTION by Director Osborne, seconded by Director Finnegan, and carried (3-0), the Committee recommended the Financial Report for approval at the May 18, 2016 Board meeting. Directors Thomas, Osborne and Finnegan all voted in favor.

**ACTION ITEM**

**MWDOC RATE STUDY UPDATE**

Steve Gagnon provided a review of previous discussions regarding the MWDOC Rate Study in which discussions were held noting that Orange County Water District should be charged an appropriate fee for services rendered. The Raftelis conclusion is that Alternative 1A is most equitable which utilizes 10 years of historical use data to determine OCWD's percentage allocation of MWDOC cost centers 21 and 23, which equates to 10.8% of those two cost centers. John Kennedy, OCWD, noted that the OCWD Board will be meeting on May 12th to discuss the alternatives but indicated that staff is in favor of Alternative 1B which is approximately $100,000 lower in cost.

Upon MOTION by Director Osborne, seconded by Director Finnegan, and carried (3-0), the Committee recommended the MWDOC Rate Study, Alternative 1A, for approval at the May 18, 2016 Board meeting. Directors Thomas, Osborne and Finnegan all voted in favor.

**APPROVAL OF MWDOC'S BUDGET FOR 2016-17**

Mr. Hunter noted that, with respect to the Water Rates Resolution and Ordinance, the process next year will be streamlined into one document. Those two items are listed for consideration later in the agenda. Staff is working with legal counsel regarding this change (which is anticipated to occur in 2017).

The Committee reviewed the changes from the 2nd budget draft to the current draft and held considerable discussion on the value of attending the AWWA conference as well as membership in the California Council for Environmental and Economic Balance (CCEEB) which Director Tamaribuchi is highly in support of. The CCEEB is a non-profit, non-partisan coalition of industry, labor and public leaders whose mission is to make environmental and economic balance a reality. Since 1973, CCEEB has worked to solve the most pressing environmental policy problems facing California. The District proposes participating in the CA Environmental Dialogue committee whose focus is air quality, water quality, policies and...
regulations. It was noted that Irvine Ranch Water District is a member of this organization and Director LaMar participates regularly. Director Osborne noted opposition to membership in CCEEB. Mr. Hunter noted that staff would prepare a report outlining the benefits to MWDOC after participating in CCEEB for the upcoming year.

Upon MOTION by Director Osborne, seconded by Director Finnegan, and carried (3-0), the Committee recommended the Board approve the MWDOC Budget for 2016-17 (at the May 18, 2016 Board meeting). Directors Thomas, Osborne and Finnegan voted in favor.

**PROPOSED MWDOC WATER RATE RESOLUTION FOR FISCAL YEAR 2016-17**

Upon MOTION by Director Finnegan, seconded by Director Osborne, and carried (3-0), the Committee recommended the Board approve the Water Rates Resolution for fiscal year 2016-17 at the May 18, 2016 Board meeting. Directors Thomas, Osborne and Finnegan voted in favor.

**ADOPTION OF MWDOC ORDINANCE TO ESTABLISH CLASSES OF WATER SERVICE AND TERMS AND CONDITIONS OF WATER SERVICE WITHIN THE DISTRICT**

Upon MOTION by Director Finnegan, seconded by Director Osborne, and carried (3-0), the Committee recommended the Board adopt the MWDOC Ordinance Establishing Classes of Water Service and Terms and Conditions of Water Service within the District, at the May 18, 2016 Board meeting. Directors Thomas, Osborne and Finnegan voted in favor.

Mr. De La Torre noted that the Ordinance has been reviewed by staff and legal counsel, and no significant changes have been made other than the inclusion of the OCWD service charge. Mr. Hunter also noted that the only changes that have been implemented were as a result from updates to the Administrative Code over the past year.

**ANNUAL REVIEW OF DISTRICT INVESTMENT POLICY AND GUIDELINES**

Mr. Hunter reported that the Accounting Manager works on a day-to-day basis making decisions pertaining to investment changes but the General Manager is ultimately responsible for those investments and that the monthly report is included for the Board’s information and input each month in the Administration and Finance Committee packet.

Upon MOTION by Director Osborne, seconded by Director Finnegan, and carried (3-0), the Committee recommended the Board approve the District's Investment Policy and Guidelines at the May 18, 2016 Board meeting. Directors Thomas, Osborne and Finnegan voted in favor.

**INFORMATION ITEMS**

**REBATE PROGRAM – 1099 UPDATE**

Mr. Hunter reported that 82% of rebate holders submitted their 1099s; forty-five rebate checks are being held, pending responses from applicants. A position from the IRS has not
yet been formalized. Rebate checks are being processed as quickly as possible, given the influx of applications received at the start of the program.

MONTHLY WATER USAGE DATA, TIER 2 PROJECTION & WATER SUPPLY INFO

The report was received and filed without discussion.

DEPARTMENT ACTIVITIES REPORTS

a. Administration
b. Finance and Information Technology

The reports were received and filed without discussion.

OTHER ITEMS

Mr. Hunter noted that two contracts under the General Manager’s authority are being executed pertaining to the audit of the turf removal program, per Metropolitan's program requirements. A significant amount of Water Use Efficiency staff time is being expended to work on the audit process. This includes a pre-construction and post-construction audit of dimensions on the actual amount of turf removed. Ms. Baum-Haley noted that MET, MWDOC and the participating member agencies all conduct an audit, and the margin of error is less than 5%.

ADJOURNMENT

There being no further business to be brought before the Committee, the meeting adjourned at 9:50 a.m.
Director Tamaribuchi called the meeting to order at 8:30 a.m.

PUBLIC PARTICIPATION
No items were presented.

ITEMS RECEIVED TOO LATE TO BE AGENDIZED
Determine need and take action to agendize items(s) which arose subsequent to the posting of the Agenda.

No items were presented.

ITEMS DISTRIBUTED TO THE BOARD LESS THAN 72 HOURS PRIOR TO MEETING
No items were presented.

DISCUSSION ITEMS

LEGISLATIVE ACTIVITIES

a. Federal Legislative Report (Barker)

Director Barbre reported that there’s a hearing tomorrow in the Senate and one of the bills being heard is Senator Feinstein’s drought bill, however, she still doesn’t have Republican
support. Senator Feinstein has drafted legislation that individuals who received subsidies for replacing their lawns would not be taxed. Senator Feinstein is reaching out to gain Republican support for this legislation as well.

b. State Legislative Report (BBK)

Mr. Syrus Devers of BBK discussed the State Board’s emergency regulations. The proposed regulations allow each water agency to certify their available supplies. Agencies that certify sufficient supplies to meet anticipated demand through a 3-year drought will not be required to reduce demands. Mr. Devers stated that ACWA and MET really stepped up and worked aggressively to secure regulatory language to allow each agency to certify their supplies to meet demands over the specified three dry years.

With respect to the proposed drinking water fees to fund the SWRCB drinking water regulatory program, Mr. Devers stated that large agencies disproportionate amount subsidizing smaller agencies. SWRCB published the proposed fees for the drinking water program. Retailers with less than 1,000 service connections would see small reductions while larger retailers and wholesalers would pay a disproportionate share of the costs.

Director Tamaribuchi inquired how much money they have collected in fees to which Mr. Devers responded millions of dollars which go exclusively to clean drinking water, drinking water supply, etc., the former DHS programs. Ms. Baez noted that the Department of Public Health didn’t raise fees for ten years which resulted in severely underfunded efforts. Mr. Hunter remarked that it won’t impact MWDOC but it will hit our member agencies and he has Mr. Joe Byrne of BBK looking at it to see if there’s a Prop 26 issue as this may be an area where we engage in a lawsuit. Director Barbre stated that there will be a 50% discount for severely disadvantaged agencies. Director Ackerman inquired whether there’s an actual number of underserved people in the State and how much does it cost to serve these people. Mr. Devers will bring that information back at the next meeting.

c. County Legislative Report (Lewis)

Mr. Lewis’ discussed his report which focuses on a couple of surveys and field polls regarding updated attitudes about water: 62% of registered voters in California deem our State’s water shortage to be “extremely serious”. Also, 86% plan to use less water going forward even if the drought were to end. Mr. Lewis noted that recent polls are available on the website, realclearpolitics.com. He reported further that Congresswoman Loretta Sanchez may square off against Attorney General Kamala Harris for the November run-off. Director Barbre noted that Congresswoman Sanchez is in favor of the Delta Fix and has a clear understanding of Southern California’s water needs.

Mr. Lewis also reported that he attended the meeting at OC LAFCO where the budget was discussed and the addition of two new professional staff members. Per LAFCO, they haven’t had an increase in revenues since 2008. Directors questioned what two additional staff members would do but Mr. Lewis had no further information.
d. Legal and Regulatory Report (Ackerman)

Mr. Dick Ackerman indicated that the U.S. Drought Monitor reduced the drought level for California from D2 and D3 (severe) to L, which is long-term drought. He also reported that there was a meeting last week of CSDA’s Public Works Coalition but they have made no headway with CEQA reform.

CEQA reform was discussed and Director Hinman inquired about purple pipe and the fact that CEQA routinely allows it so she is of the opinion that there is no need for the legislation. Mr. Devers then discussed AB 2438 (Waldron) which would exempt recycled water pipe projects of less than 8 miles in length from CEQA. He will investigate to see if he can come up with some examples of when CEQA allowed purple pipe.

e. MWDOC Legislative Matrix

f. Metropolitan Legislative Matrix

The reports were received and filed.

ACTION ITEMS

SB 163 (HERTZBERG) – WASTEWATER TREATMENT, RECYCLED WATER

Director Tamaribuchi expressed his concern about coordinating with OCSD and OCWD and indicated that if we’re going to oppose SB 163, we should coordinate with OCSD and OCWD. Ms. Alicia Dunkin stated that OCWD supports the concept of water reuse, however, they are taking a watch position. Further that OCWD met with Hertzberg to try to secure amendments. Ms. Dunkin suggested that MWDOC take an oppose unless amended position.

Upon MOTION by Director Barbre, seconded by Director Hinman, and carried (3-0), the Committee recommended the MWDOC Board adopt an oppose unless amended position on SB 163 and a letter be sent to the author and Orange County coordinating our advocacy with OCWD and MET. Directors Hinman, Tamaribuchi and Barbre all voted in favor.

SB 1318 (WOLK) – LOCAL GOVERNMENT: DRINKING WATER INFRASTRUCTURE OR SERVICES: WASTEWATER INFRASTRUCTURE OR SERVICES

Upon MOTION by Director Barbre, seconded by Director Hinman, and carried (3-0), the Committee recommended adopting at the May 18, 2016 Board meeting an oppose position on SB 1318 and sending a letter to the author and Orange County delegation. Directors Hinman, Tamaribuchi and Barbre all voted in favor.

Mr. Hunter stated that just before the meeting, he received a letter from the Senior Legislative Assistant for Representative Garamendi requesting support for S 2533 (Feinstein), California Long-Term provisions for Water Supply and Short-Term Provisions for Emergency Drought Relief Act and to provide assistance to Senator Feinstein in moving this legislation along.
ELECTION INFORMATION (CANDIDATE’S STATEMENTS)

Upon MOTION by Director Barbre, seconded by Director Hinman, and carried (3-0), the Committee recommended not paying for the statements and allowing up to 400 words (which will allow each candidate to choose either 200 or 400 word statements). This will be presented at the May 18, 2016 Board meeting. Directors Hinman, Tamaribuchi and Barbre all voted in favor.

CALIFORNIA SPECIAL DISTRICTS (CSDA) PROPOSED BYLAWS UPDATES

Upon MOTION by Director Barbre, seconded by Director Tamaribuchi, and carried (2-0), the Committee recommended approving the amended and restated CSDA bylaws at the May 18, 2016 Board meeting. Directors Barbre and Tamaribuchi voted in favor; Director Hinman abstained.

INFORMATION ITEMS

AB 1925 (CHANG) DESALINATION, STATEWIDE GOAL

MEETINGS WITH BOARD OF SUPERVISORS

Director Barbre asked about the status of these meetings and inquired whether Mr. John Lewis would attend the meetings with Board members. Mr. Lewis agreed to do that. Ms. Baez stated that she is in the process of scheduling these meetings in June.

UPDATE ON POTENTIAL SAN JUAN CAPISTRANO UTILITIES CONSOLIDATION

UPDATE ON WATER SUMMIT (MAY 20, 2016)

PUBLIC AFFAIRS ACTIVITIES REPORT

SCHOOL PROGRAM PARTICIPATION REPORT

The reports were received and filed.

OTHER ITEMS

REVIEW ISSUES RELATED TO LEGISLATION, OUTREACH, PUBLIC INFORMATION ISSUES, AND MET

Mr. Hunter introduced Mr. Ivan Flores, MWDOC’s new Public Affairs intern, who is studying for his Masters in Public Administration at Cal State Fullerton.

ADJOURNMENT

There being no further business to be brought before the Committee, the meeting adjourned at 9:40 a.m.
At 8:30 a.m., President Osborne called the meeting to order.

PUBLIC PARTICIPATION

No public comments were received.

ITEMS RECEIVED TOO LATE TO BE AGENDIZED

No comments were received.

ITEMS DISTRIBUTED TO THE BOARD LESS THAN 72 HOURS PRIOR TO MEETING

At the beginning of the meeting, Staff distributed the draft agendas for the June Committee meetings.

President Osborne advised that the agenda would be reorganized as follows:

MEMBER AGENCY RELATIONS
  a. Settlement Agreement

General Manager Hunter distributed draft letters in response to the expiration of the Settlement Agreement for discussion (one drafted by the South County agencies and the remaining two drafted by the General Manager as a result of the Executive Committee’s discussion in March).

Director Barbre expressed preference for Version 1 of the letter drafted by the General Manager, highlighting that a letter sent by MWDOC to all of its agencies (rather than just the South County agencies) would assist in gaining stronger unity among the service area. He noted that it should be signed by all Directors and should stress the importance of working together, unified as a County.
Director Hinman agreed with Director Barbre, but commented that a sentence contained in the second paragraph (first page) had a negative connotation.

Director Jacobs (SMWD) asked whether the letter should also be signed by the South County agencies, or just she and Director Safranski (the Chair and Vice Chair of the South County group). Following discussion among the MWDOC Board members, the consensus was that the MWDOC Board (only) should sign the letter. Director Jacobs supported this concept.

Additional discussion was held and Director Jacobs asked that the sentence Director Hinman referred to (above) be omitted from the letter and there was no objection.

There was general consensus that Version 1 of the letter is preferred and that it should be sent under the MWDOC’s Board’s signature, omitting the discussed negative sentence, and sent to all of the agencies (addressed to the Board Presidents/Mayors). It was noted that Director Jacobs would present the letter to the South County agencies and that Ms. Lopez would notify Mr. Hunter of any changes.

EXECUTIVE COMMITTEE PROPOSALS FOR FUTURE AGENDAS

The Committee reviewed and discussed the draft agendas for each of the Committee meetings and made revisions/additions as noted below.

a. Workshop Board Meeting

No information was added, however President Osborne asked that the MWDOC MET Directors report on their various MET Committee activities.

b. Planning & Operations Committee

No information was added to the agenda.

c. Administration & Finance Committee

No information was added to the agenda.

d. Public Affairs & Legislation Committee

Director Hinman asked that two pieces of legislation, namely, AB 2304 and AB 1755, be added to the agenda.

e. Executive Committee

No new items were added to the agenda.
DISCUSSION REGARDING UPCOMING ACTIVITIES OF SIGNIFICANCE

Committee discussed the Water Policy dinners, with staff noting that they are normally held in January, July and October. The Committee asked staff to schedule a meeting of the Ad Hoc Committee on Water Policy Forum dinners. Discussion was held regarding possibly partnering with the ACCOC at an upcoming event. (It should be noted that subsequent to the meeting, and pursuant to President Osborne’s authority, Director Tamaribuchi was added to the Ad Hoc Committee on Water Policy Forums, along with current members, Directors Barbre and Dick).

The Committee then discussed the Water Summit and suggested that staff provide a detailed summary of the Summit attendance for a future PAL Committee.

GENERAL MANAGER’S REPORTS

No new information was presented.

REVIEW AND DISCUSS DISTRICT AND BOARD ACTIVITIES

No information was presented.

ADJOURNMENT

There being no further business to be brought before the Committee, the meeting adjourned at 9:35 a.m.
WATER REVENUES

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TOTAL REVENUES $ 8,720,602.03
### MISCELLANEOUS REVENUES

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<td>05/27/16</td>
<td>City of Brea</td>
<td>March 2016 Smart Timer rebate program</td>
<td>225.00</td>
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<tr>
<td>05/09/16</td>
<td>City of La Habra</td>
<td>February 2016 Turf Removal rebate program</td>
<td>125.00</td>
</tr>
<tr>
<td>05/02/16</td>
<td>City of San Juan Capistrano</td>
<td>Feb-Mar 2016 Turf Removal rebate program</td>
<td>1,946.76</td>
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<td>City of San Clemente</td>
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<td>Golden State Water Company</td>
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<td>City of Huntington Beach</td>
<td>March 2016 Turf Removal rebate program</td>
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<td>05/20/16</td>
<td>Laguna Beach County Water District</td>
<td>March 2016 Turf Removal rebate program</td>
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<td>05/25/16</td>
<td>Irvine Ranch Water District</td>
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<td>2,268.00</td>
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<td>City of Garden Grove</td>
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<td>Yorba Linda Water District</td>
<td>February 2016 Smart Timer and Turf Removal rebate program</td>
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<td>Moulton Niguel Water District</td>
<td>March 2016 Smart Timer, Rotating Nozzle &amp; Turf Removal rebate program</td>
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<td>Moulton Niguel Water District</td>
<td>March 2016 So Cal Watersmart Residential rebate program</td>
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<td>Trabuco Canyon Water District</td>
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<td>Santa Margarita Water District</td>
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<td>Santa Margarita Water District</td>
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<td>Department of Water Resources</td>
<td>Oct-Dec 2015 Comprehensive Landscape WUE</td>
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<td>Oct 15-Mar 16 Online Irrigation Base Scheduler Calculator</td>
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<td>Bureau of Reclamation</td>
<td>Oct 15-Mar 16 Spray to Drip Conversion Pilot Project</td>
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### MISCELLANEOUS REVENUES

<table>
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<th>Date</th>
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<td>05/02/16</td>
<td>El Toro Water District</td>
<td>Water Loss Control technical assistance - WSO, Inc.</td>
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<td>City of Anaheim</td>
<td>WEROC Funding for FY 2015-2016</td>
<td>10,777.00</td>
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TOTAL MISCELLANEOUS REVENUES  $ 883,708.96
TOTAL REVENUES  $ 9,604,310.98

Robert J. Hunter, General Manager

Hilary Chumpitazi, Treasurer
## Municipal Water District of Orange County
### Disbursement Approval Report
#### For the month of June 2016

<table>
<thead>
<tr>
<th>Invoice#</th>
<th>Vendor / Description</th>
<th>Amount to Pay</th>
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</thead>
<tbody>
<tr>
<td><strong>Core Expenditures:</strong></td>
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<td></td>
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</tbody>
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| 1109 | Richard Ackerman  
May 2016 Legal consulting on water policy issues | 3,675.00 |
| | *** Total *** | 3,675.00 |
| 37399-400 | Aleshire & Wynder LLP  
April 2016 Legal services | 1,524.51 |
| | *** Total *** | 1,524.51 |
| 516051425 | AlTA FoodCraft  
5/18/16 Coffee & tea supplies | 302.10 |
| | *** Total *** | 302.10 |
| 0783660 | Arcadis US, Inc.  
March 2016 Services for development of Urban Water Management plan | 65,639.70 |
| | *** Total *** | 65,639.70 |
| 55401-APR16 | Best Best and Krieger LLP  
April 2016 Legal services | 7,158.27 |
| 771934 | April 2016 State legislative advocacy services | 7,094.96 |
| | *** Total *** | 15,153.23 |
| 84724 | Business Comm. Solutions  
5/3/16-5/2/17 Cisco Smartnet and Voice Smartnet license for phone system | 2,233.00 |
| | *** Total *** | 2,233.00 |
| 80554972/17 | CDM Smith  
4/3/16-4/30/16 Engineering services for Water Reliability Investigation | 17,820.00 |
| | *** Total *** | 17,820.00 |
| DDF3225 | CDW Government  
5/12/16-5/11/17 Symantec Anti-Virus software renewal for 40 licenses | 1,960.00 |
| | *** Total *** | 1,960.00 |
| 21414104 | Fry's Electronics  
5/16/16  Computer components | 319.01 |
| 21414106 | 5/16/16 Computer supplies | 3.62 |
| 21416262 | 5/17/16  Computer supplies | 53.99 |
| | *** Total *** | 376.62 |
| 052016 | Michael R. Gunson  
5/20/16 OC Water Summit speaker expense reimbursement | 33.50 |
| | *** Total *** | 33.50 |
| 105-0516 | James C. Barker, P.C.  
May 2016 Federal legislative advocacy services | 8,000.00 |
<p>| | *** Total *** | 8,000.00 |</p>
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<tr>
<td>2789</td>
<td>Karen's Detoil Custom Frames&lt;br&gt;Custom framing for 18 proclamations</td>
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<tr>
<td>2791</td>
<td>6 Proclamations re-framed</td>
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<td>2016-126</td>
<td>Lewis Consulting Group, LLC&lt;br&gt;May 2016 Consulting services</td>
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<td>10010337289-2016</td>
<td>Los Angeles Times&lt;br&gt;6/14/16-6/15/17 Annual subscription</td>
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<td>MWDOC-1038</td>
<td>Edward G. Means III&lt;br&gt;April 2016 Support on Metropolitan issues &amp; strategic guidance to Engineering department</td>
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<td>1,010.80</td>
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<tr>
<td>I-00955536</td>
<td>Office Solutions&lt;br&gt;5/5/16 Office supplies &amp; 400 business cards for OC Water Summit</td>
<td>51.81</td>
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<tr>
<td>I-009555801</td>
<td>5/6/16 Office supplies</td>
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<td>I-00956974</td>
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<td>I-00959482</td>
<td>5/12/16 Office supplies for 5/20/16 OC Water Summit</td>
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<td>I-00959499</td>
<td>5/12/16 Office supplies</td>
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<td>I-00959660</td>
<td>45 Acrylic table tent frames for Public Affairs events</td>
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<td>5/13/16 Office supplies for 5/20/16 OC Water Summit</td>
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<td>I-00965787</td>
<td>5/25/16 Office supplies</td>
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<td>I-00966174</td>
<td>5/25/16 Office supplies</td>
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<td>I-00967320</td>
<td>5/27/16 Office supplies</td>
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<td>6/1/16 Office supplies</td>
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<td>16204</td>
<td>Orange County Water District&lt;br&gt;April 2016 50% of WACO expenses</td>
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<td>16225</td>
<td><strong>Total</strong></td>
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<td>20848</td>
<td><strong>Total</strong></td>
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<td>360653011</td>
<td>Patricia Kennedy Inc.&lt;br&gt;June 2016 Plant maintenance</td>
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<tr>
<td>360654011</td>
<td>Queen Beach Printers, Inc.&lt;br&gt;375 Printed programs for 5/20/16 OC Water Summit</td>
<td>2,192.40</td>
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<td><strong>Total</strong></td>
<td>712.80</td>
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<td><strong>Total</strong></td>
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# Municipal Water District of Orange County
## Disbursement Approval Report
### For the month of June 2016

<table>
<thead>
<tr>
<th>Invoice#</th>
<th>Vendor / Description</th>
<th>Amount to Pay</th>
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<tbody>
<tr>
<td>44615</td>
<td><em>Quick Signs &amp; Graphics</em> 8' x 8' Fabric logo banner for 5/20/16 OC Water Summit event</td>
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<tr>
<td>44697</td>
<td>3 Banners for 5/20/16 OC Water Summit event</td>
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<td>44698</td>
<td>3 Event display stands</td>
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<td>1062903270</td>
<td><em>Ricoh USA, Inc.</em> 1 Ricoh Pro printer with accessories and training</td>
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<td>8039070669</td>
<td><em>Staples Advantage</em> 4/30/16 Office supplies</td>
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<td>8039364347</td>
<td>5/21/16 Office supplies</td>
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<td>115.07</td>
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<td>525172</td>
<td><em>Tangram</em> 1 Ergonomic chair</td>
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<td>730.43</td>
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<td>FY 15-16</td>
<td><em>U.S. Bank N.A.</em> 2016 Annual OPEB contribution</td>
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<td>107,332.18</td>
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<td>48091</td>
<td><em>Z Cater</em> 5/17/16 Breakfast for Women in Water meeting</td>
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<td><strong>Total Core Expenditures</strong></td>
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### Choice Expenditures:

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<td><em>Chambers Group Inc.</em> April 2016 Baseline environmental monitoring for Doheny Ocean Desal project</td>
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<td>DSOC/IV/14-</td>
<td><em>Discovery Science Center</em> April 2016 School program</td>
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<td>16225</td>
<td><em>Orange County Water District</em> April 2016 Postage for WUE rebate programs</td>
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<td>600101589</td>
<td><em>Sunset</em> 8,500 Waterwise booklets</td>
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<td>13,365.00</td>
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Municipal Water District of Orange County
Disbursement Approval Report
For the month of June 2016

<table>
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<tr>
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<td>Top Hot Productions</td>
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<td>5/31/16 Lunch for Water Loss Control workgroup</td>
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<td><strong>Total Choice Expenditures</strong></td>
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**Other Funds Expenditures:**

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<tr>
<td>03-007</td>
<td>February-March 2016 Landscape Performance Certification program funded by IRWD &amp; MET</td>
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<td><strong>Total</strong>*</td>
<td><strong>Total</strong>*</td>
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<td>April 2016 Field verifications for rebate programs</td>
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<td>1995A</td>
<td>April 2016 Services to perform Turf Removal inspections</td>
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<td><strong>Total</strong>*</td>
<td><strong>Total</strong>*</td>
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**Total Other Funds Expenditures**

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<table>
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<tbody>
<tr>
<td><strong>Total Expenditures</strong></td>
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Municipal Water District of Orange County  
Disbursement Ratification Report  
For the month of May 2016

<table>
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<th>Vendor #</th>
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<th>Net Amount</th>
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<tbody>
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<td>5/2/16</td>
<td>TIMEWA</td>
<td>Time Warner Cable</td>
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<td>5210-MAY16</td>
<td>May 2016 Telephone and internet expense</td>
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<td>5/2/16</td>
<td>VERIZO</td>
<td>Verizon Wireless</td>
<td>76.02</td>
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<td>9764307803</td>
<td>April 2016 4G Mobile broadband unlimited service</td>
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<td>Linda Ackerman</td>
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<td>C3OFFI</td>
<td>C3 Office Solutions LLC</td>
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<td>INV50868</td>
<td>May 2016 Canon copier maintenance</td>
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<td>DELAGE</td>
<td>De Lage Landen Public Finance</td>
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<td>49770827</td>
<td>May 2016 Canon copier lease</td>
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<td>Iron Mountain</td>
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<td>MNU9171</td>
<td>May 2016 Storage/retrieval of archived document</td>
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<td>HOSTER</td>
<td>Kevin Hostert</td>
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<td>April 2016 Business expense</td>
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<tr>
<td>134259</td>
<td>5/13/16</td>
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<td>Time Warner Cable</td>
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<td>3564-MAY16</td>
<td>May 2016 Telephone expense for 4 analog fax lines</td>
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<td>Name / Description</td>
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<td>Joseph Berg April 2016 Business expense</td>
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<td>Harvey De La Torre April 2016 Business expense</td>
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## Municipal Water District of Orange County
### Disbursement Ratification Report
#### For the month of May 2016

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## Municipal Water District of Orange County
### Disbursement Ratification Report
#### For the month of May 2016

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## Municipal Water District of Orange County
### Disbursement Ratification Report
#### For the month of May 2016

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# Municipal Water District of Orange County
## Disbursement Ratification Report
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**Turf Removal Program**

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- R. Bartlett
- M. Harris
- G. Walsh
- C. Fisher
- K. Lengsfeld
- R. Epstein
- H. DiCroce
- P. Sim
- S. Liao
- J. Toibert

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**Total *** 247,201.05**
### Municipal Water District of Orange County
### Disbursement Ratification Report
### For the month of May 2016

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### Disbursement Ratification Report
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<td>TR7-R-SM-945-883</td>
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<td>S. Laurent-Michel</td>
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<tr>
<td>134526</td>
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<td>TR7-R-NWPT-3088-3029</td>
<td>T. Watson</td>
<td>952.00</td>
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<td>134527</td>
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<td>TR7-R-O-3092-3033</td>
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<td>TR7-SIC-11896-25221</td>
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<td>134529</td>
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<td>TR7-YLWD-24082-10478</td>
<td>Broadmoor Placentia HOA (Placentia)</td>
<td>919.00</td>
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<td>134531</td>
<td>5/31/16</td>
<td>ATTEOC</td>
<td>4492-MAY16</td>
<td>May 2016 WEROC N. EOC telephone expense</td>
<td>250.03</td>
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<td>CATALI</td>
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<td>Catalina Island Conservancy</td>
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<td>May 2016 WEROC radio repeater site lease</td>
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<td>134540</td>
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<td>DRIPPR</td>
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<td>M. Gad</td>
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<td>S2D-IRWD-3887</td>
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<td>S2D-IRWD-3914</td>
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<tr>
<td>134543</td>
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<td>S2D-LBCWD-3992</td>
<td>G. Cortes</td>
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<tr>
<td>134544</td>
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<td>S2D-MESA-3929</td>
<td>S. Rhorer</td>
<td>525.00</td>
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</table>

***Total *** 192,801.99
### Municipal Water District of Orange County
### Disbursement Ratification Report
### For the month of May 2016

<table>
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<tr>
<th>Check #</th>
<th>Date</th>
<th>Vendor #</th>
<th>Name / Description</th>
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<td>S2D-MNWD-3909</td>
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<tr>
<td>134546</td>
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<td>K. Ruddins</td>
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<tr>
<td>134547</td>
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<td>S2D-SCLM-3913</td>
<td>J. Rees</td>
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<tr>
<td>134548</td>
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<td>S2D-SMWD-3906</td>
<td>S. Fitzpatrick</td>
<td>410.00</td>
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<td>134549</td>
<td>5/31/16</td>
<td>S2D-SCWD-3896</td>
<td>K. Hesley</td>
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<td>134550</td>
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<td>C.M. Stratplan, Inc. (Irvine)</td>
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<td>***Total ***</td>
<td>5,462.93</td>
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<td>5/31/16</td>
<td>USBANK</td>
<td>U.S. Bank</td>
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<td>4140-APR16</td>
<td>03/22/16-04/22/16 Cal Card charges</td>
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<td>***Total ***</td>
<td>267.76</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>(See attached sheet for details)</td>
<td></td>
</tr>
<tr>
<td>ACH001998</td>
<td>5/31/16</td>
<td>HUBBAR</td>
<td>Kelly Hubbard</td>
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<tr>
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<td></td>
<td>033116</td>
<td>March 2016 Business expense</td>
<td>137.72</td>
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<td>***Total ***</td>
<td>137.72</td>
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<td>ACH002004</td>
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<td>SANTAM</td>
<td>Santa Margarita Water District</td>
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<td>MAR2016</td>
<td>March 2016 SCP Operation surcharge</td>
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<td>***Total ***</td>
<td>19,236.43</td>
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<tr>
<td>WIRE-160531</td>
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<td>METWAT</td>
<td>Metropolitan Water District</td>
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<td></td>
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<td>8652</td>
<td>March 2016 Water deliveries</td>
<td>7,572,125.45</td>
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<td>***Total ***</td>
<td>7,572,125.45</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td><strong>Total Other Funds Disbursements</strong></td>
<td>9,307,480.84</td>
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<td></td>
<td><strong>Total Disbursements</strong></td>
<td>9,320,735.03</td>
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</table>

---

Robert J. Hunter, General Manager

Hilary Chumpitazi, Treasurer
### K. Seckel Card

<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>03/22/16</td>
<td>UPS delivery charges for Board &amp; Committee packets on Mar. 11, 2016</td>
<td>75.55</td>
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<td>03/22/16</td>
<td>1 Dry erase board</td>
<td>13.38</td>
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<tr>
<td>03/22/16</td>
<td>Association of Metropolitan Water Agencies conference in Washington, DC from Mar. 20-22, 2016 - Accommodations for R. Hunter</td>
<td>1,267.63</td>
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<tr>
<td>03/23/16</td>
<td>3 Year renewal for Barracuda security encrypted connection</td>
<td>167.97</td>
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<td>03/23/16</td>
<td>Lunch for Orange County MET Managers' meeting</td>
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<tr>
<td>03/23/16</td>
<td>Lunch for WEROC new staff training</td>
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<tr>
<td>03/25/16</td>
<td>American Water Works Association Annual Conference in Chicago, IL from Jun. 19-22, 2016 - Registration for L. Loewen</td>
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<td>03/28/16</td>
<td>Orange County Business Council Advocacy trip in Washington, DC from May 23-25, 2016 - Airfare for Director Barbre</td>
<td>890.20</td>
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<td>03/29/16</td>
<td>Sympathy flowers for staff member</td>
<td>89.61</td>
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<td>03/29/16</td>
<td>UPS delivery charges for Board &amp; Committee packets on Mar. 18, 2016</td>
<td>52.10</td>
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<td>03/30/16</td>
<td>FedEx delivery charges for Board of Supervisors on Mar. 28, 2016</td>
<td>15.74</td>
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<tr>
<td>04/05/16</td>
<td>UPS delivery charges for Board &amp; Committee packets - Refund for duplicate charges</td>
<td>(11.80)</td>
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<td>04/07/16</td>
<td>Roundpeg Adobe InDesign training in Newport Beach, CA from Apr. 11-12, 2016 - Registration for L. Loewen</td>
<td>795.00</td>
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<tr>
<td>04/07/16</td>
<td>Southern California Water Committee Quarterly meeting in Commerce, CA on Apr. 22, 2016 - Registration for Director Hinman</td>
<td>70.00</td>
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<tr>
<td>04/07/16</td>
<td>California Special Districts Association Legislative Days in Sacramento, CA from May 17-18, 2016 - Registration for H. Baez</td>
<td>175.00</td>
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<td>04/07/16</td>
<td>Refreshments for Elected Officials meeting</td>
<td>105.00</td>
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<td>04/08/16</td>
<td>Office supplies from American Flags Express</td>
<td>10.12</td>
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<td>04/08/16</td>
<td>2 Toner cartridges for WEROC EOCs</td>
<td>71.26</td>
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<tr>
<td>04/11/16</td>
<td>Office supplies from Costco</td>
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<td>04/11/16</td>
<td>UPS delivery charges for Board &amp; Committee packets on Apr. 8, 2016</td>
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<td>04/14/16</td>
<td>California Special Districts Association Technology and the Public Records Act webinar on Apr. 28, 2016 - Registration for P. Dinh, M. Goldsby and S. Sherman</td>
<td>115.00</td>
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<td>04/14/16</td>
<td>American Society of Civil Engineers employment ad for Principal Engineer position</td>
<td>495.00</td>
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<td>04/15/16</td>
<td>FedEx delivery charges for Board of Supervisors on Apr. 4, 2016</td>
<td>15.74</td>
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<tr>
<td>04/15/16</td>
<td>State Water Resources Control Board meeting in Sacramento, CA on Apr. 20, 2016 - Airfare for J. Berg</td>
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<td>04/18/16</td>
<td>FedEx delivery charges for Board of Supervisors on Apr. 14, 2016</td>
<td>15.74</td>
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<tr>
<td>04/18/16</td>
<td>UPS delivery charges for Board &amp; Committee packets on Apr. 8 &amp; 13, 2016</td>
<td>90.18</td>
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## Cal Card Statement Detail
**Statement Date:** April 22, 2016  
**Payment Date:** May 31, 2016

<table>
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<tr>
<th>Date</th>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>04/21/16</td>
<td>Lunch for Managers' meeting</td>
<td>460.30</td>
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<td><strong>Total</strong></td>
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<tr>
<td></td>
<td></td>
<td><strong>$ 7,067.02</strong></td>
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1. Director Barbre reimbursed MWDOC $249.00

### R. Hunter Card

<table>
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<th>Description</th>
<th>Amount</th>
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<td>03/21/16-04/22/16</td>
<td>Meals for R. Hunter's meeting</td>
<td>$ 94.24</td>
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<td>03/21/16-03/23/16</td>
<td>Association of Metropolitan Water Agencies conference in Washington, DC from Mar. 20-22, 2016 - Meals, parking &amp; transportation for R. Hunter</td>
<td>159.44</td>
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<td>03/29/16</td>
<td>Southern California Water Committee Quarterly meeting in Commerce, CA on Apr. 22, 2016 - Registration</td>
<td>70.00</td>
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<td>04/04/16</td>
<td>Brown and Caldwell employment ad</td>
<td>200.00</td>
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<tr>
<td>04/08/16</td>
<td>American Water Works Association employment ad for Principal Engineer position</td>
<td>249.00</td>
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<tr>
<td></td>
<td><strong>Total</strong></td>
<td>$ 772.68</td>
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Municipal Water District of Orange County  
GM Approved Disbursement Report
For the month of May 2016

<table>
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<th>Check #</th>
<th>Date</th>
<th>Vendor #</th>
<th>Name / Description</th>
<th>Net Amount</th>
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<tbody>
<tr>
<td>134434</td>
<td>5/18/16</td>
<td>WESTIN 500-35KWCY1A</td>
<td><strong>The Westin South Coast Plaza</strong> 5/20/16 OC Water Summit Food and hotel facilities ***Total ***</td>
<td>31,459.85</td>
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<tr>
<td>134435</td>
<td>5/18/16</td>
<td>TONYWA OCWD-006A</td>
<td><strong>Tony Wayne Burgess</strong> 5/20/16 OC Water Summit audio visual services ***Total ***</td>
<td>9,814.50</td>
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<td>134539</td>
<td>5/31/16</td>
<td>SENTIU 1179</td>
<td><strong>Sentium Inc.</strong> Keynote speaker fee for 5/20/16 OC Water Summit ***Total ***</td>
<td>2,839.96</td>
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<tr>
<td>134552</td>
<td>5/31/16</td>
<td>TONYWA OCWD-006.1</td>
<td><strong>Tony Wayne Burgess</strong> 5/20/16 OC Water Summit podium rental and parking expenses ***Total ***</td>
<td>463.00</td>
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</table>

**Total Core Disbursements**
44,577.31

**Choice Disbursements:**

**Total Choice Disbursements**

---

**Other Funds Disbursements:**

**Total Other Funds Disbursements**

---

**Total Disbursements**
44,577.31

Robert J. Hunter, General Manager  
Hilary Chumpitazi, Treasurer

(1) For disbursements that did not make the cut-off of previous month's Disbursement Approval report. Disbursements are approved by GM for payment and need A & F Committee ratification.
Municipal Water District of Orange County
Consolidated Summary of Cash and Investment
April 30, 2016

District investments and cash balances are held in various funds designated for certain purposes as follows:

<table>
<thead>
<tr>
<th>Fund</th>
<th>Book Value</th>
<th>% of Portfolio</th>
</tr>
</thead>
<tbody>
<tr>
<td>Designated Reserves</td>
<td></td>
<td></td>
</tr>
<tr>
<td>General Operations</td>
<td>$2,494,603</td>
<td>29.22%</td>
</tr>
<tr>
<td>Grant &amp; Project Cash Flow</td>
<td>1,480,000</td>
<td>17.33%</td>
</tr>
<tr>
<td>Election Expense</td>
<td>215,463</td>
<td>5.86%</td>
</tr>
<tr>
<td>Building Repair</td>
<td>500,407</td>
<td>2.52%</td>
</tr>
<tr>
<td><strong>Total Designated Reserves</strong></td>
<td>4,690,473</td>
<td>54.93%</td>
</tr>
<tr>
<td>General Fund</td>
<td>4,471,022</td>
<td>52.36%</td>
</tr>
<tr>
<td>Water Fund</td>
<td>3,639,679</td>
<td>42.63%</td>
</tr>
<tr>
<td>Conservation Fund</td>
<td>(4,593,942)</td>
<td>(53.80%)</td>
</tr>
<tr>
<td>Desalination Feasibility Study Fund</td>
<td>222,385</td>
<td>2.60%</td>
</tr>
<tr>
<td>WEROC Fund</td>
<td>100,404</td>
<td>1.18%</td>
</tr>
<tr>
<td>Trustee Activities</td>
<td>8,645</td>
<td>0.10%</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$8,538,666</td>
<td>100.00%</td>
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</tbody>
</table>

The funds are invested as follows:

<table>
<thead>
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<th>Term of Investment</th>
<th>% of Portfolio</th>
<th>Book Value</th>
<th>Market Value</th>
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<tbody>
<tr>
<td>Cash</td>
<td>0.86%</td>
<td>$73,395</td>
<td>$73,395</td>
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<td>Short-term investment</td>
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<tr>
<td>• LAIF</td>
<td>1.85%</td>
<td>$157,563</td>
<td>$157,563</td>
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<tr>
<td>• OCIP</td>
<td>60.95%</td>
<td>5,204,457</td>
<td>5,204,457</td>
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<tr>
<td>Long-term investment</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>• Misc. Securities</td>
<td>8.82%</td>
<td>753,251</td>
<td>758,877</td>
</tr>
<tr>
<td>• Certificates of Deposit</td>
<td>27.52%</td>
<td>2,350,000</td>
<td>2,374,373</td>
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<tr>
<td><strong>Total</strong></td>
<td>100.00%</td>
<td>$8,538,666</td>
<td>$8,568,665</td>
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</tbody>
</table>

The average number of days to maturity/call as of April 30, 2016 equaled 353 and the average yield to maturity is 1.061%. During the month, the District's average daily balance was $11,075,213.21. Funds were invested in Federal Agency Issues, Certificates of Deposit, Negotiable CD's, Miscellaneous Securities, the Local Agency Investment Funds (LAIF) and the Orange County Investment Pool (OCIP) during the month of April 2016.

The $29,999 difference between the book value and the market value on April 30, 2016 represents the exchange difference if all investments had been liquidated on that date. Since it is the District's practice to "buy and hold" investments until maturity, the market values are a point of reference, not an indication of actual loss or gain. There are no current plans or cash flow requirements identified in the near future that would require the sale of these securities prior to maturity.

Robert J. Hunter
General Manager

Hilary Chumpitazi
Treasurer
## MUNICIPAL WATER DISTRICT OF ORANGE COUNTY

Portfolio Management - Portfolio Summary
April 30, 2016

<table>
<thead>
<tr>
<th>Date</th>
<th>Par Value</th>
<th>Market Value</th>
<th>Book Value</th>
<th>% of Portfolio</th>
<th>Days to Mat/Call</th>
<th>YTM Cost</th>
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<tbody>
<tr>
<td>4/30/2016</td>
<td>2,350,000.00</td>
<td>2,374,373.25</td>
<td>2,350,000.00</td>
<td>27.77</td>
<td>605</td>
<td>1.697</td>
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<tr>
<td>Certificates of Deposit - Bank</td>
<td>157,563.02</td>
<td>157,563.02</td>
<td>157,563.02</td>
<td>1.86</td>
<td>1</td>
<td>0.525</td>
</tr>
<tr>
<td>Local Agency Investment Funds</td>
<td>750,000.00</td>
<td>758,877.50</td>
<td>753,250.98</td>
<td>8.86</td>
<td>1449</td>
<td>2.238</td>
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<tr>
<td>Miscellaneous Securities - Coupon</td>
<td>5,204,456.78</td>
<td>5,204,456.78</td>
<td>5,204,456.78</td>
<td>61.50</td>
<td>1</td>
<td>0.620</td>
</tr>
<tr>
<td>Orange County Investment Pool</td>
<td>73,394.73</td>
<td>73,394.73</td>
<td>73,394.73</td>
<td>100.00%</td>
<td>353</td>
<td>1.061</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Cash</th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Passbook Checking</td>
<td>73,394.73</td>
<td>73,394.73</td>
<td>73,394.73</td>
<td>1</td>
<td>0.00</td>
<td></td>
</tr>
</tbody>
</table>

| Total Cash and Investments | 8,535,414.53 | 8,568,665.28 | 8,538,665.51 | 353 | 1.061 |

<table>
<thead>
<tr>
<th>Total Earnings</th>
<th>Month Ending April</th>
<th>Fiscal Year to Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current Year</td>
<td>8,228.39</td>
<td>100,884.05</td>
</tr>
<tr>
<td>Average Daily Balance</td>
<td>11,075,213.21</td>
<td>100,884.05</td>
</tr>
<tr>
<td>Effective Rate of Return</td>
<td>1.061%</td>
<td></td>
</tr>
</tbody>
</table>

We certify that this report reflects the cash and investments of the Municipal Water District of Orange County and is in conformity with the Government Code requirements and the District Investment Policy and Guidelines in effect at the time of investment. The Investment Program herein shown provides sufficient cash flow liquidity to meet the next six month's estimated expenditure. The source for the market values are from Union Bank.

Robert J. Hunter, General Manager  
Date: 6-2-16

Hilary Chumpitazi, Treasurer  
Date: 06/01/2016

O:\Finance\A&F COMM\FY 15-16\Cash & Invest 2015-16\Tracker Apr 2016 report. 6/1/2016
### MUNICIPAL WATER DISTRICT OF ORANGE COUNTY
#### Portfolio Management
#### Long-Term Portfolio Details - Investments
#### April 30, 2016

<table>
<thead>
<tr>
<th>Issuer</th>
<th>CUSIP/Ticker</th>
<th>Settlement Date</th>
<th>Par Value</th>
<th>Market Value</th>
<th>Book Value</th>
<th>Coupon Rate</th>
<th>YTM @ Cost</th>
<th>Days To Call/Maturity</th>
<th>Maturity Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Certificate of Deposit - Bank</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ally Bank</td>
<td>02006LFV0</td>
<td>7/23/2014</td>
<td>250,000.00</td>
<td>250,805.00</td>
<td>250,000.00</td>
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<td>1.150</td>
<td>450</td>
<td>7/24/2017</td>
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<td>American Express Bank</td>
<td>02587CEA4</td>
<td>7/29/2015</td>
<td>250,000.00</td>
<td>251,710.00</td>
<td>250,000.00</td>
<td>1.450</td>
<td>1.450</td>
<td>539</td>
<td>1/29/2018</td>
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<tr>
<td>Barclays Bank</td>
<td>06740KJP3</td>
<td>9/24/2015</td>
<td>250,000.00</td>
<td>254,537.50</td>
<td>250,000.00</td>
<td>1.800</td>
<td>1.900</td>
<td>1241</td>
<td>9/23/2019</td>
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<tr>
<td>Capital One Bank</td>
<td>140420TY6</td>
<td>8/5/2015</td>
<td>250,000.00</td>
<td>252,137.50</td>
<td>250,000.00</td>
<td>1.700</td>
<td>1.700</td>
<td>828</td>
<td>8/8/2018</td>
</tr>
<tr>
<td>Capital One Natl Asn</td>
<td>14042E8C9</td>
<td>9/2/2015</td>
<td>250,000.00</td>
<td>254,962.50</td>
<td>250,000.00</td>
<td>1.950</td>
<td>1.950</td>
<td>1221</td>
<td>9/3/2019</td>
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<tr>
<td>Discover Bank</td>
<td>2546712YS</td>
<td>7/23/2014</td>
<td>250,000.00</td>
<td>251,982.50</td>
<td>250,000.00</td>
<td>1.600</td>
<td>1.600</td>
<td>814</td>
<td>7/23/2018</td>
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<td>GE Capital Bank</td>
<td>36163FJC8</td>
<td>7/25/2014</td>
<td>250,000.00</td>
<td>250,805.00</td>
<td>250,000.00</td>
<td>1.200</td>
<td>1.200</td>
<td>451</td>
<td>7/25/2017</td>
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<tr>
<td>Goldman Sachs Bank</td>
<td>38143AAT9</td>
<td>1/23/2013</td>
<td>100,000.00</td>
<td>100,271.00</td>
<td>100,000.00</td>
<td>1.050</td>
<td>1.050</td>
<td>268</td>
<td>1/23/2017</td>
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<tr>
<td>HSBC Bank USA NA</td>
<td>4043MAK85</td>
<td>1/21/2016</td>
<td>250,000.00</td>
<td>252,432.25</td>
<td>250,000.00</td>
<td>1.550</td>
<td>2.534</td>
<td>631</td>
<td>1/21/2021</td>
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<tr>
<td>Synchrony Bank</td>
<td>87164XBY1</td>
<td>7/25/2014</td>
<td>250,000.00</td>
<td>254,730.00</td>
<td>250,000.00</td>
<td>2.050</td>
<td>2.050</td>
<td>1186</td>
<td>7/30/2019</td>
</tr>
<tr>
<td><strong>Sub Total</strong></td>
<td></td>
<td></td>
<td>2,350,000.00</td>
<td>2,374,373.25</td>
<td>2,350,000.00</td>
<td>1.593</td>
<td>1.687</td>
<td>905</td>
<td></td>
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<tr>
<td>Miscellaneous Securities - Coupon</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>JPMorgan Chase</td>
<td>46826HKA7</td>
<td>11/2/2015</td>
<td>500,000.00</td>
<td>503,660.00</td>
<td>501,735.77</td>
<td>2.250</td>
<td>2.152</td>
<td>1332</td>
<td>1/23/2020</td>
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<tr>
<td>Wells Fargo</td>
<td>94974BQ85</td>
<td>1/13/2016</td>
<td>250,000.00</td>
<td>252,217.50</td>
<td>251,515.21</td>
<td>2.550</td>
<td>2.409</td>
<td>1682</td>
<td>12/7/2020</td>
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<tr>
<td><strong>Sub Total</strong></td>
<td></td>
<td></td>
<td>750,000.00</td>
<td>758,877.50</td>
<td>753,250.98</td>
<td>2.350</td>
<td>2.238</td>
<td>1449</td>
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<tr>
<td><strong>Total Investments</strong></td>
<td></td>
<td></td>
<td>3,100,000.00</td>
<td>3,133,250.75</td>
<td>3,103,250.98</td>
<td>1.775</td>
<td>1.828</td>
<td>961</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Total Earnings</th>
<th>Month Ending April</th>
<th>Fiscal Year To Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current Year</td>
<td>4,430.58</td>
<td>49,418.55</td>
</tr>
<tr>
<td>Investments</td>
<td>CUSIP/Ticker</td>
<td>Settlement Date</td>
</tr>
<tr>
<td>-------------------------------------</td>
<td>--------------</td>
<td>-----------------</td>
</tr>
<tr>
<td>Local Agency Investment Funds</td>
<td>LAIF</td>
<td>5/30/2010</td>
</tr>
<tr>
<td>Sub Total</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Orange County Investment Pool</td>
<td>OCIP</td>
<td>8/29/2005</td>
</tr>
<tr>
<td>Sub Total</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Investments</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Passbook Checking</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bank of America Cash</td>
<td>CASH0547</td>
<td>7/1/2011</td>
</tr>
<tr>
<td>Petty Cash Cash</td>
<td>CASH</td>
<td>7/1/2011</td>
</tr>
<tr>
<td>Total Cash</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Cash and Investments</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Earnings</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Current Year</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Month Ending April</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fiscal Year To Date</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Municipal Water District of Orange County

**Cash and Investments at May 01, 2016**

#### ALLOCATION

<table>
<thead>
<tr>
<th>ALLOCATION</th>
<th>AMOUNT</th>
<th>%</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>MWDOC</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Designated Reserves</td>
<td></td>
<td></td>
</tr>
<tr>
<td>General</td>
<td>$2,494,603</td>
<td>29.22%</td>
</tr>
<tr>
<td>Grant &amp; Project Cash Flow</td>
<td>1,480,000</td>
<td>17.33%</td>
</tr>
<tr>
<td>Election Expense</td>
<td>500,407</td>
<td>5.86%</td>
</tr>
<tr>
<td>Building Repair</td>
<td>215,463</td>
<td>2.52%</td>
</tr>
<tr>
<td><strong>Total Designated Reserves</strong></td>
<td>4,690,473</td>
<td>54.93%</td>
</tr>
<tr>
<td>General</td>
<td>4,471,022</td>
<td>52.36%</td>
</tr>
<tr>
<td>Water</td>
<td>3,639,679</td>
<td>42.63%</td>
</tr>
<tr>
<td>Conservation</td>
<td>(4,593,942)</td>
<td>-53.80%</td>
</tr>
<tr>
<td>Desalination Feasibility Study</td>
<td>222,385</td>
<td>2.60%</td>
</tr>
<tr>
<td>WEROC</td>
<td>100,404</td>
<td>1.18%</td>
</tr>
<tr>
<td><strong>TOTAL MWDOC</strong></td>
<td>$8,530,021</td>
<td>99.90%</td>
</tr>
</tbody>
</table>

#### TRUSTEE ACTIVITIES

<table>
<thead>
<tr>
<th>TRUSTEE ACTIVITIES</th>
<th>AMOUNT</th>
<th>%</th>
</tr>
</thead>
<tbody>
<tr>
<td>AMP Sales Admin</td>
<td>$8,645</td>
<td>0.10%</td>
</tr>
<tr>
<td><strong>TOTAL TRUSTEE ACTIVITIES</strong></td>
<td>$8,645</td>
<td>0.10%</td>
</tr>
</tbody>
</table>

**TOTAL CASH & INVESTMENTS**

| TOTAL CASH & INVESTMENTS      | $8,538,666 | 100.00%|

---

*Page 53 of 294*
Monthly Account Report for the Period
4/1/2016 to 4/30/2016

Rob Hunter
General Manager
Municipal Water Dist of Orange County
18700 Ward Street
Fountain Valley, CA 92708

Account Summary

<table>
<thead>
<tr>
<th>Source</th>
<th>Beginning Balance as of 4/1/2016</th>
<th>Contributions</th>
<th>Earnings</th>
<th>Expenses</th>
<th>Distributions</th>
<th>Transfers</th>
<th>Ending Balance as of 4/30/2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employer Contribution</td>
<td>$1,262,327.95</td>
<td>$0.00</td>
<td>$11,349.32</td>
<td>$300.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$1,273,377.27</td>
</tr>
<tr>
<td>Totals</td>
<td>$1,262,327.95</td>
<td>$0.00</td>
<td>$11,349.32</td>
<td>$300.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$1,273,377.27</td>
</tr>
</tbody>
</table>

Investment Selection
Moderate HighMark PLUS

Investment Objective

The dual goals of the Moderate Strategy are growth of principal and income. It is expected that dividend and interest income will comprise a significant portion of total return, although growth through capital appreciation is equally important. The portfolio will be allocated between equity and fixed income investments.

Investment Return

<table>
<thead>
<tr>
<th></th>
<th>1-Month</th>
<th>3-Months</th>
<th>1-Year</th>
<th>3-Years</th>
<th>5-Years</th>
<th>10-Years</th>
<th>Plan's Inception Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annualized Return</td>
<td>4.60%</td>
<td>-1.26%</td>
<td>4.56%</td>
<td>-</td>
<td>-</td>
<td></td>
<td>10/26/2011</td>
</tr>
</tbody>
</table>

Information as provided by US Bank, Trustee for PARS; Not FDIC Insured; No Bank Guarantee; May Lose Value
Past performance does not guarantee future results. Performance returns may not reflect the deduction of applicable fees, which could reduce returns. Information is deemed reliable but may be subject to change.
Investment Return: Annualized rate of return is the return on an investment over a period other than one year multiplied or divided to give a comparable one-year return.
Account balances are inclusive of Trust Administration, Trustee and Investment Management fees
<table>
<thead>
<tr>
<th>VENDOR</th>
<th>Cash - Beginning Balance (4,366,336.14)</th>
<th>EXPENDITURES:</th>
<th>Balance (4,150,715.21)</th>
<th>INTEREST REV.</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>...</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Cash Balance:**
- Jul 2015: 1,290,715.17
- Aug 2015: 2,115,143.87
- Sep 2015: 7,697,923.52
- Oct 2015: 7,061,030.15
- Nov 2015: 7,391,037.82
- Dec 2015: 7,788,213.15
- Jan 2016: 8,315,231.38
- Feb 2016: 8,948,231.38
- Mar 2016: 9,643,231.38
- Apr 2016: 10,428,231.38
- May 2016: 11,310,231.38
- Jun 2016: 12,324,231.38
- Jul 2015: 1,290,715.17
- Aug 2015: 2,115,143.87
- Sep 2015: 7,697,923.52
- Oct 2015: 7,061,030.15
- Nov 2015: 7,391,037.82
- Dec 2015: 7,788,213.15
- Jan 2016: 8,315,231.38
- Feb 2016: 8,948,231.38
- Mar 2016: 9,643,231.38
- Apr 2016: 10,428,231.38
- May 2016: 11,310,231.38
- Jun 2016: 12,324,231.38

**Total:** $22,675,599.19

---

**Item No. 3e**
MUNICIPAL WATER DISTRICT OF ORANGE COUNTY

COMBINED FINANCIAL STATEMENTS

AND

BUDGET COMPARATIVE

JULY 1, 2015 THRU APRIL 30, 2016
### Municipal Water District of Orange County
#### Combined Balance Sheet
#### As of April 30, 2016

#### ASSETS

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash in Bank</td>
<td>$73,394.73</td>
</tr>
<tr>
<td>Investments</td>
<td>$8,465,270.78</td>
</tr>
<tr>
<td>Accounts Receivable</td>
<td>$26,785,523.35</td>
</tr>
<tr>
<td>Accounts Receivable - Other</td>
<td>$107,425.46</td>
</tr>
<tr>
<td>Accrued Interest Receivable</td>
<td>$18,387.68</td>
</tr>
<tr>
<td>Prepaid Deposits</td>
<td>$498,032.14</td>
</tr>
<tr>
<td>Leasehold Improvements</td>
<td>$3,026,974.08</td>
</tr>
<tr>
<td>Furniture, Fixtures &amp; Equipment</td>
<td>$436,910.44</td>
</tr>
<tr>
<td>Less: Accum Depreciation</td>
<td>($2,544,645.21)</td>
</tr>
<tr>
<td>Net OPEB Asset</td>
<td>$92,806.00</td>
</tr>
</tbody>
</table>

**TOTAL ASSETS**

$36,960,079.45

#### LIABILITIES AND FUND BALANCES

**Liabilities**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accounts Payable</td>
<td>$25,447,504.82</td>
</tr>
<tr>
<td>Accounts Payable - Other</td>
<td>$403.21</td>
</tr>
<tr>
<td>Accrued Salaries and Benefits Payable</td>
<td>$289,505.58</td>
</tr>
<tr>
<td>OCWD CUP Balance Payable</td>
<td>$2,310,580.50</td>
</tr>
<tr>
<td>Other Liabilities</td>
<td>$1,263,607.56</td>
</tr>
<tr>
<td>Unearned Revenue</td>
<td>$2,302,261.15</td>
</tr>
</tbody>
</table>

**Total Liabilities**

$31,613,862.82

**Fund Balances**

**Restricted Fund Balances**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Water Fund - T2C</td>
<td>$961,210.49</td>
</tr>
</tbody>
</table>

**Total Restricted Fund Balances**

$961,210.49

**Unrestricted Fund Balances**

**Designated Reserves**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Operations</td>
<td>$2,587,408.51</td>
</tr>
<tr>
<td>Grant &amp; Project Cash Flow</td>
<td>$1,480,000.00</td>
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<tr>
<td>Election Expense</td>
<td>$215,463.03</td>
</tr>
<tr>
<td>Building Repair</td>
<td>$500,407.45</td>
</tr>
</tbody>
</table>

**Total Designated Reserves**

$4,783,278.99

**GENERAL FUND**

<table>
<thead>
<tr>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>$1,307,553.79</td>
</tr>
</tbody>
</table>

**WEROC**

<table>
<thead>
<tr>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>$83,059.22</td>
</tr>
</tbody>
</table>

**Total Unrestricted Fund Balances**

$6,173,892.00

**Excess Revenue over Expenditures**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Operating Fund</td>
<td>$2,811,409.53</td>
</tr>
<tr>
<td>Other Funds</td>
<td>($4,600,295.39)</td>
</tr>
</tbody>
</table>

**Total Fund Balance**

$5,346,216.63

**TOTAL LIABILITIES AND FUND BALANCES**

$36,960,079.45
<table>
<thead>
<tr>
<th>REVENUES</th>
<th>Month to Date</th>
<th>Year to Date</th>
<th>Annual Budget</th>
<th>% Used</th>
<th>Encumbrance</th>
<th>Budget Remaining</th>
</tr>
</thead>
<tbody>
<tr>
<td>Retail Connection Charge</td>
<td>0.00</td>
<td>6,686,659.70</td>
<td>6,687,322.00</td>
<td>99.99%</td>
<td>0.00</td>
<td>662.30</td>
</tr>
<tr>
<td>Water rate revenues</td>
<td>0.00</td>
<td>6,686,659.70</td>
<td>6,687,322.00</td>
<td>99.99%</td>
<td>0.00</td>
<td>662.30</td>
</tr>
<tr>
<td>Interest Revenue</td>
<td>11,086.85</td>
<td>115,160.04</td>
<td>117,675.00</td>
<td>97.86%</td>
<td>0.00</td>
<td>2,514.96</td>
</tr>
<tr>
<td>Subtotal</td>
<td>11,086.85</td>
<td>6,801,819.74</td>
<td>6,804,997.00</td>
<td>99.95%</td>
<td>0.00</td>
<td>3,177.26</td>
</tr>
<tr>
<td>Choice Programs</td>
<td>0.00</td>
<td>1,340,182.62</td>
<td>1,302,619.00</td>
<td>102.88%</td>
<td>0.00</td>
<td>(37,563.62)</td>
</tr>
<tr>
<td>Choice Prior Year Carry Over</td>
<td>0.00</td>
<td>0.00</td>
<td>243,338.00</td>
<td>0.00%</td>
<td>0.00</td>
<td>243,338.00</td>
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<tr>
<td>Miscellaneous Income</td>
<td>13,409.69</td>
<td>160,021.11</td>
<td>3,000.00</td>
<td>5334.04%</td>
<td>0.00</td>
<td>(157,021.11)</td>
</tr>
<tr>
<td>School Contracts</td>
<td>2,245.80</td>
<td>57,785.60</td>
<td>70,000.00</td>
<td>82.55%</td>
<td>0.00</td>
<td>12,214.40</td>
</tr>
<tr>
<td>Delinquent Payment Penalty</td>
<td>0.00</td>
<td>173.98</td>
<td>0.00</td>
<td>0.00%</td>
<td>0.00</td>
<td>(173.98)</td>
</tr>
<tr>
<td>Gain on Sale of Investments</td>
<td>0.00</td>
<td>13.72</td>
<td>0.00</td>
<td>0.00%</td>
<td>0.00</td>
<td>(13.72)</td>
</tr>
<tr>
<td>Transfer-Out To Reserve</td>
<td>0.00</td>
<td>0.00</td>
<td>(64,424.00)</td>
<td>0.00%</td>
<td>0.00</td>
<td>(64,424.00)</td>
</tr>
<tr>
<td>Subtotal</td>
<td>15,655.49</td>
<td>1,558,177.03</td>
<td>1,554,533.00</td>
<td>100.23%</td>
<td>0.00</td>
<td>(3,644.03)</td>
</tr>
<tr>
<td>TOTAL REVENUES</td>
<td>26,742.34</td>
<td>8,359,996.77</td>
<td>8,359,530.00</td>
<td>100.01%</td>
<td>0.00</td>
<td>(466.77)</td>
</tr>
</tbody>
</table>
Municipal Water District of Orange County
Revenues and Expenditures Budget Comparative Report
General Fund
From July 2015 thru April 2016

Year to Date

Annual
Budget

% Used

Encumbrance

232,820.09
0.00
16,701.56
10,775.20
66,476.12
0.00
0.00
5,052.52
5,071.66
910.00
0.00
0.00
337,807.15
21,471.80
8,682.78
0.00
91,993.10
122,147.68

2,435,249.16
(22,571.40)
157,483.86
98,169.24
683,374.17
0.00
(5,784.57)
57,936.54
42,759.76
2,904.68
0.00
1,259.54
3,450,780.98
244,921.68
137,116.06
20,600.00
964,897.45
1,367,535.19

3,309,949.00
(23,500.00)
220,588.00
126,050.00
863,069.00
105,188.00
0.00
60,024.00
50,387.00
18,000.00
5,000.00
0.00
4,734,755.00
300,000.00
355,000.00
23,000.00
1,541,837.00
2,219,837.00

73.57%
96.05%
71.39%
77.88%
79.18%
0.00%
0.00%
96.52%
84.86%
16.14%
0.00%
0.00%
72.88%
81.64%
38.62%
89.57%
62.58%
61.61%

0.00
0.00
0.00
0.00
0.00
0.00
0.00
0.00
0.00
0.00
0.00
0.00
0.00
198,106.26
234,883.94
0.00
357,287.22
790,277.42

874,699.84
(928.60)
63,104.14
27,880.76
179,694.83
105,188.00
5,784.57
2,087.46
7,627.24
15,095.32
5,000.00
(1,259.54)
1,283,974.02
(143,027.94)
(17,000.00)
2,400.00
219,652.33
62,024.39

Conference‐Staff
Conference‐Directors
Travel & Accom.‐Staff
Travel & Accom.‐Directors
Travel & Conference

970.00
140.00
2,089.38
718.85
3,918.23

13,269.42
9,904.00
30,256.66
11,657.58
65,087.66

19,450.00
9,800.00
56,510.00
27,600.00
113,360.00

68.22%
101.06%
53.54%
42.24%
57.42%

0.00
0.00
0.00
0.00
0.00

6,180.58
(104.00)
26,253.34
15,942.42
48,272.34

Membership/Sponsorship
CDR Support
Dues & Memberships

50.00
9,934.86
9,984.86

95,689.04
39,739.50
135,428.54

103,961.00
39,740.00
143,701.00

92.04%
100.00%
94.24%

0.00
0.00
0.00

8,271.96
0.50
8,272.46

Business Expense
Maintenance Office
Building Repair & Maintenance
Storage Rental & Equipment Lease
Office Supplies
Postage/Mail Delivery
Subscriptions & Books
Reproduction Expense
Maintenance‐Computers
Software Purchase
Software Support
Computers and Equipment
Automotive Expense
Toll Road Charges
Insurance Expense
Utilities ‐ Telephone
Bank Fees
Miscellaneous Expense
MWDOC's Contrb. To WEROC
Depreciation Expense
Other Expenses

645.81
6,312.73
491.69
1,057.66
1,595.55
1,656.44
0.00
0.00
0.00
167.97
3,533.78
150.82
1,453.78
111.57
8,373.47
1,590.94
950.52
6,763.83
11,817.25
1,000.37
47,674.18

4,890.60
75,675.24
8,110.75
10,949.45
25,710.96
12,496.53
413.82
1,566.03
5,081.23
9,628.80
28,333.08
16,131.47
13,253.22
678.32
82,256.22
15,512.89
8,695.81
55,613.25
118,172.50
10,003.55
503,173.72

6,800.00
126,670.00
11,000.00
19,000.00
29,400.00
11,285.00
2,060.00
70,010.00
7,100.00
18,500.00
34,000.00
21,150.00
13,500.00
1,275.00
96,000.00
15,650.00
17,900.00
98,770.00
141,807.00
0.00
741,877.00

71.92%
59.74%
73.73%
57.63%
87.45%
110.74%
20.09%
2.24%
71.57%
52.05%
83.33%
76.27%
98.17%
53.20%
85.68%
99.12%
48.58%
56.31%
83.33%
0.00%
67.82%

0.00
33,357.39
2,889.25
8,050.55
2,720.94
1,724.78
0.00
37.30
637.16
667.21
0.00
0.00
0.00
0.00
0.00
0.00
0.00
0.00
0.00
0.00
50,084.58

1,909.40
17,637.37
0.00
0.00
968.10
(2,936.31)
1,646.18
68,406.67
1,381.61
8,203.99
5,666.92
5,018.53
246.78
596.68
13,743.78
137.11
9,204.19
43,156.75
23,634.50
(10,003.55)
188,618.70

0.00
0.00

22,224.55
4,356.60

400,000.00
6,000.00

5.56%
72.61%

216,491.07
0.00

161,284.38
1,643.40

521,532.10

5,548,587.24

8,359,530.00

66.37%

1,056,853.07

1,754,089.69

(494,789.76)

2,811,409.53

0.00

Month to Date

Budget
Remaining

EXPENSES
Salaries & Wages
Salaries & Wages ‐ Grant Recovery
Directors' Compensation
MWD Representation
Employee Benefits
OPEB Annual Contribution
Employee Benefits ‐ Grant Recovery
Director's Benefits
Health Ins $'s for Retirees
Training Expense
Tuition Reimbursement
Temporary Help Expense
Personnel Expenses
Engineering Expense
Legal Expense
Audit Expense
Professional Services
Professional Fees

MWDOC's Building Expense
Capital Acquisition
TOTAL EXPENSES
NET INCOME (LOSS)

Page 59 of 284


## Municipal Water District of Orange County
### Revenues and Expenditures Budget Comparative Report
#### Water Fund
##### From July 2015 thru April 2016

<table>
<thead>
<tr>
<th></th>
<th>Month to Date</th>
<th>Year to Date</th>
<th>Annual Budget</th>
<th>% Used</th>
<th>Budget Remaining</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>WATER REVENUES</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Water Sales</td>
<td>15,179,524.00</td>
<td>97,921,682.10</td>
<td>139,025,078.00</td>
<td>70.43%</td>
<td>41,103,395.90</td>
</tr>
<tr>
<td>Readiness to Serve Charge</td>
<td>1,056,174.45</td>
<td>10,827,312.30</td>
<td>13,214,277.00</td>
<td>81.94%</td>
<td>2,386,964.70</td>
</tr>
<tr>
<td>Capacity Charge CCF</td>
<td>402,482.50</td>
<td>3,822,160.00</td>
<td>4,424,460.00</td>
<td>86.39%</td>
<td>602,300.00</td>
</tr>
<tr>
<td>SCP Surcharge</td>
<td>23,247.03</td>
<td>197,679.92</td>
<td>380,000.00</td>
<td>52.02%</td>
<td>182,320.08</td>
</tr>
<tr>
<td>Interest</td>
<td>518.74</td>
<td>4,260.10</td>
<td>2,900.00</td>
<td>146.90%</td>
<td>(1,360.10)</td>
</tr>
<tr>
<td><strong>TOTAL WATER REVENUES</strong></td>
<td><strong>16,661,946.72</strong></td>
<td><strong>112,773,094.42</strong></td>
<td><strong>157,046,715.00</strong></td>
<td><strong>71.81%</strong></td>
<td><strong>44,273,620.58</strong></td>
</tr>
</tbody>
</table>

|                        |               |              |               |        |                 |
| **WATER PURCHASES**    |               |              |               |        |                 |
| Water Sales            | 15,179,524.00 | 97,921,682.10 | 139,025,078.00 | 70.43% | 41,103,395.90   |
| Readiness to Serve Charge | 1,056,174.45 | 10,827,312.30 | 13,214,277.00 | 81.94% | 2,386,964.70    |
| Capacity Charge CCF    | 402,482.50    | 3,822,160.00  | 4,424,460.00  | 86.39% | 602,300.00      |
| SCP Surcharge          | 23,247.03     | 197,679.92    | 380,000.00    | 52.02% | 182,320.08      |
| **TOTAL WATER PURCHASES** | **16,661,427.98** | **112,768,834.32** | **157,043,815.00** | **71.81%** | **44,274,980.68** |

<p>| | | | | | |
|                        |               |              |               |        |                 |
| <strong>EXCESS OF REVENUE OVER EXPENDITURES</strong> |               |              |               |        |                 |
|                        | 518.74        | 4,260.10     | 2,900.00      |        |                 |</p>
<table>
<thead>
<tr>
<th>Project</th>
<th>Revenues Actual</th>
<th>Budget</th>
<th>% Used</th>
</tr>
</thead>
<tbody>
<tr>
<td>Landscape Performance Certification</td>
<td>38,406.01</td>
<td>118,900.00</td>
<td>32.30%</td>
</tr>
<tr>
<td></td>
<td>56,275.00</td>
<td>118,900.00</td>
<td>47.33%</td>
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<tr>
<td></td>
<td>(17,868.99)</td>
<td>0.00</td>
<td></td>
</tr>
<tr>
<td>Industrial Water Use Reduction</td>
<td>167,757.65</td>
<td>91,236.00</td>
<td>183.87%</td>
</tr>
<tr>
<td></td>
<td>167,759.17</td>
<td>91,236.00</td>
<td>183.87%</td>
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<tr>
<td></td>
<td>(1.52)</td>
<td>0.00</td>
<td></td>
</tr>
<tr>
<td>Spray To Drip Conversion</td>
<td>129,738.94</td>
<td>57,109.58</td>
<td>227.18%</td>
</tr>
<tr>
<td></td>
<td>129,365.84</td>
<td>57,109.58</td>
<td>226.52%</td>
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<tr>
<td></td>
<td>373.10</td>
<td>0.00</td>
<td></td>
</tr>
<tr>
<td>Water Smart Landscape for Public Property</td>
<td>1,069,659.17</td>
<td>137,871.04</td>
<td>775.84%</td>
</tr>
<tr>
<td></td>
<td>1,038,242.42</td>
<td>137,871.04</td>
<td>753.05%</td>
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<tr>
<td></td>
<td>31,416.75</td>
<td>0.00</td>
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</tr>
<tr>
<td>Member Agency Administered Passthru</td>
<td>92,935.38</td>
<td>627,000.00</td>
<td>14.82%</td>
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<tr>
<td></td>
<td>85,725.38</td>
<td>627,000.00</td>
<td>13.67%</td>
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<tr>
<td></td>
<td>7,210.00</td>
<td>0.00</td>
<td></td>
</tr>
<tr>
<td>ULFT Rebate Program</td>
<td>291,282.41</td>
<td>658,000.00</td>
<td>44.27%</td>
</tr>
<tr>
<td></td>
<td>351,916.15</td>
<td>658,000.00</td>
<td>53.48%</td>
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<tr>
<td></td>
<td>(60,633.74)</td>
<td>0.00</td>
<td></td>
</tr>
<tr>
<td>HECW Rebate Program</td>
<td>349,128.65</td>
<td>696,000.00</td>
<td>50.16%</td>
</tr>
<tr>
<td></td>
<td>347,578.71</td>
<td>696,000.00</td>
<td>49.94%</td>
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<tr>
<td></td>
<td>1,549.94</td>
<td>0.00</td>
<td></td>
</tr>
<tr>
<td>CII Rebate Program</td>
<td>424,065.00</td>
<td>509,000.00</td>
<td>83.31%</td>
</tr>
<tr>
<td></td>
<td>353,901.00</td>
<td>509,000.00</td>
<td>69.53%</td>
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<tr>
<td></td>
<td>70,164.00</td>
<td>0.00</td>
<td></td>
</tr>
<tr>
<td>Large Landscape Survey</td>
<td>16,891.29</td>
<td>85,000.00</td>
<td>19.87%</td>
</tr>
<tr>
<td></td>
<td>13,198.99</td>
<td>85,000.00</td>
<td>15.53%</td>
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<tr>
<td></td>
<td>3,692.30</td>
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</tr>
<tr>
<td>Indoor-Outdoor Survey</td>
<td>4,905.63</td>
<td>6,800.00</td>
<td>72.14%</td>
</tr>
<tr>
<td></td>
<td>15.10</td>
<td>6,800.00</td>
<td>0.22%</td>
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<tr>
<td></td>
<td>4,890.53</td>
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<td></td>
</tr>
<tr>
<td>Turf Removal Program</td>
<td>15,015,237.18</td>
<td>19,075,000.00</td>
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</tr>
<tr>
<td></td>
<td>19,569,106.88</td>
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<tr>
<td></td>
<td>(4,553,869.70)</td>
<td>0.00</td>
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</tr>
</tbody>
</table>
### Comprehensive Landscape (CLWUE)

<table>
<thead>
<tr>
<th></th>
<th>Year to Date</th>
<th>Annual</th>
<th>% Used</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues</td>
<td>65,091.76</td>
<td>281,926.00</td>
<td>23.09%</td>
</tr>
<tr>
<td>Expenses</td>
<td>77,589.91</td>
<td>281,926.00</td>
<td>27.52%</td>
</tr>
<tr>
<td>Excess of Revenues over Expenditures</td>
<td>(12,498.15)</td>
<td>0.00</td>
<td></td>
</tr>
</tbody>
</table>

### Home Certification and Rebate

<table>
<thead>
<tr>
<th></th>
<th>Year to Date</th>
<th>Annual</th>
<th>% Used</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues</td>
<td>225,919.09</td>
<td>210,205.00</td>
<td>107.48%</td>
</tr>
<tr>
<td>Expenses</td>
<td>137,823.19</td>
<td>210,205.00</td>
<td>65.57%</td>
</tr>
<tr>
<td>Excess of Revenues over Expenditures</td>
<td>88,095.90</td>
<td>0.00</td>
<td></td>
</tr>
</tbody>
</table>

### CII, Large Landscape, Performance (OWOW)

<table>
<thead>
<tr>
<th></th>
<th>Year to Date</th>
<th>Annual</th>
<th>% Used</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues</td>
<td>11,624.03</td>
<td>138,725.00</td>
<td>8.38%</td>
</tr>
<tr>
<td>Expenses</td>
<td>131,914.34</td>
<td>138,725.00</td>
<td>95.09%</td>
</tr>
<tr>
<td>Excess of Revenues over Expenditures</td>
<td>(120,290.31)</td>
<td>0.00</td>
<td></td>
</tr>
</tbody>
</table>

### CA Sprinkler Adjustment Subscription System

<table>
<thead>
<tr>
<th></th>
<th>Year to Date</th>
<th>Annual</th>
<th>% Used</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues</td>
<td>35,493.92</td>
<td>34,432.50</td>
<td>103.08%</td>
</tr>
<tr>
<td>Expenses</td>
<td>35,436.29</td>
<td>34,432.50</td>
<td>102.92%</td>
</tr>
<tr>
<td>Excess of Revenues over Expenditures</td>
<td>57.63</td>
<td>0.00</td>
<td></td>
</tr>
</tbody>
</table>

### Rotating Nozzle

<table>
<thead>
<tr>
<th></th>
<th>Year to Date</th>
<th>Annual</th>
<th>% Used</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues</td>
<td>1,654.94</td>
<td>39,000.00</td>
<td>4.24%</td>
</tr>
<tr>
<td>Expenses</td>
<td>18,598.22</td>
<td>39,000.00</td>
<td>47.69%</td>
</tr>
<tr>
<td>Excess of Revenues over Expenditures</td>
<td>(16,943.28)</td>
<td>0.00</td>
<td></td>
</tr>
</tbody>
</table>

### WUE Projects

<table>
<thead>
<tr>
<th></th>
<th>Year to Date</th>
<th>Annual</th>
<th>% Used</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues</td>
<td>17,939,791.05</td>
<td>22,766,205.12</td>
<td>78.80%</td>
</tr>
<tr>
<td>Expenses</td>
<td>22,514,446.59</td>
<td>22,766,205.12</td>
<td>98.89%</td>
</tr>
<tr>
<td>Excess of Revenues over Expenditures</td>
<td>(4,574,655.54)</td>
<td>0.00</td>
<td></td>
</tr>
</tbody>
</table>

### WEROC

<table>
<thead>
<tr>
<th></th>
<th>Year to Date</th>
<th>Annual</th>
<th>% Used</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenues</td>
<td>265,440.15</td>
<td>283,614.00</td>
<td>93.59%</td>
</tr>
<tr>
<td>Expenses</td>
<td>237,358.94</td>
<td>278,613.00</td>
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<td>5,001.00</td>
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### RPOI Distributions

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<td>0.00%</td>
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<tr>
<td>Excess of Revenues over Expenditures</td>
<td>0.00</td>
<td>0.00</td>
<td></td>
</tr>
</tbody>
</table>
TO:  Board of Directors

FROM:  Planning & Operations Committee
(Directors Dick, Hinman, Finnegan)

Robert Hunter                         Staff Contact:  Kelly Hubbard
General Manager

SUBJECT:  Authorization for Staff to enter into Agreement with the County of Orange for the Utilization of AlertOC

STAFF RECOMMENDATION

Staff recommends the Board of Directors authorize the MWDOC General Manager and/or the WEROC Program Manager to enter into a Memorandum of Understanding (MOU) between the County of Orange and MWDOC for use of AlertOC, a countywide mass notification system.

COMMITTEE RECOMMENDATION

Committee concurred with staff recommendation.

SUMMARY

AlertOC is Orange County’s public mass notification system utilized to notify the public of emergency events and actions that should be taken in response to those events. AlertOC is currently used by the County, most Orange County cities, and many of the water and wastewater districts. AlertOC is managed by the Orange County Sheriff’s Department Emergency Management Division and is funded by the County’s Chief Executive Office.

In following the County contracting requirements, the County Emergency Management Division was required to go through a Request for Qualifications and Request for Proposals process in order to renew or select a new vendor for the provision of the AlertOC software systems. Through this proposal process a new vendor, Everbridge, Inc. was selected and approved by the County Board of Supervisors on May 24, 2016.
Due to the new provider and the expiration of the current MOU on July 6, 2016, the County of Orange is requiring that all administrative users of the AlertOC system sign a new Memorandum of Understanding with the County. The MOU is largely the same as previous MOU’s between MWDOC and the County for this service, with small changes for the service provider and related details. MWDOC Legal Counsel has reviewed the MOU and has no concerns with us entering into the agreement.

**DETAILED REPORT**

AlertOC is Orange County’s regional public mass notification system designed to keep those who live or work in Orange County informed of important information during emergency events. AlertOC may be used to contact residents by one or all of the following methods: home phone, work phone, cell phone, email, or text message. Landline phone numbers are purchased from E911 database vendors, but other phone numbers and email addresses must be registered utilizing the AlertOC internet public portal (www.alertoc.com). Mass notification systems have been attributed with saving lives during the 2007 Southern California wildfires by quickly notifying residents of evacuation instructions at all hours. AlertOC has been used since its inception in 2008 to contact hundreds of thousands of Orange County residents in times of emergency. Public safety agencies have employed AlertOC for a wide range of notifications, including missing children, tornado warnings, severe weather warnings, and many evacuations.

The system can also be used to create internal notification groups. Internal notification groups may include such concepts as an “All Staff” group, a “Water Operations Group”, a “Board Group”, an “EOC Work Shift 1”, etc. These groups can be used to send specific messages to staff to provide information or instructions. For instance WEROC may use this system to send a message to its volunteer EOC staff to notify them of an EOC activation.

**History and Memorandum of Understanding**

In 2006, the Board of Supervisors (Board) directed County staff to explore options for establishing a Countywide Emergency Mass Notification System capable of quickly delivering alert, warning and instructional messages to County residents and businesses during times of emergency. Following a pilot project, the Board approved a contract with Blackboard Connect, Inc. (formerly NTI Group, Inc.) in May 2008 for provision of AlertOC, the mass notification system for Orange County. The system is sponsored and led by the County of Orange and was initially a partnership with many Orange County cities. On July 22, 2008, the Board extended use of the system regionally by approving a Memorandum of Understanding (MOU) with Orange County municipalities and public universities, which are responsible for protecting a resident population and maintaining a dedicated public safety answering point. On March 16, 2010, the Board further extended use of the system by approving an MOU with the Municipal Water District of Orange County and Orange County water agencies. The MOUs allow these entities to use the County's Countywide Mass Notification System under the terms and conditions of the County’s countywide usage policy and vendor provider agreements. Since then the Board has approved several non-financial Memorandum of Understandings with Orange County incorporated cities, public universities and water agencies to allow their continued use of the County’s Countywide Mass Notification System under the terms and conditions of the County’s countywide usage policy and vendor-provided agreements.
In following the County contracting requirements, the County Emergency Management Division was required to go through a Request for Qualifications and Request for Proposals process in order to renew or select a new vendor for the provision of the AlertOC software systems. Through this proposal process a new vendor, Everbridge, Inc. was selected and approved by the County Board of Supervisors on May 24, 2016.

Due to the new provider and the expiration of the current MOU on July 6, 2016, the County of Orange is requiring that all administrative users of the AlertOC system sign a new Memorandum of Understanding with the County. The MOU is largely the same as previous MOU’s between MWDOC and the County for this service, with small changes for the service provider and related details. MWDOC Legal Counsel has reviewed the MOU and has no concerns with us entering into the agreement.

It is expected that all currently participating agencies will sign the new MOU and continue to participate. City Water Departments are covered by City wide participation in the program.

**Expected WEROC Member Agency Participation:**

<table>
<thead>
<tr>
<th>Special Districts</th>
<th>Cities:</th>
</tr>
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<tbody>
<tr>
<td>Costa Mesa Sanitary District</td>
<td>Aliso Viejo</td>
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<tr>
<td>East Orange County Water District</td>
<td>Anaheim</td>
</tr>
<tr>
<td>El Toro Water District</td>
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<td>Midway City Sanitary District</td>
<td>Buena Park</td>
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<tr>
<td>Moulton Niguel Water District</td>
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<td>Municipal Water District of Orange County</td>
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<td>Orange County Sanitation District</td>
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<tr>
<td>Trabuco Canyon Water District</td>
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<tr>
<td></td>
<td>Seal Beach</td>
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<tr>
<td></td>
<td>Stanton</td>
</tr>
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</table>
The following water utilities use their own reverse notification system: Golden State Water Company, Irvine Ranch Water District, Laguna Beach County Water District and Mesa Water District.

Implementation of New Vendor

There will be a conversion and training process to transfer the operation of AlertOC to the new vendor Everbridge, Inc. Largely, the County Emergency Management Division will handle this transition, however participating agency staff will need to receive training on the new system and clean-up internal notification lists prior to transferring them to the new system. These transition processes will be fast in order to complete the transition by the completion of the current contract which is July 6, 2016. WEROC staff will assist the water utilities with training and system use. WEROC will schedule water specific trainings as soon as possible, which will include helping the agencies pre-load their messaging, maps and internal notification groups.

All of this will be a seamless process to the public, other than an expanded public portal page with new registration options, such as opting in for community event notifications.

Staff recommends the Board of Directors authorize the MWDOC General Manager and/or WEROC Program Manager to enter into a Memorandum of Understanding (MOU) between the County of Orange and MWDOC for use of AlertOC.

Attached:
- Memorandum of Understanding between the County of Orange and Participants for Use of Countywide Mass Notification System
- Exhibit A: Subordinate Agreement
- Exhibit B: AlertOC Policy
- Exhibit C: Neighborhood Call Agreement
- Exhibit D: Individual User Agreement JAG
MEMORANDUM OF UNDERSTANDING
BETWEEN
THE COUNTY OF ORANGE
AND
PARTICIPANTS
FOR USE OF COUNTYWIDE MASS NOTIFICATION SYSTEM

This Memorandum of Understanding, hereinafter referred to as “MOU,” dated July 1, 2016, which date is stated for purposes of reference only, is entered into by and between the County of Orange, a political subdivision of the State of California, hereinafter referred to as “COUNTY,” and the undersigned municipalities, public universities and water agencies responsible for protecting a resident population and maintaining a dedicated public safety answering point (PSAP) within the County of Orange, hereinafter referred to individually as “PARTICIPANT” or collectively as “PARTICIPANTS.”

This MOU is intended to establish governance and terms of use for a Countywide Public Mass Notification System.

RECITALS

WHEREAS, COUNTY is sponsoring a Countywide Public Mass Notification System (“System”) for the primary intent of providing timely communication to the public during times of emergency; and

WHEREAS, the County is making use of the System available to all cities and agencies within the County of Orange who have the responsibility for protecting a resident population and maintaining a dedicated public safety answering point (PSAP); and

WHEREAS, COUNTY entered into Orange County Agreement No. MA-060-16011934 (“Agreement”) with Everbridge, Inc., for the provision of Public Mass Notification System Services, on or about May 24, 2016, attached hereto as Exhibit A, to disseminate critical, time-sensitive emergency information to COUNTY’s citizens and businesses through phone and e-mail devices for emergency notification purposes; and

WHEREAS, COUNTY agrees to provide to PARTICIPANTS access to the services provided by Everbridge, Inc. as contained in the Agreement in exchange for abiding by the terms set forth in this MOU; and

WHEREAS, PARTICIPANTS agree to uphold the same terms and conditions of the Agreement, to use the System in compliance with all usage agreements, including but not limited to the End User License Agreement, identified and incorporated herein as Exhibit A (Orange County Agreement No. MA-060-16011934, Exhibit B (Countywide Public Mass Notification System Policy and Guideline) and Exhibit C (Nondisclosure Document), and the terms of this MOU to receive the benefits under the Agreement.

NOW, THEREFORE, the parties agree as follows:
I. Definitions:

“Agreement” shall refer to Orange County Agreement No. MA-060-16011934 between COUNTY and Everbridge, Inc. The Agreement is attached to this MOU as Exhibit A.

“Countywide” shall mean all geographic locations in Orange County, California.

“Contact information” shall mean PARTICIPANT and public contact data stored in the System for the purpose of disseminating communication in accordance with this MOU and its Exhibits.

“Confidential Information” shall include but not be limited to personal identifying information about an individual such as address, phone number, Social Security number, or any other identifier protected from disclosure by law, and/or any other information otherwise protected from disclosure by law, for example, the identity of a victim of a sex crime or a juvenile.

“Emergency” shall include, but not be limited to, instances of fire, flood, storm, epidemic, riots, or disease that threaten the safety and welfare of the citizens and property located within the boundaries of the COUNTY and PARTICIPANTS’ respective jurisdictions.

“Emergency information” shall mean information relevant to the safety and welfare of recipients in the event of an Emergency. Such information shall include but not be limited to instructions and directions to alleviate or avoid the impact of an emergency.

“Emergency notification situation” shall mean instances when emergency information is to be distributed through the System.

“Individual User” shall mean an agent, officer, employee or representative of PARTICIPANT that has been granted access to the System as set forth in this MOU.

“Non-emergency information” shall refer to information that is not relevant to the safety and welfare of recipients, but has been deemed to be of significant importance to a PARTICIPANT’s jurisdiction to justify the use of the System to distribute such information.

“Non-emergency notification situation” shall mean instances when a PARTICIPANT deems non-emergency information to be of significance to a PARTICIPANT’S jurisdiction and the PARTICIPANT uses the System to distribute such information.

“System” shall mean the Public Mass Notification System as provided by Everbridge, Inc. to COUNTY under the Agreement. The System is designed to disseminate information by utilizing common communications, i.e. telephone and e-mail communications to citizens and businesses as permitted under the Agreement.
II. **Hold Harmless:** PARTICIPANT will defend, indemnify and save harmless COUNTY, its elected officials, officers, agents, employees, volunteers and those special districts and agencies which COUNTY’s Board of Supervisors acts as the governing Board ("COUNTY INDEMNITIES") from and against any and all claims, demands, losses, damages, expenses or liabilities of any kind or nature which COUNTY, its officers, agents, employees or volunteers may sustain or incur or which may be imposed upon them for injury to or death of persons, or damages to property as a result of, or arising out of the acts, errors or omissions of PARTICIPANT, its officers, agents, employees, subtenants, invitees, or licensees. COUNTY will defend, indemnify and save harmless PARTICIPANT, its officers, agents, employees and volunteers from and against any and all claims, demands, losses, damages, expenses or liabilities of any kind or nature which PARTICIPANT, its officers, agents, employees or volunteers may sustain or incur or which may be imposed upon them for injury to or death of persons, or damages to property as a result of, or arising out of the acts, errors or omissions of COUNTY, its officers, agents, employees, subtenants, invitees, or licensees.

III. **Term:** This MOU shall be in effect from July 1, 2016 and shall expire on June 30, 2021, unless COUNTY funding of the System becomes unavailable at which time PARTICIPANTS will be given six-month advance notice per the termination terms found in Paragraph IX. Termination, below.

IV. **Scope of Services:** PARTICIPANTS shall receive from COUNTY access to the same services being provided by Everbridge, Inc. to the COUNTY under the Agreement. COUNTY’s involvement in this MOU is limited only to extending the availability of the terms and conditions of the Agreement to the PARTICIPANTS.

V. **Use:** Use of the System and its data, including but not limited to contact information, is governed by the terms, conditions and restrictions set forth in the terms provided in Exhibit A, B and C. All PARTICIPANTS agree to the terms and conditions contained in Exhibits A, B, and C. COUNTY retains the right to update Exhibits A, B, and C as needed, in whole or in part, during the life of this MOU. Any and all revised Exhibits will be distributed to PARTICIPANTS within five business days of the revision date and shall be incorporated into this MOU. Such modifications to the Exhibits shall not be deemed an amendment for the purposes of Paragraph X. Amendments, below.

PARTICIPANT, including each of its agents, officers, employees, and representatives who are given access to the System, agrees to abide by the individual terms of each agreement and the additional conditions incorporated herein. Breach of use may result in individual user or PARTICIPANT access account termination.

PARTICIPANT agrees to require each Individual User to execute an Individual User Agreement (Exhibit D) regarding their obligations to maintain the confidentiality of login and password information; ensure that they will use the System in accordance with all applicable laws and regulations, including those relating to use of personal information; that they may be responsible for any breach of the terms of the Agreement with
Everbridge and/or this MOU; and the confidentiality provisions of this MOU. PARTICIPANT further agrees to provide a copy of the signed Individual User Agreement to COUNTY and notify COUNTY if an individual user withdraws their consent to the Individual User Agreement at anytime during the term of this MOU.

The scope of services under the Agreement is limited to using the System to distribute business communication to PARTICIPANT inter-departmental resources and/or emergency information to the public in emergency notification situations.

All PARTICIPANTS have read and accept the terms and conditions found in COUNTY’s “Countywide Public Mass Notification System Policy and Guideline (June 30, 2008)”, attached hereto as Exhibit B.

VI. Notice: Any notice or notices required or permitted to be given pursuant to this MOU shall be submitted in writing and delivered in person, via electronic mail or via United States mail as follows:

COUNTY:
County of Orange – Sheriff-Coroner Department
Emergency Management Division
Attn: Donna Boston / Emergency Management
2644 Santiago Canyon Road
Silverado, CA 92676

PARTICIPANTS: Each PARTICIPANT shall provide to COUNTY a contact person and notice information upon entering into this MOU.

Notice shall be considered tendered at the time it is received by the intended recipient.

VII. Confidentiality: Each party agrees to maintain the confidentiality of confidential records and information to which they have access as a result of their use of the System and pursuant to all statutory laws relating to privacy and confidentiality that currently exist or exist at any time during the term of this MOU. All information and use of the System shall be in compliance with California Public Utilities Code section 2872. No party shall post confidential information as part of a mass notification unless the law allows such information to be released.

VIII. Termination: The COUNTY or any PARTICIPANT may terminate its participation in this MOU at any time for any reason whatsoever. If any PARTICIPANT chooses to terminate its participation in this MOU, the terminating PARTICIPANT shall provide written notification in accordance with Paragraph VII. Notice, above. Such notice shall be delivered to the COUNTY 30 days prior to the determined termination date. A terminating PARTICIPANT shall uphold the obligations contained in Paragraph II. Hold Harmless in its entirety and Paragraph VIII. Confidentiality, above. Upon termination, PARTICIPANT agrees to inform each PARTICIPANT user to stop using the System and to relinquish all System access, user accounts, passwords and non-PARTICIPANT data.
to COUNTY immediately. PARTICIPANT may choose to delete and/or export non-public PARTICIPANT (aka inter-departmental) owned contact information, as well as, export resident provided contact information prior to termination. Resident provided contact information acquired through PARTICIPANT sources shall remain in the System and available to the County for regional or multi-jurisdictional notification use as needed.

Should COUNTY discontinue its funding for the System, which shall be grounds for COUNTY’s termination of its participation, COUNTY shall give PARTICIPANTS six-month advance courtesy notice prior to terminating the Agreement. All other reasons for terminating by COUNTY shall be valid upon providing notice to the PARTICIPANTS. Upon termination by COUNTY, this MOU shall no longer be in effect.

Termination by a PARTICIPANT shall not be deemed an amendment to this MOU as defined in Paragraph X. Amendments, below.

IX. Amendments: This MOU may be amended only by mutual written consent of the parties involved unless otherwise provided for in this MOU. The modifications shall have no force and effect unless such modifications are in writing and signed by an authorized representative of each party. Termination by a PARTICIPANT or adding a new PARTICIPANT to this MOU shall not be deemed an amendment.

IN WITNESS WHEREOF, the parties hereto have caused this Memorandum of Understanding to be executed by their duly authorized representatives as of the dates opposite the signatures.

COUNTY OF ORANGE

By: ___________________________ Date: _________________
Sandra Hutchens, Sheriff-Coroner
County of Orange

PARTICIPANT: _____________________________

By: ___________________________ Date: _________________
Authorized Signature

__________________________
Print Name and Title
Subordinate Contract MA-060-16011934

With

Everbridge, Inc.

For Public Mass Notification System Services

This subordinate agreement to provide a Software as a Service ("SaaS") solution for a public mass notification system ("PMNS"), hereinafter referred to as "Subordinate Agreement", is made and entered into by and between the County of Orange, a political subdivision of the State of California ("County"), and Everbridge, Inc., with a place of business at 500 N. Brand Blvd. Suite 1000, Glendale CA 91203 ("Contractor"). County and Contractor may sometimes be individually referred to herein as "Party" or collectively as "Parties."

RECVATALS

WHEREAS, the State of California has issued California Multiple Award Schedule ("CMAS") Contract No.3-12-70-2909A ("CMAS Contract") for provision of PMNS services by Contractor, which per its most recent renewal is set to expire on October 31, 2019; and

WHEREAS, the County requires PMNS services; and

WHEREAS, Contractor has represented that its proposed services shall meet or exceed the County’s requirements for PMNS services.

NOW, THEREFORE, the Parties mutually agree as follows:

ATTACHMENTS

In addition to the Recitals set forth below, the terms governing the relationship between the Parties to this Subordinate Agreement are further described in the following attachments, which are incorporated herein as though set forth in full:

Attachment “A” – California Multiple Award Schedule (CMAS) Contract Number 3-12-70-2909A, effective December 12, 2014 – October 31, 2019.

Attachment “B” – Cost/Compensation (hereinafter “Price Sheet”)

Attachment “C” – Everbridge Inclusion Sheet (hereinafter “Inclusion Sheet”)

Attachment “D” – Everbridge GSA Approved End User License Agreement (hereinafter “EULA”)

Page 72 of 284
DEFINITIONS

For the purposes of interpreting this Subordinate Agreement, the following terms defined in the Attachments hereto shall have the following meanings:

A. “State of California” and “State” as used in Attachment “A” shall mean County, its employees and authorized representatives.

B. “Users” as used in Attachment “D,” in addition to the definition therein, shall also include within its meaning the employees and contractors of other public entities who are authorized by the County to access any Service as described in the EULA pursuant to a Memorandum of Understanding between the County and those public entities.

All other conflicting terms or language shall be resolved as described in Section 11 hereinbelow.

COUNTY TERMS & CONDITIONS

1. Subordinate Agreement: The agreement between the Parties shall consist of this Subordinate Agreement and Attachments “A,” “B,” “C,” and “D” (collectively, “Agreement Documents”). The Parties hereby agree that the terms, conditions and assumptions set forth in Attachment “A” shall govern the performance of the Subordinate Agreement and delineate the respective rights and obligations of the Parties except where there is a conflict in language or obligations between Attachment “A” and the other Agreement Documents. In the event of such a conflict, the Parties agree that it shall be resolved as described in Section 11 hereinbelow.

2. Scope of Subordinate Agreement: Contractor shall provide the County with a SaaS solution for PMNS services as further described in the Agreement Documents. Payment for PMNS services shall be made annually in the amounts described in the Price Sheet attached hereto.

3. Term of Subordinate Agreement: This Subordinate Agreement shall be effective as of the date it is executed by both Parties (“Effective Date”), and its term shall be three (3) consecutive years from the Effective Date.

This Subordinate Agreement is based and dependent on the existence of the CMAS Contract which is currently set to expire on October 31, 2019. In the event that the CMAS Contract is renewed and extended by the State of California, County, at its sole election and subject to the written consent of Contractor, may exercise its right to extend this Subordinate Agreement for a total of two (2) one-year periods under the same terms and conditions and pricing structure. The County does not have to give any reason should it elect not to renew the Subordinate Agreement. Any renewal may require approval of the County of Orange Board of Supervisors.

4. Governing Law and Venue: This Subordinate Agreement has been negotiated and executed in the State of California and shall be governed by and construed under the laws of the State of California. In the event of any legal action to enforce or interpret this Subordinate Agreement, the sole and exclusive venue shall be a court of competent jurisdiction located in Orange County, California, and the parties hereto agree to and do submit to the jurisdiction of such court,
notwithstanding Code of Civil Procedure Section 394. Furthermore, the parties specifically agree to waive any and all rights to request that an action be transferred for trial to another county.

5. **Employee Eligibility Verification:** 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 Subordinate Agreement meet the citizenship or alien status requirement set forth in Federal statutes and regulations. The Contractor shall obtain, from all employees, consultants and subcontractors performing work hereunder, all verification and other documentation of employment eligibility status required by Federal or State statutes and regulations including, but not limited to, the Immigration Reform and Control Act of 1986, 8 U.S.C. §1324 et seq., as they currently exist and as they may be hereafter amended. The Contractor shall retain all such documentation for all covered employees, consultants and subcontractors for the period prescribed by law. The Contractor shall indemnify, defend with counsel approved in writing by the County, and hold harmless, the County, its agents, officers, and employees from employer sanctions and any other liability which may be assessed against 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 Subordinate Agreement.

6. **Civil Rights:** Contractor attests that services provided shall be in accordance with the provisions of Title VI and Title VII of the Civil Rights Act of 1964, as amended; Section 504 of the Rehabilitation Act of 1973, as amended; the Age Discrimination Act of 1975 as amended; Title II of the Americans with Disabilities Act of 1990, and other applicable State and Federal laws and regulations prohibiting discrimination on the basis of race, color, national origin, ethnic group identification, age, religion, marital status, sex or disability.

7. **Debarment:** Contractor hereby certifies that neither Contractor nor its principals are presently debarred, proposed for debarment, declared ineligible or voluntarily excluded from participation in the transaction by any Federal department or agency.

8. **Lobbying:** On best information and belief, the Contractor certifies no federal appropriated funds have been paid or will be paid by, or on behalf of, the Contractor to any person for influencing or attempting to influence an officer or employee of Congress; or an employee of a member of Congress in connection with the awarding of any Federal contract, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

9. **Fiscal Appropriations:** This Subordinate Agreement is subject to and contingent upon applicable budgetary appropriations being approved by the County of Orange Board of Supervisors for each fiscal year during the term of this Subordinate Agreement. If such appropriations are not forthcoming, the Subordinate Agreement shall be terminated without penalty.

The Contractor acknowledges that funding or portions of funding for this Subordinate Agreement may also be contingent upon the receipt of funds from, and/or appropriation of funds by, the State of California to the County. If such funding and/or appropriations are not forthcoming, or are otherwise limited, the County may immediately terminate or modify this Subordinate Agreement.
without penalty. Notwithstanding the foregoing, County shall not be entitled to a refund and shall pay amounts due and owing as of the termination.

10. **Records:** Contractor hereby acknowledges that documents or communications made or provided by Contractor to the County pursuant to this Subordinate Agreement may be required to be produced to third parties pursuant to the California Public Records Act, Government Code sections 6250, *et seq.* Contractor agrees to indemnify and hold County harmless from liability and/or attorneys’ fees arising from the non-disclosure or lawful disclosure of records that the Contractor has identified as confidential.

11. **Precedence:** The Subordinate Agreement documents consist of Agreement Documents. In the event of a conflict between the language of any of the Agreement Documents, the precedence to the respective documents' language shall be given in the following order:

   a. This Subordinate Agreement;
   b. Attachment “B”;
   c. Attachment “A”;
   d. Attachment “C”;
   e. Attachment “D.”
Subordinate Agreement Signature Page

The Parties hereto have executed this Subordinate Agreement on the dates shown opposite their respective signatures below

*Contractor: Everbridge, Inc.
By: [Signature] Title: Vice President and Controller
Print Name: Phillip Huff Date: 5/4/16

*Contractor: Everbridge, Inc.
By: [Signature] Title: Assistant Secretary
Print Name: Daniel Hekier Date: 5/4/16

*If a corporation, the document must be signed by two corporate officers. The first signature must be either the Chairman of the Board, President, or any Vice President. The second signature must be the secretary, an assistant secretary, the Chief Financial Officer, or any assistant treasurers. In the alternative, a single corporate signature is acceptable when accompanied by a corporate document demonstrating the legal authority of the signature to bind the company.

County Of Orange
A political subdivision of the State of California

Sheriff-Coroner Department

By: [Signature] Title: 
Print Name: Date: 

Approved by the Board of Supervisors: 

Approved as to Form 
Office of the County Counsel 

by: [Signature] Deputy
ATTACHMENT A

California Multiple Award Schedule (CMAS) Contract Number 3-12-70-2909A

(Intentionally left blank)
State of California
MULTIPLE AWARD SCHEDULE
EVERBRIDGE, INC.

<table>
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<td>CMAS CONTRACT TERM:</td>
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<td>APPLICABLE TERMS &amp; CONDITIONS:</td>
<td>September 8, 2014</td>
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<td>BASE GSA SCHEDULE NO.:</td>
<td>GS-35F-0692P</td>
</tr>
<tr>
<td>BASE SCHEDULE HOLDER:</td>
<td>Everbridge, Inc.</td>
</tr>
</tbody>
</table>

This contract provides for the purchase and warranty of software.

NOTICE: Products and/or services on this CMAS may be available on a Mandatory Statewide Contracts. If this is the case, the use of this CMAS is restricted unless the State agency has an approved exemption as explained in the Statewide Contract User Instructions. Information regarding Statewide Contracts can be obtained at the website: http://www.documents.dgs.ca.gov/pd/contract_contractindexlisting.htm. This requirement is not applicable to local government entities.

The purpose of this supplement is to renew this contract through 10/31/2019. In addition, this supplement replaces in its entirety Everbridge, Inc.’s existing California Multiple Award Schedule (CMAS) that expired on 10/31/2014. The most current Ordering Instructions and Special Provisions and CMAS Terms and Conditions dated September 8, 2014, products and/or services and pricing are included herein. Please review these provisions carefully because they may have changed since issuance of your last contract.

IMPORTANT NOTICE TO STATE AGENCIES REGARDING CLOUD COMPUTING SOLUTIONS

Cloud computing solutions for Software as a Service (SaaS) are permitted under this CMAS Contract. Cloud Infrastructure as a Service (IaaS) and Cloud Platform as a Service (PaaS) are not permitted under the CMAS Program. One or more of the brands offered under this CMAS contract may be associated with IaaS or PaaS. It is incumbent upon both the CMAS supplier as well as the ordering agency to ensure that IaaS and PaaS products are not purchased under this contract.

The most current Ordering Instructions and Special Provisions and CMAS Terms and Conditions, products and/or services and pricing are included herein. All purchase orders issued under this contract incorporate the following Ordering Instructions and Special Provisions and CMAS Terms and Conditions dated September 8, 2014.

Effective Date: 12/12/2014

STEPHANNE LIM, Program Analyst, California Multiple Award Schedules Unit
Agency non-compliance with the requirements of this contract may result in the loss of delegated authority to use the CMAS program.

Contractor non-compliance with the requirements of this contract may result in contract termination.

CMAS PRODUCT & SERVICE CODES

The CMAS Product & Service Codes listed below are for marketing purposes only. Review this CMAS contract and the base contract identified below for the products and/or services available on this contract.

- Emergency-First Response Comm
- Auto Call Distribution
- Software-Communications
- Voice-IVR Systems
- Software as a Service (SaaS)

AVAILABLE PRODUCTS AND/OR SERVICES

The ordering agency must verify all products and/or services are currently available on the base GSA schedule at the GSA eLibrary. Access the GSA eLibrary at www.gsaellibrary.gsa.gov.

EXCLUDED PRODUCTS AND/OR SERVICES

Infrastructure as a Service (IaaS) and Platform as a Service (PaaS) cloud products and related services are not available under this contract.

CMAS BASE CONTRACT

This CMAS contract is based on some or all of the products and/or services and prices from GSA Schedule No. GS-35F-0892P (Everbridge, Inc.) with a GSA term of 7/19/2014 through 7/18/2019 including modification 0016. The term of this CMAS contract incorporates an extension of three months beyond the expiration of the base GSA contract, and is shown in the “CMAS Term Dates” on page 1.

ISSUE PURCHASE ORDER TO

Agency purchase orders must be mailed to the following address, or faxed to (818) 484-2299:

Everbridge, Inc.
500 N. Brand Blvd, Suite 1000
Glendale, CA 91203
Attn: Jack Karadzhyan

Agencies with questions regarding products and/or services may contact the contractor as follows:

Phone: (818) 230-9790
E-mail: jack.karadzhyan@everbridge.com

CONTRACT PRICES

The maximum prices allowed for the products and/or services available in this CMAS contract are those set forth in the base contract identified on page 2 of this contract.

The ordering agency is encouraged to seek prices lower than those on this CMAS contract. When responding to an agency’s Request for Offer (RFO), the contractor can offer lower prices to be competitive.

AMERICAN RECOVERY AND REINVESTMENT ACT (ARRA)

Ordering departments executing purchases using ARRA funding must attach the ARRA Supplemental Terms and Conditions document to their individual RFOs and purchase documents. Departments are reminded that these terms and conditions supplement, but do not replace, standard State terms and conditions associated with this CMAS contract. The ARRA Supplemental Terms and Conditions can be accessed at www.documents.dgs.ca.gov/pd/poliproc/ARRATand%20C081009final.pdf.

WARRANTY

For warranties, see the federal GSA schedule and the CMAS Terms and Conditions, General Provisions, CMAS Warranty.

DELIVERY

30 days after receipt of order, or as negotiated between agency and contractor and included in the purchase order, or as otherwise stipulated in the contract.

SHIPPING INSTRUCTIONS

F.O.B. (Free On Board) Destination. Seller pays the freight charges.

PURCHASING AUTHORITY DOLLAR THRESHOLD

No CMAS order may be executed by a State agency that exceeds that agency’s CMAS purchasing authority threshold or the CMAS maximum order limit, whichever is less.
HOW TO USE CMAS CONTRACTS

Agencies must adhere to the detailed requirements in the State Contracting Manual (SCM) when using CMAS contracts. The requirements for the following bullets are in the SCM, Volume 2, Chapter 6 (for non-IT) and the SCM, Volume 3, Chapter 6 (for IT):

- Develop a Request for Offer, which includes a Scope of Work (SOW), and Bidder Declaration form. For information on the Bidder Declaration requirements, see the SCM, Volume 2, Section 3.5.7 and Volume 3, Section 3.4.7.
- Search for potential CMAS contractors at www.dgs.ca.gov/pdf/Programs/Leveraged/CMAS.aspx, select “Find a CMAS Contract”.
- Solicit offers from a minimum of 3 CMAS contractors including one small business and/or DVBE, if available, who are authorized to sell the products and/or services needed.
- If soliciting offers from a certified DVBE, include the Disabled Veteran Business Enterprise Declarations form (Std. 843) in the Request for Offer. This declaration must be completed and returned by the DVBE prime contractor and/or any DVBE subcontractors. (See the SCM Volumes 2 and 3, Chapter 3)
- This is not a bid transaction, so the small business preference, DVBE participation goals, protest language, intents to award, evaluation criteria, advertising, etc., are not applicable.
- If less than 3 offers are received, State agencies must document their file with the reasons why the other suppliers solicited did not respond with an offer.
- Assess the offers received using best value methodology, with cost as one of the criteria.
- Issue a Purchase Order to the selected contractor.
- For CMAS transactions under $5,000 only one offer is required if the State agency can establish and document that the price is fair and reasonable.

Local governments set their own order limits, and are not bound by the order limits on the cover page of this contract.

SPLITTING ORDERS

Splitting orders to avoid any monetary limitations is prohibited.

Do not circumvent normal procurement methods by splitting purchases into a series of delegated purchase orders (PCC § 10329).

Splitting a project into small projects to avoid either fiscal or procedural controls is prohibited (SAM 4819.34).

MINIMUM ORDER LIMITATION

The minimum dollar value of an order to be issued under this contract is $5,000.00.

ORDERING PROCEDURES

1. Order Form

State agencies shall use a Contract/Delegation Purchase Order (Std. 65) for purchases and services.

Local governments shall, in lieu of the State’s Purchase Order (Std. 65), use their own purchase order document.

Electronic copies of the State Standard Forms can be found at the Office of State Publishing website. The site provides information on the various forms and use with the Adobe Acrobat Reader. Beyond the Reader capabilities, Adobe Acrobat advanced features may be utilized if you have Adobe Business Tools or Adobe Acrobat 4.0 installed on your computer. Direct link to the Standard Form 65:

http://www.dgs.ca.gov/dgs/ProgramsServices/Forms/FMC/Search.aspx

2. Purchase Orders

State and Local Government agencies are required to send a copy of each CMAS purchase order to:

Department of General Services
Procurement Division, Data Management Unit
PO Box 989052, MS #2-203
West Sacramento, CA 95798-9052
(or via Interagency Mail Service #Z-1)

The agency is required to complete and distribute the order form. For services, the agency shall modify the information contained on the order to include the service period (start and end date), and the monthly cost (or other intermittent cost), and any other information pertinent to the services being provided. The cost for each line item should be included in the order, not just system totals.

The contractor must immediately reject orders that are not accurate. Discrepancies are to be negotiated and incorporated into the order prior to the products and services being delivered.

3. Service and Delivery after Contract Expiration

The purchase order must be issued before the CMAS contract end term expires. However, delivery of the products or completion of the services may be after the contract end term expires (unless otherwise specifically stated in the contract), but must be as provided for in the contract and as specified in the purchase order.
4. Multiple Contracts on STD. 65 Order Form

Agencies may include multiple CMAS contracts from the same contractor on a single Std. 65 Contract/Delegation Purchase Order. For guidelines, see the SCM, Volumes 2 & 3, Chapter 6.B4.1.

5. Amendments to Agency’s Purchase Orders

Agency purchase orders cannot be amended if the CMAS contract has expired.

The SCM, Volumes 2 & 3, Chapter 6.A5.0 provides the following direction regarding amendments to all types of CMAS purchase orders:

Original orders which include options for changes (e.g., quantity or time), that were evaluated and considered in the selection for award during the RFO process, may be amended consistent with the terms of the original order, provided that the original order allowed for amendments. If the original order did not evaluate options, then amendments are not allowed unless an NCB is approved for those amendments.

Amendments unique to non-IT services are covered in the SCM, Volume 2, Chapter 6.B2.9 as follows:

If the original contract permitted amendments, but did not specify the changes (e.g., quantity or time), it may be amended. This only applies to the first amendment. The time shall not exceed one year, or add not more than 30% of the original order value and may not exceed $250,000. If the original contract did not have language permitting amendments, the NCB process must be followed.

Also, see the SCM, Volumes 2 & 3, Chapter 8, Topic 6, for more information on amending purchase orders.

CONTRACTOR OWNERSHIP INFORMATION

Everbridge, Inc. is a large business enterprise.

SMALL BUSINESS MUST BE CONSIDERED

Prior to placing orders under the CMAS program, State agencies shall whenever practicable first consider offers from small businesses that have established CMAS contracts [GC Section 14846(b)]. NOTE: The Department of General Services auditors will request substantiation of compliance with this requirement when agency files are reviewed.

The following website lists CMAS Small Business and Disabled Veteran Partners: www.dgs.ca.gov/pd/Programs/Leveraged/CMAS.aspx then select “Find a CMAS Contractor”.

In response to our commitment to increase participation by small businesses, the Department of General Services waives the administrative fee (a fee currently charged to customer agencies to support the CMAS program) for orders to certified small business enterprises. See the current fees in the DGS Price Book at http://www.dgs.ca.gov/ifs/Pricebook.aspx

SMALL BUSINESS/DVBE - TRACKING

State agencies are able to claim subcontracting dollars towards their small business or DVBE goals whenever the Contractor subcontracts a commercially useful function to a certified small business or DVBE. The Contractor will provide the ordering agency with the name of the small business or DVBE used and the dollar amount the ordering agency can apply towards its small business or DVBE goal.

SMALL BUSINESS/DVBE - SUBCONTRACTING

1. The amount an ordering agency can claim towards achieving its small business or DVBE goals is the dollar amount of the subcontract award made by the Contractor to each small business or DVBE.

2. The Contractor will provide an ordering agency with the following information at the time the order is quoted:

   a. The Contractor will state that, as the prime Contractor, it shall be responsible for the overall execution of the fulfillment of the order.

   b. The Contractor will indicate to the ordering agency how the order meets the small business or DVBE goal, as follows:

      • List the name of each company that is certified by the Office of Small Business and DVBE Certification that it intends to subcontract a commercially useful function to; and
      • Include the small business or DVBE certification number of each company listed, and attach a copy of each certification; and
      • Indicate the dollar amount of each subcontract with a small business or DVBE that may be claimed by the ordering agency towards the small business or DVBE goal; and
      • Indicate what commercially useful function the small business or DVBE subcontractor will be providing towards fulfillment of the order.

3. The ordering agency’s purchase order must be addressed to the prime Contractor, and the purchase order must reference the information provided by the prime Contractor as outlined above.
ELECTRONIC WASTE RECYCLING

The Electronic Waste Recycling Act of 2003 requires retailers to collect a recycling fee from consumers on covered electronic devices starting January 1, 2005. California Public Resources Code, Section 42463(f) defines a “covered electronic device” as a video display device containing a screen greater than four inches measured diagonally. See the code identified above for more information and exceptions to this definition.

The Integrated Waste Management Board is implementing this new legislation, and the Board of Equalization is responsible for collecting these recycling fees from retailers. See the following two websites for more information on this topic:

www.ciwmmb.ca.gov/Electronics/Act2003/
www.boe.ca.gov/sptaxprog/ewaste.htm

The electronic waste recycling fee must be shown as a line item on the agency purchase order before the Contractor can include it on their invoice.

PRODUCTIVE USE REQUIREMENTS

The customer in-use requirement applies to all procurements of information technology equipment and software, per the SCM, Volume 3, Chapter 2, Section 2.B6.2.

Each equipment or software component must be in current operation for a paying customer and the paying customer must be external to the contractor's organization (not owned by the contractor and not owning the contractor).

To substantiate compliance with the Productive Use Requirements, the contractor must provide upon request the name and address of a customer installation and the name and telephone number of a contact person.

The elapsed time such equipment or software must have been in operation is based upon the importance of the equipment or software for system operation and its cost. The following designates product categories and the required period of time for equipment or software operation prior to approval of the replacement item on CMAS.

Category 1 - Critical Software: Critical software is software that is required to control the overall operation of a computer system or peripheral equipment. Included in this category are operating systems, database management systems, language interpreters, assemblers and compilers, communications software, and other essential system software.

Category 2 - All Information Technology Equipment and Non-Critical Software: Information technology equipment is defined in SAM Section 4819.2.

OPEN MARKET/INCIDENTAL, NON-SCHEDULED ITEMS

The only time that open market/incidental, non-schedule items may be included in a CMAS order is when they fall under the parameters of the Not Specifically Priced (NSP) Items provision. If the NSP provision is not included in the schedule or products and/or services required do not qualify under the parameters of the NSP provision, the products and/or services must be procured separately from CMAS.

STATE AND LOCAL GOVERNMENTS CAN USE CMAS

State and local government agency use of CMAS contracts is optional. A local government is any city, county, city and county, district, or other local governmental body or corporation, including UC, CSU, K-12 schools and community colleges empowered to expend public funds. While the State makes this contract available, each local government agency should make its own determination whether the CMAS program is consistent with their procurement policies and regulations.

UPDATES AND/OR CHANGES

A CMAS amendment is not required for updates and/or changes once the update and/or change becomes effective for the federal GSA schedule, except as follows:

- A CMAS amendment is required when the contract is based on products and/or services from another contractor's multiple award contract and the contractor wants to add a new manufacturer's products and/or services.
- A CMAS amendment is required for new federal contract terms and conditions that constitute a material difference from existing contract terms and conditions. A material change has a potentially significant effect on the delivery, quantity or quality of items provided, the amount paid to the contractor or on the cost to the State.
- A CMAS amendment is required for changes to contracts that require California Prison Industry Authority (CALPIA) approval.

Ordering Instructions and Special Provisions
A CMAS amendment is required to update and/or change terms and conditions and/or products and services based on a non-federal GSA multiple award contract.

**SELF-DELETING FEDERAL GSA TERMS AND CONDITIONS**

Instructions, or terms and conditions that appear in the Special Items or other provisions of the federal GSA and apply to the purchase, license, or rental (as applicable) of products or services by the U.S. Government in the United States, and/or to any overseas location shall be self-deleting. (Example: "Examinations of Records" provision).

Federal regulations and standards, such as Federal Acquisition Regulation (FAR), Federal Information Resources Management Regulation (FIRMIR), Federal Information Processing Standards (FIPS), General Services Administration Regulation (GSAR), or Federal Installment Payment Agreement (FIPA) shall be self-deleting. Federal blanket orders and small order procedures are not applicable.

**ORDER OF PRECEDENCE**

The CMAS Terms and Conditions shall prevail if there is a conflict between the terms and conditions of the contractor's federal GSA, (or other multiple award contract), packaging, invoices, catalogs, brochures, technical data sheets or other documents (see CMAS Terms and Conditions, CONFLICT OF TERMS).

**APPLICABLE CODES, POLICIES AND GUIDELINES**

All California codes, policies, and guidelines are applicable. THE USE OF CMAS DOES NOT REDUCE OR RELIEVE STATE AGENCIES OF THEIR RESPONSIBILITY TO MEET STATEWIDE REQUIREMENTS REGARDING CONTRACTING OR THE PROCUREMENT OF GOODS OR SERVICES. Most procurement and contract codes, policies, and guidelines are incorporated into CMAS contracts. Nonetheless, there is no guarantee that every possible requirement that pertains to all the different and unique State processes has been included.

**STATEWIDE PROCUREMENT REQUIREMENTS**

Agencies must carefully review and adhere to all statewide procurement requirements in the SCM, Volumes 2 and 3, such as:

- Automated Accounting System requirements of State Administrative Manual (SAM) Section 7260-62
- Productive Use Requirements, per the SCM, Volume 3, Chapter 2, Section 2.B.6.2.
- SAM Sections 4819.41 and 4832 certifications for information technology procurements and compliance with policies.
- Services may not be paid for in advance.

- Agencies are required to file with the Department of Fair Employment and Housing (DFEH) a Contract Award Report Std. 16 for each order over $5,000 within 10 days of award, including supplements that exceed $5,000.
- Pursuant to Public Contract Code Section 10359 State agencies are to report all Consulting Services Contract activity for the preceding fiscal year to DGS and the six legislative committees and individuals that are listed on the annual memorandum from DGS.
- Pursuant to Unemployment Insurance Code Section 1088.8, State and local government agencies must report to the Employment Development Department (EDD) all payments for services that equal $800 or more to independent sole proprietor contractors. See the Contractor's Std. 204, Payee Data Record, to determine sole proprietorship. For inquiries regarding this subject, contact EDD at (916) 651-6945 for technical questions or (888) 745-3886 for information and forms.
- Annual small business and disabled veteran reports.

- Post evaluation reports. Public Contract Code 10369 requires State agencies to prepare post evaluations on form Std. 4 for all completed non-IT consulting services contracts of more than $5,000. Copies of negative evaluations for non-IT consulting services only must be sent to the DGS, Office of Legal Services. The Bureau of State Audits requires State agencies annually to certify compliance with these requirements.

**ETHNICITY/RACE/GENDER REPORTING REQUIREMENT**

Effective January 1, 2007, in accordance with Public Contract Code 10111, State agencies are to capture information on ethnicity, race, and gender of business owners (not subcontractors) for all awarded contracts, including CAL-Card transactions. Each department is required to independently report this information to the Governor and the Legislature on an annual basis. Agencies are responsible for developing their own guidelines and forms for collecting and reporting this information.

Contractor participation is voluntary.

**PAYMENTS AND INVOICES**

1. Payment Terms

Payment terms for this contract are net 45 days.
Payment will be made in accordance with the provisions of the California Prompt Payment Act, Government Code Section 927 et. seq. Unless expressly exempted by statute, the Act requires State agencies to pay properly submitted, undisputed invoices not more than 45 days after (i) the date of acceptance of goods or performance of services; or (ii) receipt of an undisputed invoice, whichever is later.

2. Payee Data Record (Std. 204)

Each State accounting office must have a copy of the Contractor’s Payee Data Record (Std. 204) in order to process payment of invoices. Contractors are required to provide a copy of their Std. 204 upon request from an agency customer. Agencies should forward a copy of the Std. 204 to their accounting office. Without the Std. 204, payment may be unnecessarily delayed.

3. DGS Administrative and Incentive Fees

Orders from State Agencies:

The Department of General Services (DGS) will bill each State agency directly an administrative fee for use of CMAS contracts. The administrative fee should NOT be included in the order total, nor remitted before an invoice is received from DGS. This administrative fee is waived for CMAS purchase orders issued to California certified small businesses.

See the current administrative fees in the DGS Price Book at: http://www.dgs.ca.gov/ofs/Pricebook.aspx.

Orders from Local Government Agencies:

Effective for CMAS orders dated 1/1/2010 or later, CMAS contractors, who are not California certified small businesses, are required to remit to the DGS an incentive fee equal to 1% of the total of all local government agency orders (excluding sales tax and freight) placed against their CMAS contract(s). This incentive fee is in lieu of local government agencies being billed the above referenced DGS administrative fee.

This incentive fee is waived for CMAS purchase orders issued to California certified small businesses.

The check covering this fee shall be made payable to the Department of General Services, CMAS Unit, and mailed to the CMAS Unit along with the applicable Quarterly Report. See the provision in this contract entitled “Contractor Quarterly Report Process” for information on when and where to send these checks and reports.

4. Contractor Invoices

Unless otherwise stipulated, the contractor must send their invoices to the agency address set forth in the purchase order. Invoices shall be submitted in triplicate and shall include the following:

- Contract number
- Agency purchase order number
- Agency Bill Code
- Line item number
- Unit price
- Extended line item price
- Invoice total

State sales tax and/or use tax shall be itemized separately and added to each invoice as applicable.

The company name on the CMAS contract, purchase order and invoice must match or the State Controller’s Office will not approve payment.

5. Advance Payments

Advance payment is allowed for services only under limited, narrowly defined circumstances, e.g., between specific departments and certain types of non-profit organizations, or when paying another government agency (GC 11256 – 11263 and 11019).

It is NOT acceptable to pay in advance, except software maintenance and license fees, which are considered a subscription, may be paid in advance if a provision addressing payment in advance is included in the purchase order.

Warranty upgrades and extensions may also be paid for in advance, one time.

6. Credit Card

Everbridge, Inc. does not accept the State of California credit card (CAL-Card).

7. Lease/Purchase Analysis

State agencies must complete a Lease/Purchase Analysis (LPA) to determine best value when contemplating a lease/rental, and retain a copy for future audit purposes (SAM 3700). Approval by the Department of General Services is not required.

8. Leasing

Except for Federal Lease to Own Purchase (LTOP) and hardware rental provisions with no residual value owed at end term ($1 residual value is acceptable), Federal GSA Lease provisions are NOT available through CMAS because the rates and contract terms and conditions are not acceptable or applicable to the State.
CALIFORNIA MULTIPLE AWARD SCHEDULE (CMAS)
EVERBRIDGE, INC.
CMAS NO. 3-12-70-2909A, SUPPLEMENT NO. 1

SEAT Management financing options are NOT available through this contract.

As an alternative, agencies may consider financing through the State’s financial marketplace GS $Mart™. All terms and conditions and lenders are pre-approved for easy financing. The GS $Mart™ Internet address is www.dgs.ca.gov/pd/programs/statefinancialmarketplace.aspx. Buyers may contact the GS $Mart™ Administrator, Patrick Mullen by phone at (916) 375-4617 or via e-mail at patrick.mullen@dgs.ca.gov for further information.

9. Maintenance Tax

The Board of Equalization has ruled that in accordance with Section 1655 of the Sales and Use Tax Regulations of the Business Taxes Law Guide, that whenever optional maintenance contracts include consumable supplies, such supplies are subject to sales tax.

Generally, the State has two options:

1. For contracts that provide for maintenance services (i.e., the furnishing of labor and parts necessary to maintain equipment), the charges for the provision of maintenance services are not taxable.

2. For contracts that provide for maintenance services and consumable supply items (e.g., toner, developer, and staples), the provision of the consumable supplies is considered a taxable sale of tangible personal property. Therefore, State agencies awarding optional maintenance contracts are responsible for paying the applicable sales tax on the consumable supplies utilized during the performance period of the maintenance contract.

The contractor will be required to itemize the taxed consumables for State accounting purposes.

CONTRACTOR QUARTERLY REPORT PROCESS

Contractors are required to submit a detailed CMAS Business Activity Report on a quarterly basis to the CMAS Unit. See Attachment B for a copy of this form and instructions.

This report shall be mailed to:

Department of General Services
Procurement Division – CMAS Unit
Attention: Quarterly Report Processing
PO Box 989052, MS #2-202
West Sacramento, CA 95798-9052

Reports that include checks for incentive fees or that exceed a total of 5 pages must be mailed and shall not be faxed or e-mailed. All other reports may be faxed or e-mailed to the attention of Quarterly Report Processing as follows:

CMAS Unit Fax Number: (916) 375-4663
CMAS Unit E-Mail: cmas@dgs.ca.gov

For the full instructions on completing and submitting CMAS Quarterly Business Activity Reports, and a soft copy of a blank quarterly report form, go to www.dgs.ca.gov/pd/Programs/Leveraged/CMAS.aspx, and then select "For Suppliers/Contractors".

Important things to remember regarding CMAS Quarterly Business Activity Reports (referred to as "reports" below):

- A report is required for each CMAS contract each quarter, even when no new purchase orders are received in the quarter.
- A separate report is required for each CMAS contract.
- Each purchase order must be reported only once in the quarter identified by the purchase order date, regardless of when the services were performed, the products were delivered, the invoice was sent, or the payment was received.
- Purchase orders from State and local government agencies must be separated on the report, as shown in the instructions.
- Contractors must report the sales activity for all resellers listed on their CMAS contract.
- Any report that does not follow the required format or excludes required information will be deemed incomplete and returned to the contractor for corrections.
- Taxes and freight must not be included in the report.
- For CMAS orders dated 1/1/2010 or later, contractors are no longer required to attach copies of purchase orders to their reports. This changed requirement will begin on Q1-2010 reports, which are due 4/15/2010.
- For CMAS orders dated 1/1/2010 or later, contractors who are not California certified small businesses must attach to their quarterly report a check covering the required incentive fee for all CMAS sales to local government agencies (see more information below). This new requirement will start on Q1-2010 reports, which are due 4/15/2010.
- New contracts, contract renewals or extensions, and contract modifications will be approved only if the contractor has submitted all required quarterly reports and incentive fees.
CMAS Quarterly Business Activity Reports are due in the CMAS Unit within two weeks after the end of each quarter as shown below:

<table>
<thead>
<tr>
<th>Quarter</th>
<th>Start Date</th>
<th>End Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Quarter 1</td>
<td>Jan 1 to Mar 31</td>
<td>Due Apr 15</td>
</tr>
<tr>
<td>Quarter 2</td>
<td>Apr 1 to Jun 30</td>
<td>Due Jul 15</td>
</tr>
<tr>
<td>Quarter 3</td>
<td>Jul 1 to Sep 30</td>
<td>Due Oct 15</td>
</tr>
<tr>
<td>Quarter 4</td>
<td>Oct 1 to Dec 31</td>
<td>Due Jan 15</td>
</tr>
</tbody>
</table>

CONTRACTOR QUARTERLY INCENTIVE FEES

CMAS contractors who are not California certified small businesses must remit to the DGS an incentive fee equal to 1% of the total of all local government agency orders (excluding sales tax and freight) placed against their CMAS contract(s). This incentive fee is in lieu of local government agencies being billed the above referenced DGS administrative fee.

CMAS contractors cannot charge local government agencies an additional 1% charge on a separate line item to cover the incentive fee. The contractor must include the 1% incentive fee in the price of the products or services offered, and the line item prices must not exceed the applicable GSA prices.

A local government agency is any city, county, district, or other local governmental body, including the California State University (CSU) and University of California (UC) systems, K-12 public schools and community colleges empowered to expend public funds.

This incentive fee is waived for CMAS purchase orders issued to California certified small businesses.

The check covering this fee shall be made payable to the Department of General Services, CMAS Unit, and mailed to the CMAS Unit along with the applicable Quarterly Report. See the provision in this contract entitled “Contractor Quarterly Report Process” for information on when and where to send these checks and reports.

CONTRACTOR PROVIDES COPY OF THE CONTRACT AND SUPPLEMENTS

CMAS contractors are required to provide the entire contract that consists of the following:

- Cover pages with DGS logo and CMAS analyst’s signature, and Ordering Instructions and Special Provisions.
- California CMAS Terms and Conditions.
- Federal GSA or non-federal GSA Terms and Conditions (unless otherwise stipulated in the CMAS contract).
- Federal GSA or non-federal GSA products, services, and price list (unless otherwise stipulated in the CMAS contract).
- Supplements, if applicable.

It is important for the agency to confirm that the required products, services, and prices are included in the contract and are at or below contract rates. To streamline substantiation that the needed items are in the contract, the agencies should ask the contractor to identify the specific pages from the contract that include the required products, services, and prices. Agencies should save these pages for their file documentation.

CONTRACTORS ACTING AS FISCAL AGENTS ARE PROHIBITED

When a subcontractor ultimately provides all of the products or performs all of the services that a contractor has agreed to provide, and the prime contractor only handles the invoicing of expenditures, then the prime contractor’s role becomes that of a fiscal agent because it is merely administrative in nature, and does not provide a Commercially Useful Function (CUF). It is unacceptable to use fiscal agents in this manner because the agency is paying unnecessary administrative costs.

AGENCY RESPONSIBILITY

 Agencies must contact contractors to obtain copies of the contracts and compare them for a best value purchasing decision.

Each agency is responsible for its own contracting program and purchasing decisions, including use of the CMAS program and associated outcomes.

This responsibility includes, but is not necessarily limited to, ensuring the necessity of the services, securing appropriate funding, complying with laws and policies, preparing the purchase order in a manner that safeguards the State’s interests, obtaining required approvals, and documenting compliance with Government Code 19130.b (3) for outsourcing services.

It is the responsibility of each agency to consult as applicable with their legal staff and contracting offices for advice depending upon the scope or complexity of the purchase order.

If you do not have legal services available to you within your agency, the DGS Office of Legal Services is available to provide services on a contractual basis.

CONFLICT OF INTEREST

 Agencies must evaluate the proposed purchase order to determine if there are any potential conflict of interest issues. See the attached CMAS Terms and Conditions, Conflict of Interest, for more information.

FEDERAL DEBARMENT

When federal funds are being expended, the agency is required to obtain (retain in file) a signed “Federal Debarment” certification from the contractor before the purchase order is issued.
This certification is required by the regulations implementing Executive Order 12549, Debarment and Suspension, 29 CFR Part 98, Section 98.510. Participants; responsibilities. The regulations were published as Part VII of the May 26, 1988 Federal Register (pages 19160-19211).

LIQUIDATED DAMAGES FOR LATE DELIVERY

The value of the liquidated damages cannot be a penalty, must be mutually agreed upon by agency and contractor and included in the purchase order to be applicable.

ACCEPTANCE TESTING CRITERIA

If the agency wants to include acceptance testing for all newly installed technology systems, and individual equipment, and machines which are added or field modified (modification of a machine from one model to another) after a successful performance period, the test criteria must be included in the purchase order to be applicable.

AMERICANS WITH DISABILITY ACT (ADA)

Section 504 of the Rehabilitation Act of 1973 as amended; Title VI and VII of the Civil Rights Act of 1964 as amended; Americans with Disabilities Act, 42 USC 12101; California Code of Regulations, Title 2, Title 22; California Government Code, Sections 11135, et seq.; and other federal and State laws, and Executive Orders prohibit discrimination. All programs, activities, employment opportunities, and services must be made available to all persons, including persons with disabilities. See Attachment A for Procurement Division’s ADA Compliance Policy of Nondiscrimination on the Basis of Disability.

Individual government agencies are responsible for self-compliance with ADA regulations.

Contractor sponsored events must provide reasonable accommodations for persons with disabilities.

DGS PROCUREMENT DIVISION CONTACT AND PHONE NUMBER

Department of General Services
Procurement Division, CMAS Unit
707 Third Street, 2nd Floor, MS 202
West Sacramento, CA 95605-2811

Phone # (916) 375-4363
Fax # (916) 375-4663
ATTACHMENT A

ADA NOTICE

Procurement Division (State Department of General Services)
AMERICANS WITH DISABILITIES ACT (ADA) COMPLIANCE
POLICY OF NONDISCRIMINATION ON THE BASIS OF DISABILITY

To meet and carry out compliance with the nondiscrimination requirements of the Americans With Disabilities Act (ADA), it is the policy of the Procurement Division (within the State Department of General Services) to make every effort to ensure that its programs, activities, and services are available to all persons, including persons with disabilities.

For persons with a disability needing a reasonable accommodation to participate in the Procurement process, or for persons having questions regarding reasonable accommodations for the Procurement process, please contact the Procurement Division at (916) 375-4400 (main office); the Procurement Division TTY/TDD (telephone device for the deaf) or California Relay Service numbers which are listed below. You may also contact directly the Procurement Division contact person who is handling this procurement.

**IMPORTANT: TO ENSURE THAT WE CAN MEET YOUR NEED, IT IS BEST THAT WE RECEIVE YOUR REQUEST AT LEAST 10 WORKING DAYS BEFORE THE SCHEDULED EVENT (i.e., MEETING, CONFERENCE, WORKSHOP, etc.) OR DEADLINE DUE-DATE FOR PROCUREMENT DOCUMENTS.**

The Procurement Division TTY telephone numbers are:

- Sacramento Office: (916) 376-1891
- Fullerton Office: (714) 773-2093

The California Relay Service Telephone Numbers are:

- Voice: 1-800-735-2922 or 1-888-877-5379
- TTY: 1-800-735-2929 or 1-888-877-5378
- Speech-to-Speech: 1-800-854-7784
<table>
<thead>
<tr>
<th>Local Government Agency Name</th>
<th>Purchase Order Number</th>
<th>Total Dollars Per Order</th>
<th>Agency Contact</th>
<th>Phone Number</th>
<th>Address</th>
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**STATE AGENCY PURCHASES**

- [ ] Check Here if No New Orders for This Quarter
- [ ] Q1 (Jan-Mar)
- [ ] Q2 (Apr-Jun)
- [ ] Q3 (Jul-Sep)
- [ ] Q4 (Oct-Dec)

**LOCAL GOVERNMENT PURCHASES**

- [ ] 1% Remitted to DGS (does not apply to CA certified SBS) $  
- [ ] Total Local Government Agency Dollars for Quarter $  

**E-mail:**

**Phone Number:**

**Name:**

**For Questions Regarding This Report Contact:**

**Contract Number:**

**Contractor Name:**

Page 89 of 284
Instructions for completing the CMAS Quarterly Business Activity Report

1. Complete the top of the form with the appropriate information for your company.

2. **Agency Name** - Identify the State agency or Local Government agency that issued the order.

3. **Purchase Order Number** - Identify the purchase order number (and amendment number if applicable) on the order form. This is not your invoice number. This is the number the State agency or Local Government agency assigns to the order.

4. **Purchase Order Date** - Identify the date the purchase order was issued, as shown on the order. This is not the date you received, accepted, or invoiced the order.

5. **Agency Billing Code** - Identify the State agency billing code. This is a five-digit number identified on the upper right hand corner of the Std. 65 purchase order form. You must identify this number on all purchases made by State of California agencies. Billing codes are not applicable to Local Government agencies.

6. **Total Dollars Per PO** - Identify the total dollars of the order excluding tax and freight. Tax must NOT be included in the quarterly report, even if the agency includes tax on the purchase order. The total dollars per order should indicate the entire purchase order amount (less tax and freight) regardless of when you invoice order, perform services, deliver product, or receive payment.

7. **Agency Contact** - Identify the ordering agency's contact person on the purchase order.

8. **Agency Address** - Identify the ordering agency's address on the purchase order.

9. **Phone Number** - Identify the phone number for the ordering agency's contact person.

10. **Total State Sales & Total Local Sales** - Separately identify the total State dollars and/or Local Government agency dollars (pre-tax) for all orders placed in quarter.

11. **1% Remitted to DGS** - Identify 1% of the total Local Government agency dollars reported for the quarter. This is the amount to be remitted to DGS by contractors who are not California certified small businesses.

12. **Grand Total** - Identify the total of all State and Local Government agency dollars reported for the quarter.

**Notes:**

- A report is required for each CMAS contract, each quarter, even when there are no new orders for the quarter.
- Quarterly reports are due two weeks after the end of the quarter.
CALIFORNIA MULTIPLE AWARD SCHEDULES (CMAS) 
GENERAL PROVISIONS - INFORMATION TECHNOLOGY

1. DEFINITIONS: Unless otherwise specified in the Statement of Work the following terms shall be given the meaning shown, unless context requires otherwise.
   a) "Acceptance Test" means those tests performed during the Performance Period which are intended to determine compliance of Equipment and Software with the specifications and all other Attachments incorporated herein by reference and to determine the reliability of the equipment.
   b) "Application Program" means a computer program which is intended to be executed for the purpose of performing useful work for the user of the information being processed. Programs are developed or otherwise acquired by the user of the Hardware/Software system, but may be supplied by the Contractor.
   c) "Attachment" means a mechanical, electrical, or electronic interconnection to the Contractor-supplied Machine or System of Equipment, manufactured by other than the original Equipment manufacturer, that is not connected by the Contractor.
   d) "Business entity" means any individual, business, partnership, joint venture, corporation, S-corporation, limited liability company, sole proprietorship, joint stock company, consortium, or other private legal entity recognized by statute.
   e) "Buyer" means the State's authorized contracting official.
   f) "Commercial Hardware" means Hardware developed or regularly used that: (i) has been sold, leased, or licensed to the general public; (ii) has been offered for sale, lease, or license to the general public; (iii) has not been offered, sold, leased, or licensed to the public but will be available for commercial sale, lease, or license in time to satisfy the delivery requirements of this Contract; or (iv) satisfies criterion expressed in (i), (ii), or (iii) above and would require only minor modifications to meet the requirements of this Contract.
   g) "Commercial Software" means Software developed or regularly used that: (i) has been sold, leased, or licensed to the general public; (ii) has been offered for sale, lease, or license to the general public; (iii) has not been offered, sold, leased, or licensed to the public but will be available for commercial sale, lease, or license in time to satisfy the delivery requirements of this Contract; or (iv) satisfies a criterion expressed in (i), (ii), or (iii) above and would require only minor modifications to meet the requirements of this Contract.
   h) "Contract" means this Contract or agreement (including any purchase order), by whatever name known or in whatever format used.
   i) "Custom Software" means Software that does not meet the definition of Commercial Software.
   j) "Contractor" means the Business Entity with whom the State enters into this Contract. Contractor shall be synonymous with "supplier", "vendor" or other similar term.
   k) "Data Processing Subsystem" means a complement of Contractor-furnished individual Machines, including the necessary controlling elements (or the functional equivalent), Operating Software and Software, if any, which are acquired to operate as an integrated group, and which are interconnected entirely by Contractor-supplied power and/or signal cables; e.g., direct access controller and drives, a cluster of terminals with their controller, etc.
   l) "Data Processing System (System)" means the total complement of Contractor-furnished Machines, including one or more central processors (or instruction processors), Operating Software which are acquired to operate as an integrated group.
   m) "Deliverables" means Goods, Software, Information Technology, telecommunications technology, Hardware, and other items (e.g. reports) to be delivered pursuant to this Contract, including any such items furnished incident to the provision of services.
   n) "Designated CPU(s)" means for each product, if applicable, the central processing unit of the computers or the server unit, including any associated peripheral units. If no specific "Designated CPU(s)" are specified on the Contract, the term shall mean any and all CPUs located at the site specified therein.
   o) "Documentation" means manuals and other printed materials necessary or useful to the State in its use or maintenance of the Equipment or Software provided hereunder. Manuals and other printed materials customized for the State hereunder constitute Work Product if such materials are required by the Statement of Work.
   p) "Equipment" is an all-inclusive term which refers either to individual Machines or to a complete Data Processing System or subsystem, including its Hardware and Operating Software (if any).
   q) "Equipment Failure" is a malfunction in the Equipment, excluding all external factors, which prevents the accomplishment of the Equipment's intended function(s). If microcode or Operating Software residing in the Equipment is necessary for the proper operation of the Equipment, a failure of such microcode or Operating Software which prevents the accomplishment of the Equipment's intended functions shall be deemed to be an Equipment Failure.
   r) "Facility Readiness Date" means the date specified in the Statement of Work by which the State must have the site prepared and available for Equipment delivery and installation.
CALIFORNIA MULTIPLE AWARD SCHEDULES (CMAS)
GENERAL PROVISIONS - INFORMATION TECHNOLOGY

s) "Goods" means all types of tangible personal property, including but not limited to materials, supplies, and equipment (including computer and telecommunications equipment).
l) "Hardware" usually refers to computer equipment and is contrasted with Software. See also Equipment.
u) "Installation Date" means the date specified in the Statement of Work by which the Contractor must have the ordered Equipment ready (certified) for use by the State.
v) "Information Technology" includes, but is not limited to, all electronic technology systems and services, automated information handling, System design and analysis, conversion of data, computer programming, information storage and retrieval, telecommunications which include voice, video, and data communications, require System controls, simulation, electronic commerce, and all related interactions between people and Machines.
w) "Machine" means an individual unit of a Data Processing System or subsystem, separately identified by a type and/or model number, comprised of but not limited to computer hardware, and software, and all additional devices or parts employed in making such change.
x) "Machine Alteration" means any change to a Contractor-supplied Machine which is not made by the Contractor, and which results in the Machine deviating from its physical, mechanical, electrical or electronic (including microcode) design, whether or not additional devices or parts are employed in making such change.
y) "Maintenance Diagnostic Routines" means the diagnostic programs customarily used by the Contractor to test Equipment for proper functioning and reliability.
z) "Manufacturing Materials" means parts, tools, dies, jigs, fixtures, plans, drawings, and information produced or acquired, or rights acquired, specifically to fulfill obligations set forth herein.
aa) "Mean Time Between Failure (MTBF)" means the average expected or observed time between consecutive failures in a System or component.
b) "Mean Time to Repair (MTTR)" means the average expected or observed time required to repair a System or component and return it to normal operation.
c) "Operating Software" means those routines, whether or not identified as Program Products, that reside in the Equipment and are required for the Equipment to perform its intended function(s), and which interface the operator, other Contractor-supplied programs, and user programs to the Equipment.
d) "Operational Use Time" means for performance measurement purposes, that time during which Equipment is in actual operation by the State. For maintenance Operational Use Time purposes, that time during which Equipment is in actual operation and is not synonymous with power on time.
eee) "Period of Maintenance Coverage" means the period of time, as selected by the State, during which maintenance services are provided by the Contractor for a fixed monthly charge, as opposed to an hourly charge for services rendered. The Period of Maintenance Coverage consists of the Principal Period of Maintenance and any additional hours of coverage per day, and/or increased coverage for weekends and holidays.
ff) "Preventive Maintenance" means that maintenance, performed on a scheduled basis by the Contractor, which is designed to keep the Equipment in proper operating condition.
gg) "Principal Period of Maintenance" means any nine consecutive hours per day (usually between the hours of 7:00 a.m. and 6:00 p.m.) as selected by the State, including an official meal period not to exceed one hour, Monday through Friday, excluding holidays observed at the installation.
hh) "Programming Aids" means Contractor-supplied programs and routines executable on the Contractor’s Equipment which assists a programmer in the development of applications including language processors, sorts, communications modules, data base management systems, and utility routines, (tape-to-disk routines, disk-to-print routines, etc.).
ii) "Program Product" means programs, routines, subroutines, and related items which are proprietary to the Contractor and which are licensed to the State for its use, usually on the basis of separately stated charges and appropriate contractual provisions.
jj) "Remedial Maintenance" means that maintenance performed by the Contractor which results from Equipment (including Operating Software) failure, and which is performed as required, i.e., on an unscheduled basis.
kk) "Software" means an all-inclusive term which refers to any computer programs, routines, or subroutines supplied by the Contractor, including Operating Software, Programming Aids, Application Programs, and Program Products.
ll) "Software Failure" means a malfunction in the Contractor-supplied Software, other than Operating Software, which prevents the accomplishment of work, even though the Equipment (including its Operating Software) may still be capable of operating properly. For Operating Software failure, see definition of Equipment Failure.
mm) "State" means the government of the State of California, its employees and authorized representatives,
CALIFORNIA MULTIPLE AWARD SCHEDULES (CMAS)
GENERAL PROVISIONS - INFORMATION TECHNOLOGY

including without limitation any department, agency, or
other unit of the government of the State of California.

"System" means the complete collection of Hardware,
Software and services as described in this Contract,
integrated and functioning together, and performing in
accordance with this Contract.

"U.S. Intellectual Property Rights" means intellectual
property rights enforceable in the United States of
America, including without limitation rights in trade
secrets, copyrights, and U.S. patents.

2. CONTRACT FORMATION: If this Contract results from a
Letter of Offer, then Contractor’s offer is deemed a firm offer
and this Contract document is the State’s acceptance of that
offer.

3. COMPLETE INTEGRATION: This Contract, including any
documents incorporated herein by express reference, is
intended to be a complete integration and there are no prior
or contemporaneous different or additional agreements
pertaining to the subject matter of the Contract.

4. SEVERABILITY: The Contractor and the State agree that if
any provision of this Contract is found to be illegal or
unenforceable such term or provision shall be deemed
stricken and the remainder of the Contract shall remain in full
force and effect. Either party having knowledge of such term
or provision shall promptly inform the other of the presumed
non-applicability of such provision.

5. INDEPENDENT CONTRACTOR: Contractor and the agents
and employees of Contractor, in the performance of this
Contract, shall act in an independent capacity and not as
officers or employees or agents of the State.

6. APPLICABLE LAW: This Contract shall be governed by and
shall be interpreted in accordance with the laws of the State
of California; venue of any action brought with regard to this
Contract shall be in Sacramento County, Sacramento,
California. The United Nations Convention on Contracts for
the International Sale of Goods shall not apply to this
Contract.

7. COMPLIANCE WITH STATUTES AND REGULATIONS:

a) The State and the Contractor warrants and certifies that
in the performance of this Contract, it will comply with all
applicable statutes, rules, regulations and orders of the
United States and the State of California. The
Contractor agrees to indemnify the State against any
loss, cost, damage or liability by reason of the
Contractor’s violation of this provision.

b) The State will notify Contractor of any such claim in
writing and tender the defense thereof within a
reasonable time; and

c) The Contractor will have sole control of the defense of
any action on such claim and all negotiations for its
settlement or compromise; provided that (i) when
substantial principles of government or public law are
involved, when litigation might create precedent affecting
future State operations or liability, or when involvement
of the State is otherwise mandated by law, the State
may participate in such action at its own expense with
respect to attorneys’ fees and costs (but not liability); (ii)
where a settlement would impose liability on the State,
affect principles of California government or public law,
or impact the authority of the State, the Department of
General Services will have the right to approve or
disapprove any settlement or compromise, which
approval will not unreasonably be withheld or delayed;
and (iii) the State will reasonably cooperate in the
defense and in any related settlement negotiations.

d) If this Contract is in excess of $554,000, it is subject to
the requirements of the World Trade Organization
(WTO) Government Procurement Agreement (GPA).

e) To the extent that this Contract falls within the scope
of Government Code Section 11135, Contractor hereby
agrees to respond to and resolve any complaint brought
to its attention, regarding accessibility of its products or
services.

8. CONTRACTOR’S POWER AND AUTHORITY: The
Contractor warrants that it has full power and authority to
grant the rights herein granted and will hold the State
harmless from and against any loss, cost, liability, and
expense (including reasonable attorney fees) arising out of
any breach of this warranty. Further, Contractor avers that it
will not enter into any arrangement with any third party which
might abridge any rights of the State under this Contract.

a) The State will notify Contractor of any such claim in
writing and tender the defense thereof within a
reasonable time; and

b) The Contractor will have sole control of the defense of
any action on such claim and all negotiations for its
settlement or compromise; provided that (i) when
substantial principles of government or public law are
involved, when litigation might create precedent affecting
future State operations or liability, or when involvement
of the State is otherwise mandated by law, the State
may participate in such action at its own expense with
respect to attorneys’ fees and costs (but not liability); (ii)
where a settlement would impose liability on the State,
affect principles of California government or public law,
or impact the authority of the State, the Department of
General Services will have the right to approve or
disapprove any settlement or compromise, which
approval will not unreasonably be withheld or delayed;
and (iii) the State will reasonably cooperate in the
defense and in any related settlement negotiations.
9. CMAS -- ASSIGNMENT:
   a) This Contract shall not be assignable by the Contractor in whole or in part without the written consent of the State. The State's consent shall not be unreasonably withheld or delayed. For the purpose of this paragraph, State will not unreasonably prohibit Contractor from freely assigning its right to payment, provided that Contractor remains responsible for its obligations hereunder.
   b) Should the State desire financing of the assets provided hereunder through GS$Mart, the State's financial marketplace, the Contractor agrees to assign to a State-designated lender its right to receive payment from the State for the assets in exchange for payment by the lender of the cash purchase price for the assets. Upon notice to do so from the State-designated lender at any time prior to payment by the State for the assets, the Contractor will execute and deliver to the State-designated lender an assignment agreement and any additional documents necessary for the State selected financing plan. The State-designated lender will pay the Contractor according to the terms of the Contractor's invoice upon acceptance of the assets by the State.

10. WAIVER OF RIGHTS: Any action or nunciation by the State or the failure of the State on any occasion, to enforce any right or provision of the Contract, shall not be construed to be a waiver by the State of its rights hereunder and shall not prevent the State from enforcing such provision or right on any future occasion. The rights and remedies of the State herein are cumulative and are in addition to any other rights or remedies that the State may have at law or in equity.

11. CMAS -- ORDER OF PRECEDENCE: In the event of any inconsistency between the articles, attachments, specifications or provisions which constitute this Contract, the following order of precedence shall apply:
   a) These General Provisions - Information Technology (In the instances provided herein where the paragraph begins: "Unless otherwise specified in the Statement of Work" provisions specified in the Statement of Work replacing these paragraphs shall take precedence over the paragraph referenced in these General Provisions);
   b) Contract form, i.e., Purchase Order STD 65, Standard Agreement STD 213, etc., and any amendments thereto;
   c) Other Special Provisions;
   d) Federal GSA (or other multiple award) terms and conditions;
   e) Statement of work, including any specifications incorporated by reference herein; and
   f) All other attachments incorporated in the Contract by reference.

12. PACKING AND SHIPMENT:
   a) All Goods are to be packed in suitable containers for protection in shipment and storage, and in accordance with applicable specifications. Each container of a multiple container shipment shall be identified to:
      i) show the number of the container and the total number of containers in the shipment; and
      ii) the number of the container in which the packing sheet has been enclosed.
   b) All shipments by Contractor or its subcontractors must include packing sheets identifying: the State's Contract number; item number; quantity and unit of measure; part number and description of the Goods shipped; and appropriate evidence of inspection, if required. Goods for different Contracts shall be listed on separate packing sheets.
   c) Shipments must be made as specified in this Contract, as it may be amended, or otherwise directed in writing by the State's Transportation Management Unit within the Department of General Services, Procurement Division.

13. TRANSPORTATION COSTS AND OTHER FEES OR EXPENSES: No charge for delivery, drayage, express, parcel post, packing, cartage, insurance, license fees, permits, cost of bonds, or for any other purpose will be paid by the State unless expressly included and itemized in the Contract.
   a) The Contractor must strictly follow Contract requirements regarding Free on Board (F.O.B.), freight terms and routing instructions. The State may permit use of an alternate carrier at no additional cost to the State with advance written authorization of the Buyer.
   b) If "prepay and add" is selected, supporting freight bills are required when over $50, unless an exact freight charge is approved by the Transportation Management Unit within the Department of General Services Procurement Division and a waiver is granted.
   c) On "F.O.B. Shipping Point" transactions, should any shipments under the Contract be received by the State in a damaged condition and any related freight loss and damage claims filed against the carrier or carriers be wholly or partially declined by the carrier or carriers with the inference that damage was the result of the act of the shipper such as inadequate packaging or loading or some inherent defect in the Equipment and/or material, Contractor, on request of the State, shall at Contractor's own expense assist the State in establishing carrier liability by supplying evidence that the Equipment and/or material was properly constructed, manufactured, packaged, and secured to withstand normal transportation conditions.
14. DELIVERY: The Contractor shall strictly adhere to the delivery and completion schedules specified in this Contract. Time, if stated as a number of days, shall mean calendar days unless otherwise specified. The quantities specified herein are the only quantities required. If the Contractor delivers in excess of the quantities specified herein, the State shall not be required to make any payment for the excess Deliverables, and may return them to Contractor at Contractor's expense or utilize any other rights available to the State at law or in equity.

15. SUBSTITUTIONS: Substitution of Deliverables may not be tendered without advance written consent of the Buyer. Contractor shall not use any specification in lieu of those contained in the Contract without written consent of the Buyer.

16. INSPECTION, ACCEPTANCE AND REJECTION: Unless otherwise specified in the Statement of Work:

   a) When acquiring Commercial Hardware or Commercial Software, the State shall rely on Contractor's existing quality assurance system as a substitute for State inspection and testing. For all other acquisitions, Contractor and its subcontractors will provide and maintain a quality assurance system acceptable to the State covering Deliverables and services under this Contract and will tender to the State only those Deliverables that have been inspected and found to conform to this Contract's requirements. The Contractor will keep records evidencing inspections and their result, and will make these records available to the State during Contract performance and for three years after final payment. The Contractor shall permit the State to review procedures, practices, processes, and related documents to determine the acceptability of Contractor's quality assurance System or other similar business practices related to performance of the Contract.

   b) All Deliverables may be subject to inspection and test by the State or its authorized representatives.

   c) The Contractor and its subcontractors shall provide all reasonable facilities for the safety and convenience of inspectors at no additional cost to the State. The Contractor shall furnish to inspectors all information and data as may be reasonably required to perform their inspection.

   d) Subject to subsection 16 (a) above, all Deliverables may be subject to final inspection, test and acceptance by the State at destination, notwithstanding any payment or inspection at source.

   e) The State shall give written notice of rejection of Deliverables delivered or services performed hereunder within a reasonable time after receipt of such Deliverables or performance of such services. Such notice of rejection will state the respects in which the Deliverables do not substantially conform to their specifications. If the State does not provide such notice of rejection within fifteen (15) days of delivery for purchases of Commercial Hardware or Commercial Software or thirty (30) days of delivery for all other purchases, such Deliverables and services will be deemed to have been accepted. Acceptance by the State will be final and irreversible, except as it relates to latent defects, fraud, and gross mistakes amounting to fraud. Acceptance shall not be construed to waive any warranty rights that the State might have at law or by express reservation in this Contract with respect to any nonconformity.

17. SAMPLES:

   a) Samples of items may be required by the State for inspection and specification testing and must be furnished free of expense to the State. The samples furnished must be identical in all respects to the products offered and/or specified in the Contract.

   b) Samples, if not destroyed by tests, may, upon request made at the time the sample is furnished, be returned to Contractor's expense.

18. CMAS -- WARRANTY: The following warranty language is in addition to the warranty language provided in the federal GSA Multiple Award Schedule or other base Contract used to establish this CMAS Contract. When there is a conflict between the language, the following warranty language overrides.

   a) Unless otherwise specified in the Statement of Work, the warranties in this subsection a) begin upon delivery of the goods or services in question and end one (1) year thereafter. The Contractor warrants that (i) Deliverables and services furnished hereunder will substantially conform to the requirements of this Contract (including without limitation all descriptions, specifications, and drawings identified in the Statement of Work), and (ii) the Deliverables will be—free from material defects in materials and workmanship. Where the parties have agreed to design specifications (such as a Detailed Design Document) and incorporated the same or equivalent in the Statement of Work directly or by reference, the Contractor will warrant that its Deliverables provide all material functionality required thereby. In addition to the other warranties set forth herein, where the Contract calls for delivery of Commercial Software, the Contractor warrants that such Software will perform in accordance with its license and accompanying Documentation. The State's approval of designs or specifications furnished by Contractor shall not relieve the Contractor of its obligations under this warranty.

   b) The Contractor warrants that Deliverables furnished hereunder (i) will be free, at the time of delivery, of
harmful code (i.e., computer viruses, worms, trap doors, time bombs, disabling code, or any similar malicious mechanism designed to interfere with the intended operation of, or cause damage to, computers, data, or Software); and (ii) will not infringe or violate any U.S. Intellectual Property Right. Without limiting the generality of the foregoing, if the State believes that harmful code may be present in any Commercial Software delivered hereunder, the Contractor will, upon the State’s request, provide a new or clean install of the Software.

c) Unless otherwise specified in the Statement of Work:
   (i) The Contractor does not warrant that any Software provided hereunder is error-free or that it will run without immaterial interruption.
   (ii) The Contractor does not warrant and will have no responsibility for a claim to the extent that it arises directly from (A) a modification made by the State, unless such modification is approved or directed by the Contractor, (B) use of Software in combination with or on products other than as specified by Contractor, or (C) misuse by the State.
   (iii) Where the Contractor resells Commercial Hardware or Commercial Software it purchased from a third party, Contractor, to the extent it is legally able to do so, will pass through any such third party warranties to the State and will reasonably cooperate in enforcing them. Such warranty pass-through will not relieve the Contractor from Contractor’s warranty obligations set forth above.

d) All warranties, including special warranties specified elsewhere herein, shall inure to the State, its successors, assigns, customer agencies, and governmental users of the Deliverables or services.

e) Except as may be specifically provided in the Statement of Work or elsewhere in this Contract, for any breach of the warranties provided in this Section, the State’s exclusive remedy and Contractor’s sole obligation will be limited to:
   i) re-performance, repair, or replacement of the nonconforming Deliverable (including without limitation any infringing Deliverable) or service; or
   ii) should the State in its sole discretion consent, refund of all amounts paid by the State for the nonconforming Deliverable or service and payment to the State of any additional amounts necessary to equal the State’s Cost to Cover. “Cost to Cover” means the cost, properly mitigated, of procuring Deliverables or services of equivalent capability, function, and performance. The payment obligation in subsection e)(ii) above will not exceed the limits on Contractor’s liability set forth in the Section entitled “Limitation of Liability.”

f) EXCEPT FOR THE EXPRESS WARRANTIES SPECIFIED IN THIS SECTION, CONTRACTOR MAKES NO WARRANTIES EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

19. SAFETY AND ACCIDENT PREVENTION: In performing work under this Contract on State premises, the Contractor shall conform to any specific safety requirements contained in the Contract or as required by law or regulation. The Contractor shall take any additional precautions as the State may reasonably require for safety and accident prevention purposes. Any violation of such rules and requirements, unless promptly corrected, shall be grounds for termination of this Contract in accordance with the default provisions hereof.

20. INSURANCE: The Contractor shall maintain all commercial general liability insurance, workers’ compensation insurance and any other insurance required under the Contract. The Contractor shall furnish insurance certificate(s) evidencing required insurance coverage acceptable to the State, including endorsements showing the State as an “additional insured” if required under Contract. Any required endorsements requested by the State must be separately provided; merely referring to such coverage on the certificates(s) is insufficient for this purpose. When performing work on state owned or controlled property, Contractor shall provide a waiver of subrogation in favor of the State for its workers’ compensation policy.

21. TERMINATION FOR NON-APPROPRIATION OF FUNDS:
   a) If the term of this Contract extends into fiscal years subsequent to that in which it is approved, such continuation of the Contract is contingent upon the appropriation of funds for such purpose by the Legislature. If funds to effect such continued payment are not appropriated, the Contractor agrees to take back any affected Deliverables furnished under this Contract, terminate any services supplied to the State under this Contract, and relieve the State of any further obligation therefor.

   b) The State agrees that if it appears likely that subsection a) above will be invoked, the State and Contractor shall agree to take all reasonable steps to prioritize work and Deliverables and minimize the incurrence of costs prior to the expiration of funding for this Contract.

   c) THE STATE AGREES THAT IF PARAGRAPH a) ABOVE IS INVOKED, COMMERCIAL HARDWARE AND SOFTWARE THAT HAS NOT BEEN PAID FOR SHALL BE RETURNED TO THE CONTRACTOR IN SUBSTANTIALLY THE SAME CONDITION IN WHICH DELIVERED TO THE STATE, SUBJECT TO NORMAL WEAR AND TEAR. THE STATE FURTHER AGREES TO PAY FOR PACKING, CRATING,
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TRANSPORTATION TO CONTRACTOR'S NEAREST FACILITY AND FOR REIMBURSEMENT TO THE CONTRACTOR FOR EXPENSES INCURRED FOR THEIR ASSISTANCE IN SUCH PACKING AND CRATING.

22. TERMINATION FOR THE CONVENIENCE OF THE STATE:
   a) The State may terminate performance of work under this Contract for its convenience in whole or, from time to time, in part, if the Department of General Services, Deputy Director Procurement Division, or designee, determines that a termination is in the State's interest. The Department of General Services, Deputy Director, Procurement Division, or designee, shall terminate by delivering to the Contractor a Notice of Termination specifying the extent of termination and the effective date thereof.
   b) After receipt of a Notice of Termination, and except as directed by the State, the Contractor shall immediately proceed with the following obligations, as applicable, regardless of any delay in determining or adjusting any amounts due under this clause. The Contractor shall:
      (i) Stop work as specified in the Notice of Termination.
      (ii) Place no further subcontracts for materials, services, or facilities, except as necessary to complete the continuing portion of the Contract.
      (iii) Terminate all subcontracts to the extent they relate to the work terminated.
      (iv) Settle all outstanding liabilities and termination settlement proposals arising from the termination of subcontracts.
   c) After termination, the Contractor shall submit a final termination settlement proposal to the State in the form and with the information prescribed by the State. The Contractor shall submit the proposal promptly, but no later than 90 days after the effective date of termination, unless a different time is provided in the Statement of Work or in the Notice of Termination.
   d) The Contractor and the State may agree upon the whole or any part of the amount to be paid as requested under subsection (c) above.
   e) Unless otherwise set forth in the Statement of Work, if the Contractor and the State fail to agree on the amount to be paid because of the termination for convenience, the State will pay the Contractor the following amounts; provided that in no event will total payments exceed the amount payable to the Contractor if the Contract had been fully performed:
      (i) The Contract price for Deliverables or services accepted or retained by the State and not previously paid for; adjusted for any savings on freight and other charges; and
      (ii) The total of:
   A) The reasonable costs incurred in the performance of the work terminated, including initial costs and preparatory expenses allocable thereto, but excluding any cost attributable to Deliverables or services paid or to be paid;
   B) The reasonable cost of settling and paying termination settlement proposals under terminated subcontracts that are properly chargeable to the terminated portion of the Contract; and
   C) Reasonable storage, transportation, demobilization, unamortized overhead and capital costs, and other costs reasonably incurred by the Contractor in winding down and terminating its work.
   f) The Contractor will use generally accepted accounting principles, or accounting principles otherwise agreed to in writing by the parties, and sound business practices in determining all costs claimed, agreed to, or determined under this clause.

23. TERMINATION FOR DEFAULT:
   a) The State may, subject to the clause titled "Force Majeure" and to sub-section d) below, by written notice of default to the Contractor, terminate this Contract in whole or in part if the Contractor fails to:
      i) Deliver the Deliverables or perform the services within the time specified in the Contract or any amendment thereto;
      ii) Make progress, so that the lack of progress endangers performance of this Contract; or
      iii) Perform any of the other provisions of this Contract.
   b) The State's right to terminate this Contract under subsection a) above, may be exercised only if the failure constitutes a material breach of this Contract and if the Contractor does not cure such failure within the time frame stated in the State's cure notice, which in no event will be less than fifteen (15) days, unless the Statement of Work calls for a different period.
   c) If the State terminates this Contract in whole or in part pursuant to this Section, it may acquire, under terms and in the manner the Buyer considers appropriate, Deliverables or services similar to those terminated, and the Contractor will be liable to the State for any excess costs for those Deliverables and services, including without limitation costs third party vendors charge for Manufacturing Materials (but subject to the clause entitled "Limitation of Liability"). However, the Contractor shall continue the work not terminated.
   d) If the Contract is terminated for default, the State may require the Contractor to transfer title, or in the case of licensed Software, license, and deliver to the State, as directed by the Buyer, any:
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(i) completed Deliverables,
(ii) partially completed Deliverables, and,
(iii) subject to provisions of sub-section e) below, Manufacturing Materials related to the terminated portion of this Contract. Nothing in this sub-section d) will be construed to grant the State rights to Deliverables that it would not have received had this Contract been fully performed. Upon direction of the Buyer, the Contractor shall also protect and preserve property in its possession in which the State has an interest.

e) The State shall pay Contract price for completed Deliverables delivered and accepted and items the State requires the Contractor to transfer under section (d) above. Unless the Statement of Work calls for different procedures or requires no-charge delivery of materials, the Contractor and Buyer shall attempt to agree on the amount of payment for Manufacturing Materials and other materials delivered and accepted by the State for the protection and preservation of the property; provided that where the Contractor has billed the State for any such materials, no additional charge will apply. Failure to agree will constitute a dispute under the Disputes clause. The State may withhold from these amounts any sum it determines to be necessary to protect the State against loss because of outstanding liens or claims of former lien holders.

f) If, after termination, it is determined by a final decision that the Contractor was not in default, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the State.

g) Both parties, State and Contractor, upon any termination for default, have a duty to mitigate the damages suffered by it.

h) The rights and remedies of the State in this clause are in addition to any other rights and remedies provided by law or under this Contract, and are subject to the clause titled "Limitation of Liability."

24. FORCE MAJEURE: Except for defaults of subcontractors at any tier, the Contractor shall not be liable for any excess costs if the failure to perform the Contract arises from causes beyond the control and without the fault or negligence of the Contractor. Examples of such causes include, but are not limited to:

a) Acts of God or of the public enemy, and

b) Acts of the federal or State government in either its sovereign or contractual capacity.

If the failure to perform is caused by the default of a subcontractor at any tier, and if the cause of the default is beyond the control of both the Contractor and subcontractor, and without the fault or negligence of either, the Contractor shall not be liable for any excess costs for failure to perform.

25. RIGHTS AND REMEDIES OF STATE FOR DEFAULT:

a) In the event any Deliverables furnished or services provided by the Contractor in the performance of the Contract should fail to conform to the requirements herein, or to the sample submitted by the Contractor, the State may reject the same. and it shall become the duty of the Contractor to reclaim and remove the item promptly or to correct the performance of services, without expense to the State, and immediately replace all such rejected items with others conforming to the Contract.

b) In addition to any other rights and remedies the State may have, the State may require the Contractor at Contractor's expense, to ship Deliverables via air freight or expedited routing to avoid or minimize actual or potential delay if the delay is the fault of the Contractor.

c) In the event of the termination of the Contract, either in whole or in part, by reason of default or breach by the Contractor, any loss or damage sustained by the State in procuring any items which the Contractor agreed to supply shall be borne and paid for by the Contractor (but subject to the clause entitled "Limitation of Liability").

d) The State reserves the right to offset the reasonable cost of all damages caused to the State against any outstanding invoices or amounts owed to Contractor or to make a claim against the Contractor therefore.

26. LIMITATION OF LIABILITY:

a) Except as may be otherwise approved by the Department of General Services Deputy Director, Procurement Division or their designee, Contractor's liability for damages to the State for any cause whatsoever, and regardless of the form of action, whether in Contract or in tort, shall be limited to the Purchase Price. For purposes of this sub-section a), “Purchase Price” will mean the aggregate Contract price; except that, with respect to a Contract under which multiple purchase orders will be issued (e.g., a Master Agreement or Multiple Award Schedule Contract), “Purchase Price” will mean the total price of the purchase order for the Deliverable(s) or service(s) that gave rise to the loss, such that Contractor will have a separate limitation of liability for each purchase order.

b) The foregoing limitation of liability shall not apply (i) to any liability under the General Provisions entitled "Compliance with Statutes and Regulations"; (ii) to liability under the General Provisions entitled "Parent, Copyright, and Trade Secret Indemnity" or to any other liability (including without limitation indemnification obligations) for infringement of third party intellectual property rights; (iii) to claims arising under provisions herein calling for indemnification for third party claims against the State for death, bodily injury to persons or damage to real or tangible personal property caused by
Contractor’s negligence or willful misconduct; or (iv) to costs or attorney’s fees that the State becomes entitled to recover as a prevailing party in any action.

c) The State’s liability for damages for any cause whatsoever, and regardless of the form of action, whether in Contract or in tort, shall be limited to the Purchase Price, as that term is defined in subsection a) above. Nothing herein shall be construed to waive or limit the State’s sovereign immunity or any other immunity from suit provided by law.

d) In no event will either the Contractor or the State be liable for consequential, incidental, indirect, special, or punitive damages, even if notification has been given as to the possibility of such damages, except (i) to the extent that Contractor’s liability for such damages is specifically set forth in the Statement of Work or (ii) to the extent that Contractor’s liability for such damages arises out of sub-section b)(i), b)(ii), or b)(iv) above.

27. CONTRACTOR’S LIABILITY FOR INJURY TO PERSONS OR DAMAGE TO PROPERTY:

   a) The Contractor shall be liable for damages arising out of injury to the person and/or damage to the property of the State, employees of the State, persons designated by the State for training, or any other person(s) other than agents or employees of the Contractor, designated by the State for any purpose, prior to, during, or subsequent to delivery, installation, acceptance, and use of the Deliverables either at the Contractor’s site or at the State’s place of business, provided that the injury or damage was caused by the fault or negligence of the Contractor.

   b) The Contractor shall not be liable for damages arising out of or caused by an alteration or an Attachment not made or installed by the Contractor, or for damage to alterations or Attachments that may result from the normal operation and maintenance of the Deliverables provided by the Contractor during the Contract.

28. INDEMNIFICATION: The Contractor agrees to indemnify, defend and save harmless the State, its officers, agents and employees from any and all third party claims, costs (including without limitation reasonable attorneys’ fees), and losses due to the injury or death of any individual, or the loss or damage to any real or tangible personal property, resulting from the willful misconduct or negligent acts or omissions of the Contractor or any of its Affiliates, agents, subcontractors, employees, suppliers, or laborers furnishing or supplying work, services, materials, or supplies in connection with the performance of this Contract. Such defense and payment will be conditional upon the following:

   a) The State will notify the Contractor of any such claim in writing and tender the defense thereof within a reasonable time; and

   b) The Contractor will have sole control of the defense of any action on such claim and all negotiations for its settlement or compromise; provided that (i) when substantial principles of government or public law are involved, when litigation might create precedent affecting future State operations or liability, or when involvement of the State is otherwise mandated by law, the State may participate in such action at its own expense with respect to attorneys’ fees and costs (but not liability); (ii) where a settlement would impose liability on the State, affect principles of California government or public law, or impact the authority of the State, the Department of General Services will have the right to approve or disapprove any settlement or compromise, which approval will not unreasonably be withheld or delayed; and (iii) the State will reasonably cooperate in the defense and in any related settlement negotiations.

29. INVOICES: Unless otherwise specified, invoices shall be sent to the address set forth herein. Invoices shall be submitted in triplicate and shall include the Contract number; release order number (if applicable); item number, unit price, extended item price and invoice total amount. State sales tax and/or use tax shall be itemized separately and added to each invoice as applicable.

30. REQUIRED PAYMENT DATE: Payment will be made in accordance with the provisions of the California Prompt Payment Act, Government Code Section 927 et. seq. Unless expressly exempted by statute, the Act requires State agencies to pay properly submitted, undisputed invoices not more than 45 days after (i) the date of acceptance of Deliverables or performance of services; or (ii) receipt of an undisputed invoice, whichever is later.

31. TAXES: Unless otherwise required by law, the State of California is exempt from Federal excise taxes. The State will only pay for any State or local sales or use taxes on the services rendered or Goods supplied to the State pursuant to this Contract.

32. NEWLY MANUFACTURED GOODS: All Goods furnished under this Contract shall be newly manufactured Goods or certified as new and warranted as new by the manufacturer; used or reconditioned Goods are prohibited, unless otherwise specified.

33. CONTRACT MODIFICATION: No amendment or variation of the terms of this Contract shall be valid unless made in writing, signed by the parties and approved as required. No oral understanding or agreement not incorporated in the Contract is binding on any of the parties.

34. CONFIDENTIALITY OF DATA: All financial, statistical, personal, technical and other data and information relating to
the State's operation which are designated confidential by the State and made available to the Contractor in order to carry out this Contract, or which become available to the Contractor in carrying out this Contract, shall be protected by the Contractor from unauthorized use and disclosure through the observance of the same or more effective procedural requirements as are applicable to the State. The identification of all such confidential data and information as well as the State's procedural requirements for protection of such data and information from unauthorized use and disclosure shall be provided by the State in writing to the Contractor. If the methods and procedures employed by the Contractor for the protection of the Contractor's data and information are deemed by the State to be adequate for the protection of the State's confidential information, such methods and procedures may be used, with the written consent of the State, to carry out the intent of this paragraph. The Contractor shall not be required under the provisions of this paragraph to keep confidential any data or information which is or becomes publicly available, is already rightfully in the Contractor's possession without obligation of confidentiality, is independently developed by the Contractor outside the scope of this Contract, or is rightfully obtained from third parties.

35. NEWS RELEASES: Unless otherwise exempted, news releases, endorsements, advertising, and social media content pertaining to this Contract shall not be made without prior written approval of the Department of General Services.

36. DOCUMENTATION
a) The Contractor agrees to provide to the State, at no charge, all Documentation as described within the Statement of Work, and any updates or revisions thereof, which are necessary or useful to the State in its use of the Equipment or Software provided hereunder. The Contractor agrees to provide additional Documentation at prices not in excess of charges made by the Contractor to its other customers for similar Documentation.

b) If the Contractor is unable to perform maintenance or the State desires to perform its own maintenance on Equipment purchased under this Contract then upon written notice by the State the Contractor will provide at Contractor's then current rates and fees adequate and reasonable assistance including relevant Documentation to allow the State to maintain the Equipment based on Contractor's methodology. The Contractor agrees that the State may reproduce such Documentation for its own use in maintaining the Equipment. If the Contractor is unable to perform maintenance, the Contractor agrees to license any other Contractor that the State may have hired to maintain the Equipment to use the above noted Documentation. The State agrees to include the Contractor's copyright notice on any such Documentation reproduced, in accordance with copyright instructions to be provided by the Contractor.

37. RIGHTS IN WORK PRODUCT:
   a) All inventions, discoveries, intellectual property, technical communications and records originated or prepared by the Contractor pursuant to this Contract including papers, reports, charts, computer programs, and other Documentation or improvements thereto, and including Contractor's administrative communications and records relating to this Contract (collectively, the "Work Product"), shall be Contractor's exclusive property. The provisions of this sub-section a) may be revised in a Statement of Work.
   b) Software and other materials developed or otherwise obtained by or for Contractor or its affiliates independently of this Contract or applicable purchase order ("Pre-Existing Materials") do not constitute Work Product. If the Contractor creates derivative works of Pre-Existing Materials, the elements of such derivative works created pursuant to this Contract constitute Work Product, but other elements do not. Nothing in this Section 37 will be construed to interfere with Contractor's or its affiliates' ownership of Pre-Existing Materials.
   c) The State will have Government Purpose Rights to the Work Product as Deliverable or delivered to the State hereunder. "Government Purpose Rights" are unlimited, irrevocable, worldwide, perpetual, royalty-free, non-exclusive rights and licenses to use, modify, reproduce, perform, release, display, create derivative works from, and disclose the Work Product. "Government Purpose Rights" also include the right to release or disclose the Work Product outside the State for any State government purpose and to authorize recipients to use, modify, reproduce, perform, release, display, create derivative works from, and disclose the Work Product for any State government purpose. Such recipients of the Work Product may include, without limitation, State Contractors, California local governments, the U.S. federal government, and the State and local governments of other states. "Government Purpose Rights" do not include any rights to use, modify, reproduce, perform, release, display, create derivative works from, or disclose the Work Product for any commercial purpose.
   d) The ideas, concepts, know-how, or techniques relating to data processing, developed during the course of this Contract by the Contractor or jointly by the Contractor and the State may be used by either party without obligation of notice or accounting.
   e) This Contract shall not preclude the Contractor from developing materials outside this Contract that are
competitive, irrespective of their similarity to materials which might be delivered to the State pursuant to this Contract.

38. SOFTWARE LICENSE: Unless otherwise specified in the Statement of Work, the Contractor hereby grants to the State and the State accepts from the Contractor, subject to the terms and conditions of this Contract, a perpetual, irrevocable, royalty-free, non-exclusive, license to use the Software Products in this Contract (hereinafter referred to as "Software Products").

a) The State may use the Software Products in the conduct of its own business, and any division thereof

b) The license granted above authorized the State to use the Software Products in machine-readable form on the Computer System located at the site(s) specified in the Statement of Work. Sad Computer System and its associated units (collectively referred to as CPU) are as designated in the Statement of Work. If the designated CPU is inoperable due to malfunction, the license herein granted shall be temporarily extended to authorize the State to use the Software Products, in machine-readable form, on any other State CPU until the designated CPU is returned to operation.

c) By prior written notice, the State may redesignate the CPU in which the Software Products are to be used provided that the redesignated CPU is substantially similar in size and scale at no additional cost. The redesignation shall not be limited to the original site and will be effective upon the date specified in the notice of redesignation.

d) Acceptance of Commercial Software (including third party Software) and Custom Software will be governed by the terms and conditions of this Contract.

39. PROTECTION OF PROPRIETARY SOFTWARE AND OTHER PROPRIETARY DATA: The State agrees that all material appropriately marked or identified in writing as proprietary, and furnished hereunder are provided for State's exclusive use for the purposes of this Contract only. All such proprietary data shall remain the property of the Contractor. The State agrees to take all reasonable steps to ensure that such proprietary data are not disclosed to others, without prior written consent of the Contractor, subject to the California Public Records Act. The State will insure, prior to disposing of any media, that any licensed materials contained therein have been erased or otherwise destroyed. The State agrees that it will take appropriate action by instruction, agreement or otherwise with its employees or other persons permitted access to licensed software and other proprietary data to satisfy its obligations under this Contract with respect to use, copying, modification, protection and security of proprietary software and other proprietary data.

40. RIGHT TO COPY OR MODIFY:

a) Any Software Product provided by the Contractor in machine-readable form may be copied, in whole or in part, in printed or machine-readable form for use by the State with the designated CPU, to perform one-time benchmark tests, for archival or emergency restart purposes, to replace a worn copy, to understand the contents of such machine-readable material, or to modify the Software Product as provided below, provided, however, that no more than the number of printed copies and machine-readable copies as specified in the Statement of Work will be in existence under this Contract at any time without prior consent of the Contractor. Such consent shall not be unreasonably withheld by the Contractor. The original, and any copies of the Software Product, in whole or in part, which are made hereunder shall be the property of the Contractor.

b) The State may modify any non-personal computer Software Product, in machine-readable form, for its own use and merge it into other program material. Any portion of the Software Product included in any merged program material shall be used only on the designated CPUs and shall be subject to the terms and conditions of the Contract.

41. FUTURE RELEASES: Unless otherwise specifically provided in the Contract, or the Statement of Work, if improved versions, e.g., patches, bug fixes, updates or releases, of any Software Product are developed by the contractor, and are made available to other licensees, they will be made available to the State at no additional cost only if such are made available to other licensees at no additional cost. If the Contractor offers new versions or upgrades to the Software Product, they shall be made available to the State at the State's option at a price not greater than the Contract price plus a price increase proportionate to the increase from the list price of the original version to that of the new version, if any. If the Software Product has no list price, such price increase will be proportionate to the increase in average price from the original to the new version, if any, as estimated by the Contractor in good faith.

42. ENCRYPTION/CPU ID AUTHORIZATION CODES:

a) When Encryption/CPU Identification (ID) authorization codes are required to operate the Software Products, the Contractor will provide all codes to the State with delivery of the Software.

b) In case of an inoperative CPU, the Contractor will provide a temporary encryption/CPU ID authorization code to the State for use on a temporarily authorized CPU until the designated CPU is returned to operation.

c) When changes in designated CPUs occur, the State will notify the Contractor via telephone and/or facsimile/e-mail of such change. Upon receipt of such notice, the Contractor will issue via telephone and/or facsimile/e-
43. PATENT, COPYRIGHT AND TRADE SECRET INDEMNITY:

a) Contractor will indemnify, defend, and save harmless the State, its officers, agents, and employees, from any and all third party claims, costs (including without limitation reasonable attorneys' fees), and losses for infringement or violation of any U.S. Intellectual Property Right by any product or service provided hereunder. With respect to claims arising from computer Hardware or Software manufactured by a third party and sold by Contractor as a reseller, Contractor will pass through to the State such indemnity rights as it receives from such third party ("Third Party Obligation") and will cooperate in enforcing them; provided that if the third party manufacturer fails to honor the Third Party Obligation, Contractor will provide the State with indemnity protection equal to that called for by the Third Party Obligation, but in no event greater than that called for in the first sentence of this Section. The provisions of the preceding sentence apply only to third party computer Hardware or Software sold as a distinct unit and accepted by the State. Unless a Third Party Obligation provides otherwise, the defense and payment obligations set forth in this Section will be conditional upon the following:

i) The State will notify the Contractor of any such claim in writing and tender the defense thereof within a reasonable time; and

ii) The Contractor will have sole control of the defense of any action on such claim and all negotiations for its settlement or compromise; provided that (a) when substantial principles of government or public law are involved, when litigation might create precedent affecting future State operations or liability, or when involvement of the State is otherwise mandated by law, the State may participate in such action at its own expense with respect to attorneys' fees and costs (but not liability); (b) where a settlement would impose liability on the State, affect principles of California government or public law, or impact the authority of the State, the Department of General Services will have the right to approve or disapprove any settlement or compromise, which approval will not unreasonably be withheld or delayed; and (c) the State will reasonably cooperate in the defense and in any related settlement negotiations.

b) Should the Deliverables, or the operation thereof, become, or in the Contractor's opinion are likely to become, the subject of a claim of infringement or violation of a U.S. Intellectual Property Right, the State shall permit the Contractor at its option and expense either to procure for the State the right to continue using the Deliverables, or to replace or modify the same so that they become non-infringing. If none of these options can reasonably be taken, or if the use of such Deliverables by the State shall be prevented by injunction, the Contractor agrees to take back such Deliverables and make every reasonable effort to assist the State in procuring substitute Deliverables. If, in the sole opinion of the State, the return of such infringing Deliverables makes the retention of other Deliverables acquired from the Contractor under this Contract impractical, the State shall then have the option of terminating such Contracts, or applicable portions thereof, without penalty or termination charge. The Contractor agrees to take back such Deliverables and refund any sums the State has paid Contractor less any reasonable amount for use or damage.

c) The Contractor shall have no liability to the State under any provision of this clause with respect to any claim of patent, copyright or trade secret infringement which is based upon:

(i) The combination or utilization of Deliverables furnished hereunder with Equipment, Software or devices not made or furnished by the Contractor; or,

(ii) The operation of Equipment furnished by the Contractor under the control of any Operating Software other than, or in addition to, the current version of Contractor-supplied Operating Software; or

(iii) The modification initiated by the State, or a third party at the State's direction, of any Deliverable furnished hereunder; or

(iv) The combination or utilization of Software furnished hereunder with non-Contractor supplied Software.

d) The Contractor certifies that it has appropriate systems and controls in place to ensure that State funds will not be used in the performance of this Contract for the acquisition, operation or maintenance of computer Software in violation of copyright laws.

44. DISPUTES:

a) The parties shall deal in good faith and attempt to resolve potential disputes informally. If the dispute persists, the Contractor shall submit to the Department Director or designee a written demand for a final decision regarding the disposition of any dispute between the parties arising under, related to or involving this Contract. Contractor's written demand shall be fully supported by factual information, and if such demand involves a cost adjustment to the Contract, Contractor shall include with the demand a written statement signed by an authorized person indicating that the demand is made in good faith, that the supporting data are accurate and complete and that the amount requested accurately
reflects the Contract adjustment for which Contractor believes the State is liable. The contracting Department Director or designee shall have 30 days after receipt of Contractor's written demand invoking this Section "Disputes" to render a written decision. If a written decision is not rendered within 30 days after receipt of contractor's demand, it shall be deemed a decision adverse to the Contractor's contention. If the Contractor is not satisfied with the decision of the Department Director or designee, the Contractor may appeal the decision, in writing, within 15 days of its issuance (or the expiration of the 30 day period in the event no decision is rendered by the contracting department), to the Department of General Services, Deputy Director, Procurement Division, who shall have 45 days to render a final decision. If the Contractor does not appeal the decision of the contracting Department Director or designee, the decision shall be conclusive and binding regarding the dispute and the Contractor shall be barred from commencing an action in court, or with the Victims Compensation Government Claims Board, for failure to exhaust Contractor's administrative remedies.

b) Pending the final resolution of any dispute arising under, related to or involving this Contract, Contractor agrees to diligently proceed with the performance of this Contract, including the delivery of goods or providing of services in accordance with the State's instructions regarding this Contract. Contractor's failure to diligently proceed in accordance with the State's instructions regarding this Contract shall be considered a material breach of this Contract.

c) Any final decision of the State shall be expressly identified as such, shall be in writing, and shall be signed by the Deputy Director, Procurement Division if an appeal was made. If the Deputy Director, Procurement Division fails to render a final decision within 45 days after receipt of Contractor's demand, it shall be deemed a final decision adverse to Contractor's contentions. The State's final decision shall be conclusive and binding regarding the dispute unless Contractor commences an action in a court of competent jurisdiction to contest such decision within 90 days following the date of the final decision or one (1) year following the accrual of the cause of action, whichever is later.

d) For disputes involving purchases made by the Department of General Services, Procurement Division, the Contractor shall submit to the Department Director or designee a written demand for a final decision, which shall be fully supported in the manner described in the subsection a above. The Department Director or designee shall have 30 days to render a final decision. If a final decision is not rendered within 30 days after receipt of the Contractor's demand, it shall be deemed a final decision adverse to the Contractor's contention. The final decision shall be conclusive and binding regarding the dispute unless the Contractor commences an action in a court of competent jurisdiction to contest such decision within 90 days following the date of the final decision or one (1) year following the accrual of the cause of action, whichever is later. The dates of decision and appeal in this section may be modified by mutual consent, as applicable, excepting the time to commence an action in a court of competent jurisdiction.

45. STOP WORK:
   a) The State may, at any time, by written Stop Work Order to the Contractor, require the Contractor to stop all, or any part, of the work called for by this Contract for a period up to 45 days after the Stop Work Order is delivered to the Contractor, and for any further period to which the parties may agree. The Stop Work Order shall be specifically identified as such and shall indicate it is issued under this clause. Upon receipt of the Stop Work Order, the Contractor shall immediately comply with its terms and take all reasonable steps to minimize the incurrence of costs allocable to the work covered by the Stop Work Order during the period of work stoppage. Within a period of 45 days after a Stop Work Order is delivered to the Contractor, or within any extension of that period to which the parties shall have agreed, the State shall either:
      (i) Cancel the Stop Work Order; or
      (ii) Terminate the work covered by the Stop Work Order as provided for in the termination for default or the termination for convenience clause of this Contract.
   b) If a Stop Work Order issued under this clause is canceled or the period of the Stop Work Order or any extension thereof expires, the Contractor shall resume work. The State shall make an equitable adjustment in the delivery schedule, the Contract price, or both, and the Contract shall be modified, in writing, accordingly, if:
      (i) The Stop Work Order results in an increase in the time required for, or in the Contractor's cost properly allocable to the performance of any part of this Contract; and
      (ii) The Contractor asserts its right to an equitable adjustment within 60 days after the end of the period of work stoppage; provided, that if the State decides the facts justify the action, the State may receive and act upon a proposal submitted at any time before final payment under this Contract.
   c) If a Stop Work Order is not canceled and the work covered by the Stop Work Order is terminated in accordance with the provision entitled Termination for the Convenience of the State, the State shall allow reasonable costs resulting from the Stop Work Order in arriving at the termination settlement.
d) The State shall not be liable to the Contractor for loss of profits because of a Stop Work Order issued under this clause.

46. EXAMINATION AND AUDIT: Contractor agrees that the State, or its designated representative shall have the right to review and copy any records and supporting documentation pertaining to performance of this Contract. The Contractor agrees to maintain such records for possible audit for a minimum of three (3) years after final payment, unless a longer period of records retention is stipulated. The Contractor agrees to allow the auditor(s) access to such records during normal business hours and in such a manner so as to not interfere unreasonably with normal business activities and to allow interviews of any employees or others who might reasonably have information related to such records. Further, Contractor agrees to include a similar right of the State to audit records and interview staff in any subcontract related to performance of this Contract. The State shall provide reasonable advance written notice of such audit(s) to the Contractor.

d) The restrictions set forth in this Section are in addition to conflict of interest restrictions imposed on public Contractors by California law ("Conflicts Laws"). In the event of any inconsistency, such Conflict Laws override the provisions of this Section, even if enacted after execution of this Contract.

47. FOLLOW-ON CONTRACTS:

a) If the Contractor or its affiliates provides Technical Consulting and Direction (as defined below), the Contractor and its affiliates:

(i) will not be awarded a subsequent Contract to supply the service or system, or any significant component thereof, that is used for or in connection with any subject of such Technical Consulting and Direction; and

(ii) will not act as consultant to any person or entity that does receive a Contract described in sub-section (i). This prohibition will continue for one (1) year after termination of this Contract or completion of the Technical Consulting and Direction, whichever comes later.

b) “Technical Consulting and Direction” means services for which the Contractor received compensation from the State and includes:

(i) development of or assistance in the development of work statements, specifications, solicitations, or feasibility studies;

(ii) development or design of test requirements;

(iii) evaluation of test data;

(iv) direction of or evaluation of another Contractor;

(v) provision of formal recommendations regarding the acquisition of Information Technology products or services; or

(vi) provisions of formal recommendations regarding any of the above. For purposes of this Section, “affiliates” are employees, directors, partners, joint venture participants, parent corporations, subsidiaries, or any other entity controlled by, controlling, or under common control with the Contractor. Control exists when an entity owns or directs more than fifty percent (50%) of the outstanding shares or securities representing the right to vote for the election of directors or other managing authority.

c) To the extent permissible by law, the Director of the Department of General Services, or designee, may waive the restrictions set forth in this Section by written notice to the Contractor if the Director determines their application would not be in the State's best interest. Except as prohibited by law, the restrictions of this Section will not apply:

(i) to follow-on advice given by vendors of commercial off-the-shelf products, including Software and Hardware, on the operation, integration, repair, or maintenance of such products after sale; or

(ii) where the State has entered into a master agreement for Software or services and the scope of work at the time of Contract execution expressly calls for future recommendations among the Contractor's own products.

48. PRIORITY HIRING CONSIDERATIONS: If this Contract includes services in excess of $200,000, the Contractor shall give priority consideration in filling vacancies in positions funded by the Contract to qualified recipients of aid under Welfare and Institutions Code Section 11200 in accordance with PCC Section 10353.

49. COVENANT AGAINST GRATUITIES: The Contractor warrants that no gratuities (in the form of entertainment, gifts, or otherwise) were offered or given by the Contractor, or any agent or representative of the Contractor, to any officer or employee of the State with a view toward securing the Contract or securing favorable treatment with respect to any determinations concerning the performance of the Contract. For breach or violation of this warranty, the State shall have the right to terminate the Contract, either in whole or in part, and any loss or damage sustained by the State in procuring on the open market any items which Contractor agreed to supply shall be borne and paid for by the Contractor. The rights and remedies of the State provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or in equity.

50. NONDISCRIMINATION CLAUSE:

a) During the performance of this Contract, the Contractor and its subcontractors shall not unlawfully discriminate,
harass or allow harassment, against any employee or applicant for employment because of sex, sexual orientation, race, color, ancestry, religious creed, national origin, disability (including HIV and AIDS), medical condition (cancer), age, marital status, and denial of family care leave. The Contractor and subcontractors shall insure that the evaluation and treatment of their employees and applicants for employment are free from such discrimination and harassment. The Contractor and subcontractors shall comply with the provisions of the Fair Employment and Housing Act (Government Code, Section 12990 et seq.) and the applicable regulations promulgated thereunder (California Code of Regulations, Title 2, Section 7285.0 et seq.). The applicable regulations of the Fair Employment and Housing Commission Implementing Government Code Section 12990 (a-f), set forth in Chapter 5 of Division 4 of Title 2 of the California Code of Regulations are incorporated into this Contract by reference and made a part hereof as if set forth in full. The Contractor and its subcontractors shall give written notice of their obligations under this clause to labor organizations with which they have a collective bargaining or other agreement.

b) The Contractor shall include the nondiscrimination and compliance provisions of this clause in all subcontracts to perform work under the Contract.

51. NATIONAL LABOR RELATIONS BOARD CERTIFICATION:
The Contractor swears under penalty of perjury that no more than one final, unappealable finding of contempt of court by a federal court has been issued against the Contractor within the immediately preceding two-year period because of the Contractor's failure to comply with an order of the National Labor Relations Board. This provision is required by, and shall be construed in accordance with, PCC Section 10296.

52. ASSIGNMENT OF ANTITRUST ACTIONS: Pursuant to Government Code Sections 4552, 4553, and 4554, the following provisions are incorporated herein:
a) In submitting an offer to the State, the supplier offers and agrees that if the offer is accepted, it will assign to the State all rights, title, and interest in to all causes of action it may have under Section 4 of the Clayton Act (15 U.S.C. 15) or under the Cartwright Act (Chapter 2, commencing with Section 16700, of Part 2 of Division 7 of the Business and Professions Code), arising from purchases of Goods, material or other items, or services by the supplier for sale to the State pursuant to the solicitation. Such assignment shall be made and become effective at the time the State tenders final payment to the supplier.

b) If the State receives, either through judgment or settlement, a monetary recovery for a cause of action assigned under this chapter, the assignor shall be entitled to receive reimbursement for actual legal costs incurred and may, upon demand, recover from the State any portion of the recovery, including treble damages, attributable to overcharges that were paid by the assignor but were not paid by the State as part of the offer price, less the expenses incurred in obtaining that portion of the recovery.

c) Upon demand in writing by the assignor, the assignee shall, within one year from such demand, reassign the cause of action assigned under this part if the assignor has been or may have been injured by the violation of law for which the cause of action arose and
(i) the assignee has not been injured thereby, or
(ii) the assignee declines to file a court action for the cause of action.

53. DRUG-FREE WORKPLACE CERTIFICATION: The Contractor certifies under penalty of perjury under the laws of the State of California that the Contractor will comply with the requirements of the Drug-Free Workplace Act of 1990 (Government Code Section 8350 et seq.) and will provide a drug-free workplace by taking the following actions:
a) Publish a statement notifying employees that unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance is prohibited and specifying actions to be taken against employees for violations, as required by Government Code Section 8355(a).
b) Establish a Drug-Free Awareness Program as required by Government Code Section 8355(b) to inform employees about all of the following:
(i) the dangers of drug abuse in the workplace;
(ii) the person's or organization's policy of maintaining a drug-free workplace;
(iii) any available counseling, rehabilitation and employee assistance programs; and,
(iv) penalties that may be imposed upon employees for drug abuse violations.
c) Provide, as required by Government Code Section 8355(c), that every employee who works on the proposed or resulting Contract:
(i) will receive a copy of the company's drug-free policy statement; and,
(ii) will agree to abide by the terms of the company's statement as a condition of employment on the Contract.

54. FOUR-DIGIT DATE COMPLIANCE: Contractor warrants that it will provide only Four-Digit Date Compliant (as defined below) Deliverables and/or services to the State. "Four Digit Date Compliant" Deliverables and services can accurately process, calculate, compare, and sequence date data, including without limitation date data arising out of or relating
to leap years and changes in centuries. This warranty and representation is subject to the warranty terms and conditions of this Contract and does not limit the generality of warranty obligations set forth elsewhere herein.

55. SWEATFREE CODE OF CONDUCT:
   a) Contractor declares under penalty of perjury that no equipment, materials, or supplies furnished to the State pursuant to the Contract have been produced in whole or in part by sweatshop labor, forced labor, convict labor, indentured labor under penal sanction, abusive forms of child labor or exploitation of children in sweatshop labor, or with the benefit of sweatshop labor, forced labor, convict labor, indentured labor under penal sanction, abusive forms of child labor or exploitation of children in sweatshop labor. Contractor further declares under penalty of perjury that they adhere to the Sweatfree Code of Conduct as set forth on the California Department of Industrial Relations website located at www.dir.ca.gov and Public Contract Code Section 6108.
   b) Contractor agrees to cooperate fully in providing reasonable access to its records, documents, agents or employees, or premises if reasonably required by authorized officials of the State, the Department of Industrial Relations, or the Department of Justice to determine Contractor’s compliance with the requirements under paragraph (a).

56. RECYCLED CONTENT REQUIREMENTS: The Contractor shall certify in writing under penalty of perjury, the minimum, if not exact, percentage of postconsumer material as defined in the Public Contract Code (PCC) Section 12200-12208, in products, materials, goods, or supplies offered or sold to the State that fall under any of the statutory categories regardless of whether the product meets the requirements of Section 12205. The certification shall be provided by the contractor, even if the product or good contains no postconsumer recycled material, and even if the postconsumer content is unknown. With respect to printer or duplication cartridges that comply with the requirements of Section 12156(e), the certification required by this subdivision shall specify that the cartridges so comply (PCC 12205(b)(2)). A state agency contracting officer may waive the certification requirements if the percentage of postconsumer material in the products, materials, goods, or supplies can be verified in a written advertisement, including, but not limited to, a product label, a catalog, or a manufacturer or vendor Internet web site. Contractors are to use, to the maximum extent economically feasible, all recycled content products (PCC 12203(d)).

57. CHILD SUPPORT COMPLIANCE ACT: For any Contract in excess of $100,000, the Contractor acknowledges in accordance with PCC Section 7110, that:
   a) The Contractor recognizes the importance of child and family support obligations and shall fully comply with all applicable State and federal laws relating to child and family support enforcement, including, but not limited to, disclosure of information and compliance with earnings assignment orders, as provided in Chapter 8 (commencing with Section 5200) of Part 5 of Division 9 of the Family Code; and
   b) The Contractor, to the best of its knowledge is fully complying with the earnings assignment orders of all employees and is providing the names of all new employees to the New Hire Registry maintained by the California Employment Development Department.

58. AMERICAN WITH DISABILITIES ACT: The Contractor assures the State that the Contractor complies with the Americans with Disabilities Act of 1990 (42 U.S.C. 12101 et seq.).

59. ELECTRONIC WASTE RECYCLING ACT OF 2003: The Contractor certifies that it complies with the applicable requirements of the Electronic Waste Recycling Act of 2003, Chapter 8.5, Part 3 of Division 30, commencing with Section 42460 of the Public Resources Code. The Contractor shall maintain documentation and provide reasonable access to its records and documents that evidence compliance.

60. USE TAX COLLECTION: In accordance with PCC Section 10295.1, the Contractor certifies that it complies with the requirements of Section 7101 of the Revenue and Taxation Code. Contractor further certifies that it will immediately advise the State of any change in its retailer’s seller’s permit or certification of registration or applicable affiliate’s seller’s permit or certificate of registration as described in subdivision (a) of PCC Section 10295.1.

61. EXPATRIATE CORPORATIONS: Contractor hereby declares that it is not an expatriate corporation or subsidiary of an expatriate corporation within the meaning of PCC Sections 10286 and 10286.1, and is eligible to Contract with the State.

62. DOMESTIC PARTNERS: For Contracts over $100,000 executed or amended after January 1, 2007, the Contractor certifies that the Contractor is in compliance with Public Contract Code Section 10295.3.

63. SMALL BUSINESS PARTICIPATION AND DVBE PARTICIPATION REPORTING REQUIREMENTS:
   a) If for this Contract the Contractor made a commitment to achieve small business participation, then Contractor must within 60 days of receiving final payment under this Contract (or within such other time period as may be specified elsewhere in this Contract) report to the
awarding department the actual percentage of small business participation that was achieved. (Govt. Code § 14841.)

b) If for this Contract Contractor made a commitment to achieve disabled veteran business enterprise (DVBE) participation, then Contractor must within 60 days of receiving final payment under this Contract (or within such other time period as may be specified elsewhere in this Contract) certify in a report to the awarding department: (1) the total amount the prime Contractor received under the Contract; (2) the name and address of the DVBE(s) that participated in the performance of the Contract; (3) the amount each DVBE received from the prime Contractor; (4) that all payments under the Contract have been made to the DVBE; and (5) the actual percentage of DVBE participation that was achieved. A person or entity that knowingly provides false information shall be subject to a civil penalty for each violation. (Mil. & Vets. Code § 999.5(d); Govt. Code § 14841.)

64. LOSS LEADER: It is unlawful for any person engaged in business within this state to sell or use any article or product as a "loss leader" as defined in Section 17030 of the Business and Professions Code. (PCC 12104.5(b).)

ADDITIONAL CMAS TERMS AND CONDITIONS

65. CMAS -- CONTRACTOR'S LICENSE REQUIREMENTS: Contracts that include installation or the wording "Furnish and Install" require at the time of Contract award that Contractors possess a valid California State Contractor's License. If subcontractors are used, they must also possess a valid California State Contractor's License. All businesses which construct or alter any building, highway, road, parking facility, railroad, excavation, or other structure in California must be licensed by the California State License Board (CSLB) if the total cost (labor and materials) of the project is $500.00 or more. Failure to be licensed or to keep the license current and in good standing shall be grounds for Contract revocation.

66. CMAS -- PUBLIC WORKS REQUIREMENTS (LABOR/INSTALLATION): a) Prior to the commencement of performance, the Contractor must obtain and provide to the State, a payment bond, on Standard Form 807, when the Contract involves a public works expenditure (labor/installation costs) in excess of $5,000. Such bond shall be in a sum not less than one hundred percent (100%) of the Contract price.

b) In accordance with the provisions of Section 1773 of the California Labor Code, the Contractor shall, conform and stipulates to the general prevailing rate of wages, including employer benefits as defined in Section 1773.1 of the California Labor Code, applicable to the classes of labor to be used for public works such as at the delivery site for the assembly and installation of the equipment or materials under the purchase order. Pursuant to Section 1770 of the California Labor Code, the Department of Industrial Relations has ascertained the general prevailing rate of wages in the county in which the work is to be done, to be as listed in the booklet entitled General Prevailing Wage Rates. The booklet is compiled monthly and copies of the same are available from the Department of Industrial Relations, Prevailing Wage Unit at www.dir.ca.gov (select Statistics & Research) or (415) 703-4774. The booklet is required to be posted at the job site.

c) The Contractor hereby certifies by signing this Contract that:

i) Contractor has met or will comply with the standards of affirmative compliance with the Non-Discrimination Clause Requirements included herein;

ii) Contractor is aware of the provisions of Section 3700 of the Labor Code that require every employer to be insured against liability for workmen's compensation or to undertake self-insurance in accordance with the provisions of that Code, and Contractor will comply with such provisions before commencing the performance of the work of the purchase order.

d) Laws to be Observed

i) Labor

Pursuant to Section 1775 of the California Labor Code the Contractor shall, as a penalty to the State or Political subdivision on whose behalf the purchase order is made or awarded, forfeit not more than fifty ($50.00) for each calendar day, or portions thereof, for each worker paid by him or subcontractor under him, less than the prevailing wage so stipulated; and in addition, the Contractor further agrees to pay to each workman the difference between the actual amount paid for each calendar day, or portions thereof, and the stipulated prevailing wage rate for the same. This provision shall not apply to properly indentured apprentices.

Pursuant to Sections 1810-1815 of the California Labor Code, inclusive, it is further agreed that the maximum hours a worker is to be employed is limited to eight hours a day and forty hours a week and the Contractor shall forfeit, as a penalty to the State, twenty-five ($25) for each worker employed in the execution of the purchase order for each calendar day during which a workman is required or permitted to labor more than eight hours in any calendar day or more than forty hours in any calendar week, in
violation of California Labor Code Sections 1810-1815, inclusive.

ii) Worker's Compensation Insurance
The Contractor will be required to secure the payment of compensation to its employees in accordance with the provisions of Labor Code Section 3700.

iii) Travel and Subsistence Payments
Travel and subsistence payments shall be paid to each worker needed to execute the work, as such travel and subsistence payments are defined in the applicable collective bargaining agreements filed in accordance with Labor Code Section 1773.8.

iv) Apprentices
Special attention is directed to Sections 1777.5, 1777.6, and 1777.7 of the California Labor Code and Title 8, California Administrative Code Section 200 et seq. Each Contractor and/or subcontractor must, prior to commencement of the public works Contract/purchase order, contact the Division of Apprenticeship Standards, 525 Golden Gate Avenue, San Francisco, CA, or one of its branch offices to insure compliance and complete understanding of the law regarding apprentices and specifically the required ratio thereunder. Responsibility for compliance with this section lies with the prime Contractor.

v) Payroll
The Contractor shall keep an accurate payroll record showing the name, social security account, and work classification specific and straight time and overtime hours worked by each employee. A certified copy of the employee's payroll record shall be available for inspection as specified in Section 1776 of the California Labor Code.

67. CMAS -- TERMINATION OF CMAS CONTRACT:
   a) The State may terminate this CMAS Contract at any time upon 30 days prior written notice.
   b) If the Contractor’s GSA Multiple Award Schedule is terminated within the term of the CMAS Contract, the CMAS Contract shall also be considered terminated on the same date.
   c) Prior to the expiration of this CMAS Contract, this Contract may be terminated for the convenience of both parties by mutual consent.
   d) This provision shall not relieve the Contractor of the obligation to perform under any purchase order or other similar ordering document executed prior to the termination becoming effective.

68. CMAS -- CONTRACT AMOUNT: There is no guarantee of minimum purchase of Contractor’s products or services by the State.

69. CMAS -- Debarment Certification (Federally Funded Contracts): When Federal funds are being expended, the prospective recipient of Federal assistance funds is required to certify to the Buyer, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.

70. CMAS -- PURCHASE ORDERS FUNDED IN WHOLE OR PART BY THE FEDERAL GOVERNMENT: All Contracts (including individual orders), except for State construction projects, which are funded in whole or in part by the federal government may be canceled with 30 day notice, and are subject to the following:
   a) It is mutually understood between the parties that this Contract (order) may have been written before ascertaining the availability of congressional appropriation of funds, for the mutual benefit of both parties, in order to avoid program and fiscal delays which would occur if the Contract (order) were executed after that determination was made.
   b) This Contract (order) is valid and enforceable only if sufficient funds are made available to the State by the United States Government for the fiscal year during which the order was generated for the purposes of this program. In addition, this Contract (order) is subject to any additional restrictions, limitations, or conditions enacted by the Congress or any statute enacted by the Congress that may affect the provisions, terms or funding of this Contract (order) in any manner.
   c) It is mutually agreed that if the Congress does not appropriate sufficient funds for the program, this Contract (order) shall be amended to reflect any reduction in funds. The department has the option to void the Contract (order) under the 30-day cancellation clause or to amend the Contract to reflect any reduction of funds.

71. CMAS -- CONFLICT OF INTEREST:
   a) Current State Employees (Public Contract Code Section 10410):
      i) No officer or employee shall engage in any employment, activity or enterprise from which the officer or employee receives compensation or has a financial interest and which is sponsored or funded by any State agency, unless the employment, activity or enterprise is required as a condition of regular State employment.
      ii) No officer or employee shall Contract on his or her own behalf as an independent Contractor with any State agency to provide Goods or services.
   b) Former State Employees (Public Contract Code Section 10411):
      i) For the two-year period from the date he or she left State employment, no former State officer or
employee may enter into a Contract in which he or she engaged in any of the negotiations, transactions, planning, arrangements or any part of the decision-making process relevant to the Contract while employed in any capacity by any State agency.

ii) For the twelve-month period from the date he or she left State employment, no former State officer or employee may enter into a Contract with any State agency if he or she was employed by that State agency in a policy-making position in the same general subject area as the proposed Contract within the twelve-month period prior to his or her leaving State service.

72. CMAS -- SUBCONTRACTING REQUIREMENTS:
Any subcontractor that the CMAS supplier chooses to use in fulfilling the requirements of this Contract (order), and which is expected to receive more than ten (10) percent of value of the Contract/purchase order, must also meet all Contractual, administrative, and technical requirements of the Contract (order), as applicable.

73. CMAS -- RENTAL AGREEMENTS:
The State does not agree to:
- Indemnify a Contractor;
- Assume responsibility for matters beyond its control;
- Agree to make payments in advance;
- Accept any other provision creating a contingent liability against the State; or
- Agree to obtain insurance to protect the Contractor.
The State’s responsibility for repairs and liability for damage or loss is restricted to that made necessary by or resulting from the negligent act or omission of the State or its officers, employees, or agents.

If the Contractor maintains the equipment, the Contractor must keep the equipment in good working order and make all necessary repairs and adjustments without qualification. The State may terminate for default or cease paying rent should the Contractor fail to maintain the equipment properly.

Personal property taxes are not generally reimbursed when leasing equipment (SAM 8736).

74. CMAS -- LEASE (Lease $Mart ™): If an agency desires to lease through Lease $Mart ™, the Contractor agrees to sell to lessor the assets at the same price as they agree to sell to the State.

75. CMAS -- PROGRESS PAYMENTS & RISK ASSESSMENT:
In accordance with PCC 12112 agencies are required to withhold not less than 12 percent of the Contract price until final delivery and acceptance of the Goods or services, for any Contract that provides for progress payments in a
CALIFORNIA MULTIPLE AWARD SCHEDULES (CMAS)  
STATE MODEL  
CLOUD COMPUTING SERVICES SPECIAL PROVISIONS  
(Software as a Service)  

THESE SPECIAL PROVISIONS ARE ONLY TO BE USED FOR SOFTWARE AS A SERVICE (SaaS), AS DEFINED BELOW. THESE SPECIAL PROVISIONS ARE TO BE ATTACHED TO THE GENERAL PROVISIONS – INFORMATION TECHNOLOGY AND ACCOMPANYED BY, AT MINIMUM, A STATEMENT OF WORK (SOW) AND SERVICE LEVEL AGREEMENT (SLA). STATE AGENCIES MUST FIRST:  
A. Classify their data pursuant to the California State Administrative Manual (SAM) 5305.S;  
B. Consider the factors to be taken into account when selecting a particular technological approach, in accordance with SAM 4981.1, 4983 and 4983.1 and then;  
C. Modify these special provisions through the SOW and/or SLA to meet the needs of each acquisition.  

1. Definitions  
   a) "Cloud Software as a Service (SaaS)" - The capability provided to the consumer is to use applications made available by the provider running on a cloud infrastructure. The applications are accessible from various client devices through a thin client interface such as a web browser (e.g., web-based email). The consumer does not manage or control the underlying cloud infrastructure including network, servers, operating systems, storage, or even individual application capabilities, with the possible exception of limited user-specific application configuration settings.  
   b) "Cloud Platform as a Service (PaaS)" - The capability provided to the consumer is to deploy onto the cloud infrastructure consumer-created or acquired applications created using programming languages and tools supported by the provider. The consumer does not manage or control the underlying cloud infrastructure but can control the operating systems, storage, deployed applications, and possibly limited control of select networking components (e.g., host firewalls).  
   c) "Cloud Infrastructure as a Service (IaaS)" - The capability provided to the consumer is to provision processing, storage, networks, and other fundamental computing resources where the consumer is able to deploy and run arbitrary software, which can include operating systems and applications. The consumer does not manage or control the underlying cloud infrastructure but has control over operating systems, storage, deployed applications, and possibly limited control of select networking components (e.g., host firewalls).  
   d) "Data" - means any information, formulas, algorithms, or other content that the State, the State’s employees, agents and end users upload, create or modify using the SaaS pursuant to this Contract. Data also includes user identification information and metadata which may contain Data or from which the State’s Data may be ascertainable.  
   e) "Data Breach" - means any access, destruction, loss, theft, use, modification or disclosure of Data by an unauthorized party or that is in violation of Contract terms and/or applicable state or federal law.  
   f) "Recovery Point Objective (RPO)" - means the point in time to which Data can be recovered and/or systems restored when service is restored after an interruption. The Recovery Point Objective is expressed as a length of time between the interruption and the most proximate backup of Data immediately preceding the interruption. The RPO is detailed in the SLA.  
   g) "Recovery Time Objective (RTO)" - means the period of time within which information technology services, systems, applications and functions must be recovered following an unplanned interruption. The RTO is detailed in the SLA.  

2. Terms  
   SaaS AVAILABILITY: Unless otherwise stated in the Statement of Work,  
   a) The SaaS shall be available twenty-four (24) hours per day, 365 days per year (excluding agreed-upon maintenance downtime).  
   b) If SaaS monthly availability averages less than 99.9% (excluding agreed-upon maintenance downtime), the State shall be entitled to recover damages, apply credits or use other contractual remedies as set forth in the Statement of Work.  
   c) If SaaS monthly availability averages less than 99.9% (excluding agreed-upon maintenance downtime), for three (3) or more months in a rolling twelve-month period, the State may terminate the contract for material breach in accordance with the Termination for Default provision in the General Provisions – Information Technology.  
   d) Contractor shall provide advance written notice to the State in the manner set forth in the Statement of Work of any major upgrades or changes that will affect the SaaS availability.  

3. DATA AVAILABILITY: Unless otherwise stated in the Statement of Work,  
   a) The Data shall be available twenty-four (24) hours per day, 365 days per year (excluding agreed-upon maintenance downtime).  
   b) If Data monthly availability averages less than 99.9% (excluding agreed-upon maintenance downtime), the State shall be entitled to recover damages, apply credits or use other contractual remedies as set forth in the Statement of Work if the State is unable to access the Data as a result of:  
      1) Acts or omission of Contractor;  
      2) Acts or omissions of third parties working on behalf of Contractor;
CALIFORNIA MULTIPLE AWARD SCHEDULES (CMAS)
STATE MODEL
CLOUD COMPUTING SERVICES SPECIAL PROVISIONS
(Software as a Service)

3) Network compromise, network intrusion, hacks, introduction of viruses, disabling devices, malware and other forms of attack that can disrupt access to Contractor's server, to the extent such attack would have been prevented by Contractor taking reasonable industry standard precautions;

4) Power outages or other telecommunications or Internet failures, to the extent such outages were within Contractor's direct or express control.

c) If Data monthly availability averages less than 99.9% (excluding agreed-upon maintenance downtime), for three (3) or more months in a rolling twelve-month period, the State may terminate the contract for material breach in accordance with the Termination for Default provision in the General Provisions – Information Technology.

4. SaaS and DATA SECURITY:
   a) In addition to the Compliance with Statutes and Regulations provision set forth in the General Provisions – Information Technology, Contractor shall certify to the State:
      1) The sufficiency of its security standards, tools, technologies and procedures in providing SaaS under this Contract;
      2) Compliance with the following:
         i. The California Information Practices Act (Civil Code Sections 1798 et seq.);
         ii. Security provisions of the California State Administrative Manual (Chapters 5100 and 5300) and the California Statewide Information Management Manual (Sections 58C, 58D, 66B, 5305A, 5310A and B, 5325A and B, 5330A, B and C, 5340A, B and C, 5360B);
         iii. Undergo an annual Statement on Standards for Attestation Engagements (SSAE) No. 16 Service Organization Control (SOC) 2 Type II audit. Audit results and Contractor's plan to correct any negative findings shall be made available to the State upon request; and
         iv. Privacy provisions of the Federal Privacy Act of 1974;
      3) Compliance with applicable industry standards and guidelines, including but not limited to relevant security provisions of the Payment Card Industry (PCI) Data Security Standard (PCIDSS) including the PCIDSS Cloud Computing Guidelines.
   b) Contractor shall implement and maintain all appropriate administrative, physical, technical and procedural safeguards in accordance with section a) above at all times during the term of this Contract to secure such Data from Data Breach, protect the Data and the SaaS from hacks, introduction of viruses, disabling devices, malware and other forms of malicious or inadvertent acts that can disrupt the State’s access to its Data.
   c) Contractor shall allow the State reasonable access to SaaS security logs, latency statistics, and other related SaaS security data that affect this Contract and the State's Data, at no cost to the State.
   d) Contractor assumes responsibility for the security and confidentiality of the Data under its control.
   e) No Data shall be copied, modified, destroyed or deleted by Contractor other than for normal operation or maintenance of SaaS during the Contract period without prior written notice to and written approval by the State.
   f) Remote access to Data from outside the continental United States, including remote access to Data by authorized SaaS support staff in identified support centers, is prohibited unless approved in advance by the State Chief Information Security Officer.

5) ENCRYPTION: Confidential, sensitive or personal information shall be encrypted in accordance with California State Administrative Manual 5350.1 and California Statewide Information Management Manual 5305-A.

6) DATA LOCATION: Unless otherwise stated in the Statement of Work and approved in advance by the State Chief Information Security Officer, the physical location of Contractor's data center where the Data is stored shall be within the continental United States.

7) RIGHTS TO DATA: The parties agree that as between them, all rights, including all intellectual property rights, in and to Data shall remain the exclusive property of the State, and Contractor has a limited, non-exclusive license to access and use the Data as provided to Contractor solely for performing its obligations under the Contract. Nothing herein shall be construed to confer any license or right to the Data, including user tracking and exception Data within the system, by implication, estoppel or otherwise, under copyright or other intellectual property rights, to any third party. Unauthorized use of Data by Contractor or third parties is prohibited. For the purposes of this requirement, the phrase “unauthorized use” means the data mining or processing of data, stored or transmitted by the service, for unrelated commercial purposes, advertising or advertising-related purposes, or for any other purpose other than security or service delivery analysis that is not explicitly authorized.

REVISED AND EFFECTIVE SEPTEMBER 8, 2014

PAGE 21 OF 23
CALIFORNIA MULTIPLE AWARD SCHEDULES (CMAS)  
STATE MODEL  
CLOUD COMPUTING SERVICES SPECIAL PROVISIONS  
(Software as a Service)  

8) TRANSITION PERIOD:  
a) For ninety (90) days prior to the expiration date of this Contract, or upon notice of termination of this Contract, Contractor shall assist the State in extracting and/or transitioning all Data in the format determined by the State ("Transition Period").  
b) The Transition Period may be modified in the SOW or as agreed upon in writing by the parties in a contract amendment.  
c) During the Transition Period, SaaS and Data access shall continue to be made available to the State without alteration.  
d) Contractor agrees to compensate the State for damages or losses the State incurs as a result of Contractor's failure to comply with this section in accordance with the Limitation of Liability provision set forth in the General Provisions - Information Technology.  
e) Unless otherwise stated in the SOW, the Contractor shall permanently destroy or render inaccessible any portion of the Data in Contractor's and/or subcontractor's possession or control following the expiration of all obligations in this section. Within thirty (30) days, Contractor shall issue a written statement to the State confirming the destruction or inaccessibility of the State's Data.  
f) The State at its option, may purchase additional transition services as agreed upon in the SOW.  

9) DATA BREACH: Unless otherwise stated in the Statement of Work,  
a) Upon discovery or reasonable belief of any Data Breach, Contractor shall notify the State by the fastest means available and also in writing, with additional notification provided to the Chief Information Security Officer or designee of the contracting agency. Contractor shall provide such notification within forty-eight (48) hours after Contractor reasonably believes there has been such a Data Breach. Contractor's notification shall identify:  
   1) The nature of the Data Breach;  
   2) The Data accessed, used or disclosed;  
   3) The person(s) who accessed, used, disclosed and/or received Data (if known);  
   4) What Contractor has done or will do to quarantine and mitigate the Data Breach; and  
   5) What corrective action Contractor has taken or will take to prevent future Data Breaches.  
b) Contractor will provide daily updates, or more frequently if required by the State, regarding findings and actions performed by Contractor until the Data Breach has been effectively resolved to the State's satisfaction.  
c) Contractor shall quarantine the Data Breach, ensure secure access to Data, and repair SaaS as needed in accordance with the SLA. Failure to do so may result in the State exercising its options for assessing damages or other remedies under this Contract.  
d) Notwithstanding anything to the contrary in the General Provisions - Information Technology, in performing services under this Contract, and to the extent authorized by the State in the Statement of Work, Contractor may be permitted by the State to use systems, or may be granted access to the State systems, which store, transmit or process State owned, licensed or maintained computerized Data consisting of personal information, as defined by Civil Code Section 1798.29 (g). If the Contractor causes or knowingly experiences a breach of the security of such Data, Contractor shall immediately report any breach of security of such system to the State following discovery or notification of the breach in the security of such Data. The State's Chief Information Security Officer, or designee, shall determine whether notification to the individuals whose Data has been lost or breached is appropriate. If personal information of any resident of California was, or is reasonably believed to have been acquired by an unauthorized person as a result of a breach of security of such system and Data that is not due to the fault of the State or any person or entity under the control of the State, Contractor shall bear any and all costs associated with the State's notification obligations and other obligations set forth in Civil Code Section 1798.29 (d) as well as the cost of credit monitoring, subject to the dollar limitation, if any, agreed to by the State and Contractor in the applicable Statement of Work. These costs may include, but are not limited to staff time, material costs, postage, media announcements, and other identifiable costs associated with the breach of the security of such personal information.  
e) Contractor shall conduct an investigation of the Data Breach and shall share the report of the investigation with the State. The State and/or its authorized agents shall have the right to lead (if required by law) or participate in the investigation. Contractor shall cooperate fully with the State, its agents and law enforcement.  

10) DISASTER RECOVERY/BUSINESS CONTINUITY: Unless otherwise stated in the Statement of Work,  
a) In the event of disaster or catastrophic failure that results in significant Data loss or extended loss of access to Data, Contractor shall notify the State by the fastest means available and also in writing, with additional notification provided to the Chief Information Security Officer or designee of the contracting agency. Contractor shall provide such notification within twenty-four (24) hours after Contractor reasonably believes there has been such a disaster or catastrophic failure. In the notification, Contractor shall inform the State of:  
   1) The scale and quantity of the Data loss;  
   2) What Contractor has done or will do to recover the Data and mitigate any deleterious effect of the Data loss; and  
   3) What corrective action Contractor has taken or will take to prevent future Data loss.  
   4) If Contractor fails to respond immediately and remedy the failure, the State may exercise its options for assessing damages or other remedies under this Contract.
b) Contractor shall restore continuity of SaaS, restore Data in accordance with the RPO and RTO as set forth in the SLA, restore accessibility of Data, and repair SaaS as needed to meet the performance requirements stated in the SLA. Failure to do so may result in the State exercising its options for assessing damages or other remedies under this Contract.

c) Contractor shall conduct an investigation of the disaster or catastrophic failure and shall share the report of the investigation with the State. The State and/or its authorized agents shall have the right to lead (if required by law) or participate in the investigation. Contractor shall cooperate fully with the State, its agents and law enforcement.

11) EXAMINATION AND AUDIT: In addition to the Examination and Audit provision set forth in the General Provisions - Information Technology, unless otherwise stated in the Statement of Work:

a) Upon advance written request, Contractor agrees that the State or its designated representative shall have access to Contractor's SaaS, operational documentation, records and databases, including online inspections, that relate to the SaaS purchased by the State.

b) The online inspection shall allow the State, its authorized agents, or a mutually acceptable third party to test that controls are in place and working as intended. Tests may include, but not be limited to, the following:

1) Operating system/network vulnerability scans,
2) Web application vulnerability scans,
3) Database application vulnerability scans, and
4) Any other scans to be performed by the State or representatives on behalf of the State.

c) After any significant Data loss or Data Breach or as a result of any disaster or catastrophic failure, Contractor will at its expense have an independent, industry-recognized, State-approved third party perform an information security audit. The audit results shall be shared with the State within seven (7) days of Contractor's receipt of such results. Upon Contractor receiving the results of the audit, Contractor will provide the State with written evidence of planned remediation within thirty (30) days and promptly modify its security measures in order to meet its obligations under this Contract.

12) DISCOVERY: Contractor shall promptly notify the State upon receipt of any requests which in any way might reasonably require access to the Data of the State or the State's use of the SaaS. Contractor shall notify the State by the fastest means available and also in writing, with additional notification provided to the Chief Information Security Officer or designee of the contracting agency, unless prohibited by law from providing such notification. Contractor shall provide such notification within forty-eight (48) hours after Contractor receives the request. Contractor shall not respond to subpoenas, service of process, Public Records Act requests, and other legal requests directed at Contractor regarding this Contract without first notifying the State unless prohibited by law from providing such notification. Contractor agrees to provide its intended responses to the State with adequate time for the State to review, revise and, if necessary, seek a protective order in a court of competent jurisdiction. Contractor shall not respond to legal requests directed at the State unless authorized in writing to do so by the State.
ATTACHMENT B

Cost/Compensation

Everbridge Quotation

(see separate attachment)
QUOTATION
Quote Number: 00020602

Prepared for: Tony Bernard
Orange County CA
333 W. Santa Ana Blvd.
Santa Ana, CA 92882

Quotation Date: December 30, 2015
Quote Expiration Date: June 30, 2016
Rep: Patrick Stuver
(818) 230-9724
patrick.stuver@everbridgemail.com

Contract Summary Information

Contract Period: 3 Years
Contract Optional Years: 2 Years
MN Contacts up to: 50,000
MN Households up to: 1,250,000

ANNUAL SUBSCRIPTION - See attached Product Inclusion Sheet/s for product details.

<table>
<thead>
<tr>
<th>Service</th>
<th>Fee Type</th>
<th>Qty</th>
<th>Unit Price</th>
<th>Total Price</th>
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PREMIUM FEATURES / USAGE

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## PROFESSIONAL SERVICES

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<td>$13,000.00</td>
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<tr>
<td>Premium Implementation</td>
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<tr>
<td>Platinum Plus Package</td>
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<td>$325.00</td>
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### Pricing Summary:

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<td>Year One Fees*</td>
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<tr>
<td>One-time Implementation and Set Up Fees</td>
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<tr>
<td><strong>Total Year One Fees:</strong></td>
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</tr>
<tr>
<td>Subsequent Year(s) Ongoing Annual Recurring Fees</td>
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<tr>
<td>Optional Year(s) Ongoing Annual Recurring Fees</td>
<td>$458,000.00</td>
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</tbody>
</table>
ATTACHMENT C

Everbridge Inclusion Sheet

(See separate attachment)
Everbridge Mass Notification

Everbridge Mass Notification allows users to send notifications to individuals or groups using lists, locations, and visual intelligence. Everbridge Mass Notification is supported by state-of-the-art security protocols, an elastic infrastructure, advanced mobility, interactive reporting and analytics, adaptive people and resource mapping to mirror your organization, and true enterprise class data management capabilities to provide a wide array of data management options. Below is a list of key system inclusions with your new Everbridge Mass Notification system.

**Usage**

- Unlimited Domestic Emergency Alerts and Testing Messages
- Unlimited Domestic Non-Emergency Alerts Messaging

*Usage above applies to notifications generated through the Everbridge Manager user interface. Automated notifications are subject to additional fees.

**Core Platform Access**

- Unlimited Administrators for web-based portal to initiate messages, reporting, and administration
- Unlimited Administrators for ContactBridge Application (iOS, Android) and Mobile Optimized Notification Site (for Blackberry, Windows 10, etc.)
- Two (2) Organization with unlimited nested static and dynamic groups
- Access to Everbridge Elastic Infrastructure for message delivery
- Custom branded community opt-in portal with custom fields and opt-in subscriptions
- Flexible role-based access controls to manage user permissions
- Access to Real-Time Dashboard, Notifications Library, Everbridge Universe, and Custom Reporting

**Key Notification Features**

- Integrated GIS/Map-based, rule-based, group-based, or individual contact selection
- Ability to send standard, polling, or on-the-fly ‘One-Touch’ Conference Call messages
- One-screen broadcast creation workflow to speed message creation and reduce human error
- Everbridge Network to access situational intelligence & notifications shared by other public and private groups
- Publish notifications directly to Websites and services that support API access via HTTPS using ‘Web Posting’
- Contact filtering based on custom criteria
- Map-based drawing and selection tools and imported shape files (e.g. Google Maps, Bing Maps, ESRI)
- Automatic address geo-coding for contacts
- Organization specific customizable caller ID, greetings, and broadcast settings
- SMPP based SMS text messaging
- Multi-language Text to Speech Engine and Custom Voice Recording
- Real-time reporting for improved situational awareness and easier after action analysis
- 5 Live Operator Message Initiations per year
- Interactive Dashboard for Organizational Activity Summary
- Unlimited Notification Templates
- Self-service Single Contact Record Adjustments
- Self-service Contact Import via CSV Upload
- Bulk Contact Management Automation via Secure FTP

**Set-up, Implementation & Support**

- Up to 10 total hours of a dedicated Implementation Specialist during a Standard Implementation
- Self Service Administrative Set-up, Configuration and Default Preferences
- Initial Member Data Upload and Test Broadcast Support
- Unlimited Access to Everbridge University classes
- 24x7 Customer Support (phone, web, email)
- Global Support/Operations Centers for Redundant Live Support
- Dedicated Account Manager
Everbridge Community Engagement (SLG)

The Community Engagement solution supports active and engaged communities with:

- **An Easy Opt-In System**
  Gathering and managing emergency management opt-ins from residents can be difficult. Connecting and engaging with as many citizens as possible, however, allows community reach to be quickly expanded.

- **Keyword Opt-In**: Allow large groups of people to easily opt-in to a database by texting a keyword. Includes 5 keywords. Additional keywords may be purchased.

- **Resident Opt-in by Zip Code**: Residents can easily sign up for community alerts by texting their zip code to 888777

- **Foster a Two-Way Dialogue with Social Media Integration**
  With the help of Community Engagement’s social media integration, neighbors can share valuable information, suggest ways to collectively address safety concerns, plan public events and more.

- **Empower Residents to be Eyes and Ears of the Community**
  Residents can be valuable resources for law enforcement. Through the use of Everbridge’s Community Engagement solution, police and other local authorities empower residents to invest in their community through outreach, collaboration and shared leadership.

- **Enable Real-Time Alerts with Mobile App**
  Everbridge’s OneBridge Mobile App is a free smartphone application that allows residents to receive real-time alerts and safety information from agencies. The OneBridge Mobile App provides a two-way engagement between residents, local public safety organization and emergency management.

**Access**

- Unlimited Administrators, Dispatchers, and Group Managers for web-based portal to initiate and manage messages
- Unlimited Administrators, Dispatchers, and Group Managers for web-based portal to post messages to social media.

**Usage**

- Unlimited Web Messages
- Unlimited Facebook & Twitter Notifications

<table>
<thead>
<tr>
<th>Key Features</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Alerts</td>
<td>X</td>
</tr>
<tr>
<td>Advisory</td>
<td>X</td>
</tr>
<tr>
<td>Community</td>
<td>X</td>
</tr>
<tr>
<td>Unlimited Ninele SMS</td>
<td>X</td>
</tr>
<tr>
<td>Unlimited Email</td>
<td>X</td>
</tr>
<tr>
<td>Multiple Email Attachments</td>
<td>X</td>
</tr>
<tr>
<td>Web Publications</td>
<td>X</td>
</tr>
<tr>
<td>Social Media (Facebook &amp; Twitter)</td>
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</tbody>
</table>
## SYSTEM INCLUSION

<table>
<thead>
<tr>
<th>Feature</th>
<th>Included</th>
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</thead>
<tbody>
<tr>
<td>Location Targeting: City/Town Name or Zip Code</td>
<td>X</td>
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<tr>
<td>Messaging templates</td>
<td>X</td>
</tr>
<tr>
<td>Email templates</td>
<td>X</td>
</tr>
<tr>
<td>Google Public Alerts</td>
<td>X</td>
</tr>
<tr>
<td>Multiple Admin &amp; User Accounts</td>
<td>X</td>
</tr>
<tr>
<td>Social Media Reporting</td>
<td>X</td>
</tr>
<tr>
<td>SMS, Email, Delivery Stats</td>
<td>X</td>
</tr>
<tr>
<td>Provisioning Services including account &amp; user setup</td>
<td>X</td>
</tr>
</tbody>
</table>

## Set-up, Implementation, and Support

- Self Service Administrative Set-up, Configuration and Default Preferences
- Unlimited Access to Everbridge University
- 24x7 Customer Support (phone, web, email)
- Global Support/Operations Centers
- Dedicated Account Manager
Everbridge ContactBridge application allows users to aggregate mobile recipient feedback in a single communications place enabling decision makers to communicate efficiently with first responders, and their employees and constituents. Below is a list of key system inclusions with Everbridge ContactBridge Application.

Usage
- Unlimited Outbound Notifications to Everbridge Mobile Recipient Application via ContactBridge Notifications
- Unlimited Inbound Notifications from Everbridge Mobile Recipient Application

Access
- Single Web interface console to display aggregated information
- Unlimited administrator access to the Everbridge System

Key Notification Features
- Fully integrated with Everbridge Mass Notification
- Custom threshold rules and settings for ContactBridge initiated messages
  - Define messages and key recipients upon threshold trigger
  - Visual and automated alerts when Threshold is reached
- Receive and display images, comments and location information from contacts
- Advanced Graphical Reporting including Geographic locations if available
- Recipient ContactBridge Application for iOS and Android Devices

Set-up & Implementation
- Access to a dedicated Implementation Specialist during a Standard Implementation
- Self Service Administrative Set-up, Configuration and Default Preferences
- Initial Member Creation and Test Notification Support
- Unlimited Access to Everbridge University
- 24x7 Customer Support (phone, web, email)
- Global Support/Operations Centers
- Dedicated Account Manager

For a full product description, along with best practices and product details please see the Everbridge User Guide and Everbridge University.
Everbridge Incident Communications

Delays and errors in operational communications happen every day increasing recovery times, impacting revenue and increasing risk. Everbridge Incident Communications automates your notification procedures by allowing users to select pre-defined messages and processes to use for a specified incident and then determining the correct list of stakeholders and responders.

Access
1 (one) Incident Management Organization
Unlimited Incident Administrator and User seats

Key Features
Unlimited Incident Templates *
Incident Templates supporting different messages & delivery settings based on notification phase (New, Update, Close)
Multi-step workflow that prompts users to add required incident details
Incident communication logging for all broadcast and confirmations
Incident journal to capture additional details not included in incident communications
Reporting of all incident communications details and responses in a PDF format
Custom reports analyze incident communications effectiveness
Communication broadcasts and confirmations include audit trails and timestamps
Search across incidents using status, user, type and date
Real-time incident dashboard for operators showing all open incidents

Set-up, Implementation, and Support
Up to 10 total hours of a dedicated Implementation Specialist inclusive of Mass Notification Implementation
Self Service Administrative Set-up, Configuration and Default Preferences
Initial Member Data Upload and Test Broadcast Support
Unlimited Access to Everbridge University classes
24x7 Customer Support (phone, web, email)
Global Support/Operations Centers for Redundant Live Support
Dedicated Account Manager

* Messaging Minutes consumed by Telephone, SMS Text, Pager & Fax broadcast paths are not included

For a full product description, along with best practices and product details please see the Everbridge User Guide and Everbridge University.
Implementation - Premium

Overview
The Premium Implementation is designed to provide clients a rapid ROI on their Everbridge investment by accelerating the onboarding process and delivering services and best practices for disaster notification and interactive crisis communications during a targeted event. The Premium Implementation package includes a dedicated team of Everbridge experts to manage the onboarding process and an onsite Everbridge professional services consultant to provide strategic advice and training, tailored to your organization.

Time Frame
Scheduling an implementation is delivered over a three-day (consecutive) event, including two days of the implementation/best practices, and one day for training delivery. The entire implementation process, including the onsite consultation and training, is coordinated by a dedicated team of Everbridge experts.

+Y Access to an Implementation Specialist for up to 10 hours to deliver an Everbridge Orientation, gather requirements, establish an agenda for the onsite engagement, and close out activities after the onsite event.

+Y Onsite events targeted to be completed with 4 weeks of the 30tral truate.

+Y Additional implementation specialist or consultant hours are billable at $250/hr.

Key Milestones

ORIENTATION
This call will provide an orientation to the implementation and set expectations and goals for the implementation.

PLANNING AND DESIGN SERVICES
Consultant facilitates the development of a comprehensive plan for the implementation.

CONFIGURATION AND READINESS SERVICES
Hands on configuration of the system and assistance with the implementation.

EDUCATION SERVICES
N3nPutantyanvelNerPyraWNgyl IaPRePy3uPerP customized by role and reflective of the specific configuration of the client.
Scope
A Premium Implementation will provide the following:

- An initial orientation call to introduce on-boarding resources, including the Everbridge Client Portal, knowledgebase articles library, Everbridge University. This call will also be used to develop the agenda for the 3 days of work.
- 2 days of workshops, customized seminars, and hands-on configuration of the Everbridge environment geared to accelerate system and organizational readiness.
- 1 day of customized training for administrators as well as end users.
- Documented guides, project plans, and best practices customized for each organization.

Key Milestones

ORIENTATION
The purpose of the orientation call is to prepare for the implementation process. The Everbridge specialist will provide an overview of the implementation process to key client stakeholders, introduce the stakeholders to the various implementation resources, provide a short, interactive demo and access to a live, working account preloaded with default templates and settings. Orientation calls will be held within 5 days of the completion of your order processing. The specialist will also provide a checklist of actions to be completed in order to kick-off the implementation process. The Call Agenda will include the following:

- Review 3S S uUNatG3al+/u+eyl a+e+
- Review S pleS eUatG3lpr3l e++
- Review resources available to the client
- Develop agenda and success criteria for the onsite engagement
- Review the Getting Started checklist
- Implementation specialist will provide a demo of the product showing how to create a new user, how to create a contact, how to send a message using a pre-loaded test template. At the conclusion of the demo, the customer will be provided with their live, production account.

Time: 1.5-2 hours
ONSITE DAY 1 – PLANNING AND DESIGN
The Kick-off call will be held as soon as the actions on the Getting Started checklist are complete, but no later than 3 weeks after the Orientation Call. The agenda will include the following items:

- Conduct planning workshop to review project plans and functional requirements with key stakeholders
- Design the organization hierarchy to provide a structure that is optimized to support existing and potential future entities
- Lead seminar to define and implement access control structure optimized for each user role and intended usage
- Develop a comprehensive contact data management strategy including a detailed review of data sources, field mappings, and synchronization.

Time: 1 hours

ONSITE DAY 2 – CONFIGURATION AND READINESS
The second day will be focused on configuration of the system, data loading, content development, and functional testing. Organization readiness plans will be reviewed and finalized. All activities will be facilitated by the consultant, but executed by client representatives to maximize knowledge transfer and skill development.

Activities include:

- Finalize configuration settings
- Export and import a strategy
- Reallocate notification settings
- Review and edit the broadcast library
- Execute initial contact data load and test update methodology
- Execute specific program
- Finalize training and organizational awareness plan
- Develop stakeholder presentation

Time: 1 hours
ONSITE DAY 3 – EDUCATION AND CLOSE OUT

To obtain the following courses (please refer to the table below for each course is attached):

Mass Notification Administrator Course – comprehensive system training targeted to users in the Organization or Account Administrator roles

Mass Notification User Course – comprehensive system training targeted to users in the Group Bole

The remaining activities to complete the implementation process will be completed at the close of this week.

Final Stakeholder Presentation - Keeping key stakeholders in the organization advised on the status of implementation and organizational readiness is critical to ongoing success with the system. This presentation can ensure continuous alignment and project governance.

Project Close-Out Meeting - The meeting will provide a final opportunity for the client to review open tasks with the implementation specialist and complete a functional test of the system.

Everbridge University

- Available online 24/7
- Self-paced training
- Use Adobe Flash videos with audio narrations
- No travel or facilities required, the classroom is anywhere a learner has Internet access

**Features**

- Scheduled and delivered based on your needs
- Courses are taught by Everbridge instructors who are subject matter experts
- Use your Everbridge portal with your features
ATTACHMENT D

Everbridge GSA Approved End User License Agreement

(See separate attachment)
GSA Approved End User License Agreement

This End User License Agreement ("Agreement") is entered into by and between Everbridge, Inc. ("Everbridge"), and the client identified on the Quote ("Customer"), effective on the date of Customer’s signature on the Quote ("Effective Date"). Everbridge and Customer are each hereinafter sometimes referred to as a “Party” and collectively, the “Parties”.

1. SERVICE. Everbridge shall provide Customer access to its proprietary interactive communication service(s) (the “Service(s)”) subject to the terms and conditions set forth in this Agreement and the description of services and pricing provided in the applicable quote (the “Quote”). If applicable, Everbridge shall provide the training and professional services set forth in the Quote. Everbridge shall provide Customer with login and password information for each User (as defined below) and will configure the Service to contact the maximum number of households (each a “Contact”) set forth on the Quote.

2. PAYMENT TERMS. Customer shall pay the fees set forth in the Quote (“Pricing”). If Customer exceeds the usage levels specified in the Quote, then Everbridge may invoice Customer for any overages at the established rates. Everbridge shall invoice Customer annually in advance. All payments shall be made within thirty (30) days from receipt of invoice.

3. CUSTOMER RESPONSIBILITIES.

3.1 Users. If Customer has purchased Mass Notification, Customer shall in its discretion authorize certain of its employees and contractors to access that Service. If Customer has purchased Incident Management, Customer shall authorize only those employees or contractors who are Incident Operators (as defined on Exhibit A) or Incident Administrators (as defined on Exhibit A) to access that Service. Collectively, Customer’s employees and contractors who are authorized to access any Service as provided above are referred to as “User(s)”.

Each User must be bound in writing to confidentiality obligations sufficient to permit Customer to fully perform its obligations under this Agreement. Customer shall undergo the initial setup and training as set forth in the Implementation - Standard inclusion sheet provided with the Quote. The Implementation sheet provides a detailed list of the services included as part of the implementation purchased and the corresponding timelines. If Customer fails to complete the implementation process within the sixty (60) day timeframe, Customer must purchase any additional implementation services. Customer shall be responsible for: (i) ensuring that Users maintain the confidentiality of all User login and password information; (ii) ensuring that Users use the Service in accordance with all applicable laws and regulations, including those relating to use of personal information; (iii) any breach of the terms of this Agreement by any User; and (iv) all communications by Users using the Service. Customer shall promptly notify Everbridge if it becomes aware of any User action or omission that would constitute a breach or violation of this Agreement.

3.2 Customer Data. “Customer Data” is all electronic data transmitted to Everbridge in connection with the use of the Service, including data submitted by Contacts. Customer Data provided by Customer shall be true, accurate, current and complete, and shall be in a form and format specified by Everbridge. Customer shall have sole responsibility for the accuracy, quality, integrity, legality, reliability, and appropriateness of all Customer Data. By purchasing the Service, Customer represents that it has the right to authorize and hereby does authorize Everbridge and its “Service Providers” to collect, store and process Customer Data subject to the terms of this Agreement. “Service Providers” shall mean communications carriers, data centers, collocation and hosting services providers, and content and data management providers that Everbridge uses in providing the Service. Customer shall maintain a copy of all Customer Contact data that it provides to Everbridge. Customer acknowledges that the Service is a passive conduit for the transmission of Customer Data and Everbridge shall have no liability for any errors or omissions or for any defamatory, libelous, offensive or otherwise objectionable or unlawful content in any Customer Data, or for any losses, damages, claims, suits or other actions arising out of or in connection with any Customer Data sent, accessed, posted or otherwise transmitted via the Service.

4. TERM. This Agreement will commence on the Effective Date and will continue in full force and effect until all executed Quotes have terminated.

5. TERMINATION; SUSPENSION.

5.1 Termination by Either Party. [Intentionally Deleted]

5.2 Termination by Everbridge. [Intentionally Deleted]

5.3 Suspension. Everbridge may suspend, with or without notice, the Service or any portion for (i) emergency network repairs, threats to, or actual breach of network security; or (ii) any legal, regulatory, or governmental prohibition affecting the Service. In the event of a suspension, Everbridge shall use its best efforts to notify Customer and reactivate any affected portion of the Service as soon as possible.

6. PROPRIETARY RIGHTS.

6.1 Grant of License. Everbridge hereby grants to Customer, during the term of this Agreement, a non-exclusive, non-transferable, non-sublicensable right to use the Service subject to the terms and conditions of this Agreement. Upon suspension of the Service or termination of this Agreement for any reason, the foregoing license shall terminate automatically and Customer shall discontinue all further use of the Service.

6.2 Restrictions. Customer shall use the Service solely for its internal business purposes and shall not make the Service available to, use the Service for the benefit of, any third party except as expressly contemplated by this Agreement. Customer shall not: (i) copy, modify, reverse engineer, de-compile, disassemble or otherwise attempt to discover or replicate the computer source code and object code provided or used by Everbridge in connection with delivery of the Service (the “Software”) or create derivative works based on the Software, the Service or any portion thereof; (ii) merge any of the foregoing with any third party software or services; (iii) use any Everbridge Confidential Information to create a product that competes with the
Software; (iv) remove, obscure or alter any proprietary notices or labels on the Software or any portion of the Service; (v) create internet "links" to or from the Service, or "frame" or "mirror" any content forming part of the Service, other than on Customer's own intranets for its own internal business purposes; (vi) use, post, transmit or introduce any device, software or routine (including viruses, worms or other harmful code) which interferes or attempts to interfere with the operation of the Service; (vii) use the Service in violation of any applicable law or regulation; or (viii) access the Service for purposes of monitoring Service availability, performance or functionality, or for any other benchmarking or competitive purposes.

6.3 Reservation of Rights. Other than as expressly set forth in this Agreement, Everbridge grants to Customer no license or other rights in or to the Service, the Software or any other proprietary technology, material or information made available to Customer through the Service or otherwise in connection with this Agreement (collectively, the "Everbridge Technology"), and all such rights are hereby expressly reserved. Everbridge (or its licensors where applicable) owns all rights, title and interest in and to the Service, the Software and any Everbridge Technology, and all patent, copyright, trade secret and other intellectual property rights ("IP Rights") therein, as well as (i) all feedback and other information (except for the Customer Data) provided to Everbridge by Users, Customer and Contacts, and (ii) all transactional, performance, derivative data and metadata generated in connection with the Services.

7. CONFIDENTIAL INFORMATION.

7.1 Definition; Protection. As used herein, "Confidential Information" means all information of a Party ("Disclosing Party") disclosed to the other Party ("Receiving Party"), whether orally, in writing, or by inspection of tangible objects (including, without limitation, documents or prototypes), that is designated as confidential or that reasonably should be understood to be confidential given the nature of the information and the circumstances of disclosure. Confidential Information includes without limitation, any personally identifiable Customer Data, all Everbridge Technology, and either Party's business and marketing plans, technology and technical information, product designs, reports and business processes. Confidential Information shall not include any information that: (i) is or becomes generally known to the public without breach of any obligation owed to the Disclosing Party; (ii) was known to the Receiving Party prior to its disclosure by the Disclosing Party without breach of any obligation owed to the Disclosing Party; or (iii) was independently developed by the Receiving Party without breach of any obligation owed to the Disclosing Party; or (iv) is received from a third party without breach of any obligation owed to the Disclosing Party. The Receiving Party shall not disclose or use any Confidential Information of the Disclosing Party for any purpose other than performance or enforcement of this Agreement without the Disclosing Party's prior written consent, unless (but only to the extent) otherwise required by governmental authority. Each Party agrees to protect the Confidential Information of the other Party with the same level of care that it uses to protect its own confidential information, but in no event less than a reasonable level of care. Without limiting the foregoing, this Agreement and all terms hereof shall be Everbridge's Confidential Information.

8. WARRANTIES; DISCLAIMER.

8.1 Everbridge Warranty. Everbridge shall use commercially reasonable efforts to provide the Services herein contemplated. To the extent professional services are provided, Everbridge shall perform them in a professional manner consistent with industry standards.

8.2 Disclaimer. NEITHER EVERBRIDGE NOR ITS LICENSORS WARRANT THAT THE SERVICE WILL OPERATE ERROR FREE OR WITHOUT INTERRUPTION. WITHOUT LIMITING THE FOREGOING, IN NO EVENT SHALL EVERBRIDGE HAVE ANY LIABILITY TO CUSTOMER, USERS, CONTACTS OR ANY THIRD PARTY FOR PERSONAL INJURY (INCLUDING DEATH) OR PROPERTY DAMAGE ARISING FROM FAILURE OF THE SERVICE TO DELIVER AN ELECTRONIC COMMUNICATION, HOWEVER CAUSED AND UNDER ANY THEORY OF LIABILITY, EVEN IF EVERBRIDGE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

8.3 Customer Representations and Warranties. Customer represents and warrants that during use of the Service, Customer shall (i) clearly and conspicuously notify Contacts of the way in which their personal information shall be used, and (ii) have primary safety and emergency response procedures including, without limitation, notifying 911 or equivalent fire, police, emergency medical and public health officials (collectively, "First Responders"). Customer acknowledges and agrees that Everbridge is not a First Responder, and that the Service does not serve as a substitute for Customer's own emergency response plan, which in the event of an actual or potential imminent threat to person or property, shall include contacting a First Responder prior to using the Service. Customer represents and warrants that all notifications sent through the Service shall be sent by authorized Users, and that the collection, storage and processing of Customer Data, and the use of the Service, as provided in this Agreement, will at all times comply with (x) Customer's own policies regarding privacy and protection of personal information; and (y) all applicable laws and regulations, including those related to processing, storage, use, disclosure, security, protection and handling of Customer Data.

9. INDEMNIFICATION.

9.1 By Customer. [Intentionally Deleted]

9.2 By Everbridge. Everbridge shall indemnify and hold Customer harmless from and against any Claim against Customer, but only to the extent it is based on a Claim that the Service directly infringes an issued patent or other IP Right in a country in which the Service is actually provided to Customer. In the event Everbridge believes any Everbridge Technology is, or is likely to be the subject of an infringement claim, Everbridge shall have the option, at its own expense, to: (i) procure for Customer the right to continue using the Service; (ii) replace same with a non-infringing service; (iii) modify such Service so that it becomes non-infringing; or (iv) refund any fees paid to Everbridge and terminate this Agreement without further liability. Everbridge shall have no liability for any Claim arising out of (w) Customer Data or other Customer supplied content, (x) use of the Service or Software in combination with other products, equipment, software or data not supplied by Everbridge; (y) any use, reproduction, or distribution of any release of the Service or Software other than the most current release made available to Customer, or (z) any modification of the Service or Software by any person other than Everbridge.
10. LIMITATION OF LIABILITY. Except for breaches of Section 6, neither Party shall have any liability to the other Party for any loss of use, interruption of business, lost profits, costs of substitute services, or for any other indirect, special, incidental, punitive, or consequential damages, however caused, under any theory of liability, and whether or not the Party has been advised of the possibility of such damage. Notwithstanding anything in this Agreement to the contrary, in no event shall Everbridge’s aggregate liability, regardless of whether any action or claim is based on warranty, contract, tort, indemnification or otherwise, exceed amounts actually paid by Customer to Everbridge hereunder during the 12 month period prior to the event giving rise to such liability. Customer understands and agrees that these liability limits reflect the allocation of risk between the Parties and are essential elements of the basis of the bargain, the absence of which would require substantially different economic terms. This clause shall not impair the U.S. Government’s right to recover for fraud or crimes arising out of or related to this Agreement under any federal fraud statute. Furthermore, this clause shall not impair nor prejudice the U.S. Government’s right to express remedies provided in the schedule contract (i.e. Price Reductions, Patent Indemnification, Liability for Injury or Damage, Price Adjustment, Failure to Provide Accurate Information).

11. MISCELLANEOUS.

11.1 Non-Solicitation. As additional protection for Everbridge’s proprietary information, for so long as this Agreement remains in effect, and for one year thereafter, Customer agrees that it shall not, directly or indirectly, solicit, hire or attempt to solicit any employees of Everbridge; provided, that a general solicitation to the public for employment is not prohibited under this section.

11.2 Force Majeure; Limitations. Everbridge shall not be responsible for performance under this Agreement to the extent precluded by circumstances beyond Everbridge’s reasonable control, including without limitation acts of God, acts of government, flood, fire, earthquakes, civil unrest, acts of terror, labor problems, computer, telecommunications, Internet service provider or hosting facility failures, or delays involving hardware, software or power systems, and network intrusions or denial of service attacks. The Service delivers information for supported Contact paths to public and private networks and carriers, but cannot guarantee delivery of the information to the recipients. Final delivery of information to recipients is dependent on and is the responsibility of the designated public and private networks or carriers. Customer acknowledges and agrees that territories outside the U.S. and Canada may have territorial restrictions resulting from applicable law, telecommunications or internet infrastructure limitations, telecommunications or Internet service provider policies, or communication device customizations that may inhibit or prevent the delivery of certain SMS, text or other notifications, or restrict the ability to place or receive certain calls such as outbound toll free calls. Everbridge shall have no liability to the extent such restrictions impede the Service.

11.3 Waiver; Severability. The failure of either Party hereto to enforce at any time any of the provisions or terms of this Agreement shall in no way be considered to be a waiver of such provisions. If any provision of this Agreement is found by any court or other authority of competent jurisdiction to be invalid, illegal or unenforceable, that provision shall, to the extent required, be deemed deleted and the remaining provisions shall continue in full force and effect.

11.4 Assignment. Neither this Agreement nor any rights granted hereunder may be sold, leased, assigned (including an assignment by operation of law), or otherwise transferred, in whole or in part, by Customer, and any such attempted assignment shall be void and of no effect without the advance written consent of Everbridge, which shall not be unreasonably withheld.

11.5 Governing Law; Attorney’s Fees. This Agreement shall be governed and construed in accordance with the federal laws of the United States of America.

11.6 Notices. Either party may give notice at any time by any of the following: letter delivered by (i) nationally recognized overnight delivery service; (ii) first class postage prepaid mail; or (iii) certified or registered mail, (certified and first class mail deemed given following 2 business days after mailing) to the other party at the address set forth on the Quote. Either Party may change its address by giving notice as provided herein.

11.7 No Third-Party Beneficiaries. There are no third-party beneficiaries to this Agreement.

11.8 Entire Agreement. [Intentionally Deleted]

11.9 Marketing. Everbridge shall obtain Customer’s express written consent in order to reference Customer’s name and logo as an Everbridge customer in Everbridge publications, its website, and other marketing materials.

11.10 Survival. Sections 2, 3.2, 5.2, 6, 7, 9-11 and the applicable provisions of Exhibit A shall survive the expiration or earlier termination of this Agreement.

11.11 Counterparts. This Agreement may be executed in one or more counterparts, all of which together shall constitute one original document. A facsimile transmission or copy of the original shall be as effective and enforceable as the original.

11.12 Export Compliance. Neither Party shall export, directly or indirectly, any technical data acquired from the other pursuant to this Agreement or any product utilizing any such data to any country for which the U.S. Government or any agency thereof at the time of export requires an export license or other governmental approval without first obtaining such license or approval.

11.13 Equal Employment Opportunity. Everbridge, Inc. is a government contractor and is subject to the requirements of Executive Order 11246, the Rehabilitation Assistance Act and VEVRAA. Pursuant to these requirements, the Equal Opportunity Clauses found at 41 Code of Federal Regulations sections 60-1.4(a) (1-7), sections 60-250.4(a-m), sections 60-300.5 (1-11) and sections 60-741.5 (a) (1-6) are incorporated herein by reference as though set forth at length, and made an express part of this Agreement.
Exhibit A

Additional Business Terms

The following additional business terms are incorporated by reference into the Agreement as applicable based on the particular products and services described in the Customer’s Quote.

“Data Feed” means data content licensed by third parties to Everbridge and supplied to Customer through the Service (e.g., real time weather system information and warnings, and third party maps).

“Incident Administrator” means an individual who is authorized by Customer as an organizational administrator for the Incident Management Service.

“Incident Operator” means an individual who is authorized by Customer as an operator of the Incident Management Service.

“Premium Features” means the products and services listed on the Premium Feature List attached to the Quote.

1. **Data Feeds; Other Data.** Notwithstanding anything to the contrary in this Agreement, to the extent that Customer has purchased or accesses Data Feeds, the sole and exclusive remedy for any failure, defect, or inability to access such Data Feed shall be to terminate the Data Feed with no further payments due. No refunds shall be granted with respect to such Data Feed. In addition, to the extent Customer has purchased a feature that allows Customer to monitor, and utilize information and data from other sources not supplied by Everbridge directly (e.g., Twitter) (collectively “Other Data”), Everbridge disclaims any and all liability of any kind or nature resulting from any inaccuracies or failures with respect to all Other Data.

2. **Incident Management.** For Customers purchasing the Incident Management Service: (a) Customers may only designate the number of Incident Operators and Incident Administrators set forth on the Quote, and such individuals shall only have the access rights pursuant to such designation and role; (b) Incident Administrators shall have the ability to build incident templates, report on incidents, and launch incident notifications; (c) Incident Operators shall only have the ability to launch or manage incidents; and (d) Customer shall be provided the number of incident templates purchased pursuant to the Quote. If Customer exceeds the number of Incident Operators, Incident Administrators or incident templates purchased, Customer shall be charged the applicable fees then in effect for additional Incident Operators, Incident Administrators or incident templates, as applicable.
I. PURPOSE

The purpose of this document is to outline the Standard Operating Procedures for the use and administration of AlertOC, the Orange County Public Mass Notification System, hereinafter referred to as “System”. This document will provide more specific step-by-step procedures and roles and responsibilities at the regional level including describing expectation of participants. Individual jurisdictions/agencies should create and maintain and regional concepts. The step-by-step procedures for activation and use will be maintained in a separate document maintained by each jurisdiction/agency as a part of their emergency response plans for overall planning and response efforts. A copy of these procedures shall be maintained in PrepareOC.

This document does not supersede any policy and procedures outlines in the Memorandums of Understandings signed by participating agencies, but should be used to support the use of the Orange County Mass Notification System.

II. SYSTEM DESCRIPTION

The primary intent of the Countywide Public Mass Notification System is to disseminate early warning and time sensitive information to county businesses and residents during time of an emergency event. The Public Mass Notification System is only one component of the County of Orange Public Warning System. As deemed fit by local authorities, the System should be used in conjunction with the other public warning mechanisms including, but not limited to, route alerting, the Emergency Alert System, sirens, and press releases.

The Mass Notification System is available 24/7 and has been pre-loaded with Orange County landline phone numbers (including unlisted) and countywide geographic maps. Additionally, citizens have the option to provide additional contact information via self-registration portal www.alertoc.com with link access from county and all participating entity websites. Upon local authority decision to activate, the System will be used to send a message, describing the situation and recommended action the public should take, to affected businesses and households via telephone, e-mail and/or text.

The County of Orange, Orange County Sheriff’s Department is the sponsor of the Countywide Public Mass Notification System initiative and will take appropriate measures to ensure that the System is in a state of operational readiness at all times. It is the responsibility of all participating Agencies to maximize citizen benefits from the System.

While the County’s intent for implementing and maintaining the System is for “emergency” use, upon consent from local authorities, cities may optionally use the System to disseminate “government-related” non-emergency notifications to citizens and organization resources within its jurisdiction. See Section V. Authorized Use and Section VIII. Cost for policy guidelines relating to non-emergency use.
III. GOVERNANCE
The Orange County Sheriff’s Department Emergency Management Division will manage the Mass Notification System as a countywide asset under the Policy and Guidance approved and recommended by the Orange County AlertOC Working Group, and agreed upon by each individual Agency when they opt into the system.

Use of the System by each Agency is contingent upon that Agency abiding by the contract with the mass notification vendor, and the protocols established by the Emergency Management Council and Operational Area Executive Board.

The System utilizes the 9-1-1 database to complete the notifications. The use of the 9-1-1 database is regulated by the California Public Utilities Code (CPUC) sections 2872 and 2891.1. The information contained in the 9-1-1 database is confidential and proprietary and shall not be disclosed or utilized except by authorized personnel for the purpose of emergency notifications. Any agency in violation of this regulation is subject to criminal charges as described in the CPUC.

The Orange County Sheriff’s Department Emergency Management Division is responsible to ensure that the provisions of the contract are implemented properly. Authorized users must respect the integrity of the database, understand the privacy issues and fully comply with the policies and protocols outlined in this document. If violations of the MOU and this approved policy document are made by any individual or Agency, the Orange County Sheriff’s Department reserves the right to disable that individual’s or Agency’s login(s).

IV. OVERVIEW OF GENERAL SYSTEM FEATURES
At minimum, the Orange County Sheriff’s Department shall acquire and maintain a Public Mass Notification System capable of meeting the following requirements.

A. Licensed for use throughout the County’s entire region
B. Capacity to send a 45 second message to 10,000 residents and businesses within 10 minutes
C. Capacity to send messages via phone, e-mail and text
D. Accessible via the public Internet
E. Provides audit trail logging and reporting
F. GIS map interface for geographic call list generation
G. Citizen self-registration web portal (available in English, Spanish and Vietnamese)
H. Interactive phone survey technology and reporting
I. IVR based notification setup and execution
J. Capable of identifying constituents preferred language and sending message in English, Spanish and Vietnamese
V. AUTHORIZED USE

The Mass Notification System is designed to be a countywide asset, available to all Agencies that have a dedicated public safety answering point (PSAP) and/or a resident population they are responsible for making protective action recommendations.

An Agency may participate in the countywide System at no charge when used for emergency purposes until June 2021.

Agencies authorized to join the system at no cost are limited to the incorporated cities in the Orange County Operational Area, County agencies and departments, the Municipal Water District of Orange County and Orange County Retail Water Agencies. Each participating Agency must sign a MOU and will maintain, at minimum, a Local Agency Administrator responsible for implementing and administering use of the System at the local level.

Cities
Cities wishing to participate may do so by having an authoritative representative sign the “Orange County Public Mass Notification System” MOU. Upon signing the agreement, the Agency will be provided a local administrator account, a vendor provided user manual and initial training. Throughout the term of the agreement, the Agency may use the System to send an unlimited number of emergency notifications to the public as well as an unlimited number of emergency and non-emergency inter-department messages. Each participating City shall develop and maintain written procedures to identify and address the Agency’s specific use of the System within the scope of this policy guide.

County Users
Unincorporated areas of Orange County will have emergency messaging to the public launched by the Orange County Sheriff’s Department. All other county agencies may have access to utilize the system for interdepartmental use. Each participating County agency shall develop and maintain written procedures to identify and address the Agency’s specific use of the System within the scope of this policy guide and provide this guideline to the Orange County Sheriff’s Department Emergency Management Division.

Water Retail Water Agencies
The Municipal Water District of Orange County and Orange County Retail Water Agencies wishing to participate may do so by having an authoritative representative sign the “Orange County Water Retail Agency Public Mass Notification System” MOU. Upon signing the agreement, the Agency will be provided a local administrator account, and the Orange County Sheriff’s Department, Emergency Management Division in collaboration with the Municipal Water District of Orange County – Water Emergency response Organization of Orange County (WEROC) will provide a user manual and initial training. Throughout the term of the agreement, the Agency may use the System to send emergency notifications to the public by utilizing pre-established GIS shape files or the system’s interactive map feature to identify their water users. Each participating agency shall develop and maintain written procedures to identify and address the Agency’s specific use of the System within the scope of this policy guide.
Emergency Use
Use of the Mass Notification System for emergency activity contains two components: (1) the need to disseminate critical, safety-related information to individuals regarding emergency events occurring now, follow up information regarding the event and termination of the emergency event., and (2) communicating with safety-responder staff, volunteers and involved parties about the emergency event.

As a general rule, the System is to be used when the public is being asked to take some action (e.g. evacuate, prepare to evacuate, shelter in place, boil tap water before drinking, local assistance centers and other follow up information, reentry to an areas after evacuation orders have been lifted or termination of the emergency because the danger has passed).

Emergency Public Notifications are limited to:

1. Imminent or perceived threat to life or property
2. Disaster notifications
3. Evacuation notices
4. Public health emergencies
5. Public safety emergencies
6. Any notification to provide emergency information to a defined community

The following criteria should be utilized to assist with determining the need to issue an alert:

1. Severity. Is there a significant threat to public life and safety?
2. Public Protection. Is there a need for members of the public to take a protective action in order to reduce loss of life or substantial loss of property?
3. Warning. Will providing warning information assist members of the public in making the decision to take proper and prudent action?
4. Timing. Does the situation require immediate public knowledge in order to avoid adverse impact?
5. Geographical area. Is the situation limited to a defined geographical area? Is that area of a size that will allow for an effective use of the system, given the outgoing call capacity?
6. Are other means of disseminating the information inadequate to ensure proper and time delivery of the information?
7. Is the message being sent follow up information to an emergency event in progress?

If the answer to ALL of these questions is “Yes”, then an activation of the Mass Notification System for emergency purposes may be warranted.

To assist with trigger points for potential message use topics refer to Attachment A

Emergency Responder Notifications are limited to:

1. Contacting first responders to advise of an emergency
2. Contacting first responders to report for duty due to an emergency
3. Contacting key staff regarding an emergency or crisis situation
4. Contacting agency employees/DSWs to report at a different time or location (or provide an update) due to an emergency
5. Exercises

Emergency considerations:
1. Notification shall clearly state situation is an emergency
2. Message length shall not exceed 60 seconds
3. It is highly recommended all messages are recorded using a real voice and not the computer transcriber.
4. It is highly recommended to provide a phone number or website where the public can obtain additional or updated information
5. An all clear notification should be sent when applicable

A. Inter-Department Communication
City and County Agencies may use the Mass Notification System for non-emergency inter-departmental business communication as needed, without cost. It is recommended that individual Agencies identify where this would add value to their operations and establish separate written protocols and procedures for this use.

B. Non-Emergency Public Use
No agency shall use the Mass Notification System for non-emergency public announcements unless a separate contract with the vendor is established. Non-emergency use shall be consistent and in compliance with the non-emergency guidelines included within. Any agency in violation of this term may have their use of the system suspended. Additionally, E 911 data is not allowed to be utilized for non-emergency use according to the law California Public Utilities Code (CPUC) sections 2872 and 2891.1 and violators may be subject to criminal enforcement. Jurisdictions will be limited to utilizing the self-registering portal entry data only when launching non-emergency messages.

Agencies who contract to use the countywide System for non-emergency activity agree to give precedence to emergency notification call-outs by delaying or terminating non-emergency notification sessions if needed to increase emergency message success. The primary concern for point of failure in this situation is not the Mass Notification System, but the telephone port capacity of local phone providers responsible for delivering calls to residents. Cost associated with non-emergency public notifications is the responsibility of the local Agency, See section VIII.

Non-emergency public notification use is prohibited for any of the following purposes:

1. Any message of commercial nature
2. Any message of a political nature
3. Any non-official business (e.g. articles, retirement announcements, etc.)
4. To send a message to an E911 obtained data source; see Section III, Governance, for additional information relating to E911 data use restrictions
C. Confidentiality
Agencies shall be responsible for: (i) ensuring that users maintain the confidentiality of all user login and password information; (ii) ensuring that users use the service in accordance with all applicable laws and regulations, including those relating to use of personal information; (iii) any breach of the terms of this policy or the vendor agreement by any user; and (iv) all communications by users using the service. Agencies shall promptly notify the Orange County Sheriff's Department and the vendor if it becomes aware of any user action or omission that would constitute a breach or violation of this policy or the vendor agreement.

Through the “Memorandum of Understanding between the County of Orange and Participants for use of Countywide Mass Notification System,” each agency is bound in writing to the confidentiality obligations sufficient to permit agencies to fully perform its obligations under this policy or the vendor agreement.

VI. AUTHORIZED SYSTEM USERS
A. Public Notifications
In general, use of the system in most cities is the responsibility of the local law enforcement agency. Since law is responsible to make alert, notification and evacuation orders. However, others may also be authorized to make notifications will be officials including, emergency management, fire and city manager departments.

County Administrator: The Orange County Sheriff’s Department will act as the Countywide Public Mass Notification System County Administrator. County Administrator responsibilities are covered in section IX. System Administration and Operation.

County User: Orange County Sheriff’s Department Emergency Communication Division (9-1-1 dispatch), Control One and Emergency Management Division personnel will be setup as “County” users. County Users will have permission to access and launch emergency notifications to all jurisdictions within Orange County consistent with County Operational Area public safety response guidelines. All other county agencies will have permission to execute inter department notifications.

The Orange County Emergency Operations Center, when activated will be responsible for all public notifications to unincorporated areas during an emergency. For day to day use of the system for public safety incidents including but not limited to hazmats, felony crimes with suspects still at large, the Orange County Sheriff’s Department Commander will be responsible for execution of messages.

Local Agency Administrator: A minimum of one designated Local Agency Administrator will be required for each Agency participating in the countywide System. Local Agency Administrator responsibilities are covered in section IX. System Administration and Operation.

Local Agency User: Participating Agencies may have an unlimited number of Local Agency Users. Local Agency Users will have access to resident contact records within their jurisdiction as well as neighboring jurisdictions with an established MOU agreement. Local
Agency Users will be authorized and managed by the Local Agency Administrator and may have varied system permissions.

Any City jurisdiction who has contracted police services shall grant and provide access to their jurisdictions system in order to launch messages in a timely manner.

- Water agencies are identified as local users under the Orange County Sheriff's Department Emergency Management Division.

Inter-Department User: Inter-departmental users will have permission to inter-departmental contact information only and are authorized to use the system solely for inter-departmental communication including but limited to first responder or volunteer call-outs. Additional user for special contact groups including In House Special Services (IHSS), access and functional need cliental may be established with prior authorization from the Orange County Sheriff's Department to ensure no vendor contract violations are occurring.

VII. ACTIVATION OF THE SYSTEM

Each City Jurisdiction is responsible for launching messages to affected citizens and businesses within their jurisdiction. Determination of authority to request activation of the Mass Notification System rest with local officials, not with the County of Orange or the Orange County Sheriff's Department Emergency Management Division. Water agencies are responsible for launching messages to affected citizens and businesses as identified in their service district. The following is protocol to be followed when an emergency message is launched anywhere in Orange County.

A. Public Notifications

1. The County of Orange is authorized to use the System to send notifications of regional emergencies to any and all residents within the Operational Area (example: Countywide quarantine order for a health alert). Upon sending a countywide notification, Orange County Sheriff's Department Emergency Management Division will, as soon as possible, advise the appropriate local Agency that mass notifications have been sent by the County to residents of their cities. Pre-notification to emergency managers by email or WebEOC of this AlertOC activation before actual delivery of the message will occur if possible.

2. Other than regional emergency notifications, public notifications are the responsibility of the individual City/Local Government. In the event that the geographical location of an incident requires a message to be delivered to multiple jurisdictions, the responsible Agency will inform each individual Agency so that they can send the message to those affected within their own jurisdiction. Exception: Small unincorporated neighborhoods embedded within City limits will receive mass notification of local city emergency activity from City Officials. This does not include the unincorporated areas of Rossmoor, Midway City, Cowan Heights, Lemon Heights, all canyons, Coto de Caza and Trabuco Canyon areas. Any of the fore mentioned unincorporated areas by names, coordination will have to occur with the Orange County Sheriff's Department/Watch Commander when the EOC is not activated.

3. For a City wishing to send or receive messages to or from a neighboring Agency during time of a multi-jurisdictional incident, an MOU should be established between both parties that grants permission for the handling Agency to send emergency notification to residents
within the affected Agency. (Exception will be made for cities who have contracted law enforcement services. No MOU will be required and access SHALL be granted).

a. In the event no MOU has been established, the local city agency will contact the Police Watch Commander who is the 24 hour warning point for all cities for approval and coordination.

4. Water agencies sending information to the public will do so only to pre-loaded GIS shape files containing their service areas. This procedure must occur due to the overlapping jurisdictional boundary areas. Water agencies will launch messages under the Orange County user account. Pre-notification to the Water Emergency Response of Orange County (WEROC) emergency manager, and impacted city emergency managers will occur prior to the lunch of the message by email containing the AlertOC message before actual delivery of the message will occur.

a. The WEROC Emergency Manager is responsible to notify and provide the information to the OA/County Emergency Manager since the identification information will show the County of Orange as the initiator.

5. In the event a participating Agency is unable to send out an emergency message, the Orange County Control One Coordinated Communications Center is available to act on the local Agency’s behalf. Agencies that do not have a current MOU with the County may also request Control One to send out an emergency message. Control One will not be available to send internal notifications. All rules and guidelines are applicable. It is still the responsibility of the local agency with the primary responsibility of the incident to receive approval for adjacent jurisdictions on multi jurisdictional events. Attachment B is the launch form containing all information required in order to launch a message. Authority to request mutual aid assistance from Control One must be requested by a Lieutenant or above (same protocols as requesting a Code Alex).

6. If the Operational Area EOC is activated, agencies may request to utilize the Orange County Information Hotline 714-628-7085 as the identification phone number for residents and businesses to call to obtain additional information. Agencies are requested to send a copy of the AlertOC script to the OA EOC before the message is launched, if possible.

7. Participating Agencies are authorized to develop pre-established notification lists and messages to meet their individual needs. These lists may include special populations (e.g. in-home care, schools, etc) or those susceptible to certain risks (e.g. homes within dam inundation zone). It is the responsibility of the participating Agency to create, maintain and update these lists.

B. Emergency Response and Inter-Department Notifications:

1. Each participating Agency is authorized to create employee/volunteer and department call lists and pre-recorded messages.

2. Any non-city agency wishing to create specialty groups which still contain public contact information (ex: special needs callouts) may do so with prior consent. However, any activation of information to any of these groups needs to be coordinated to ensure clear, concise and accurate information is being dispersed. During emergencies, messages will be coordinated with the Operational Area, Orange County Sheriff’s Department Emergency Management Division.

3. It is the sole responsibility of each participating Agency to maintain these lists and to launch notifications as deemed necessary.
VIII. COSTS
The County of Orange agrees to fund the System for notifications classified as “emergency use”. The County of Orange also agrees to continue to purchase updated E911 telephone data and geographic maps.

Costs associated with use of the System for non-emergency activity is the responsibility of the local Agency through separate contract with the mass notification Vendor.

IX. SYSTEM ADMINISTRATION/OPERATIONS
Individual Agencies are responsible for providing logins and procedural training to key individuals within their Agency responsible for using the Mass Notification System.

A. County Administrator
The Orange County Sheriff’s Department will assign and maintain a designated Mass Notification Program Administrator responsible for overall acquisition, accessibility, maintenance, compliance and management of all components required to provide an effective countywide mass notification system.

The County Administrator is responsible for:

1. System acquisition and contract management.
2. Policy management and as needed modification (in consultation with public safety, emergency management and emergency response personnel.)
3. Audit compliance: routine monitoring of System use to insure policy and contract compliance.
4. Access management: record management of signed MOU from each participating Agency, distribution of local administrator accounts and updated local administrator contact list.
6. Testing: facilitate routine System-wide test exercise, document overall test results and recommend and execute, as needed, corrective action at the County level.
7. Public education campaign: initiate and facilitate public education campaign aimed at making the public aware of the countywide public mass notification system initiative and citizen web portal.
8. System support: provide support to Local Agency Administrators.

B. Local Agency Administrator
Participating Agencies agree to appoint a designated Mass Notification Local Administrator responsible for leading, coordinating, monitoring and optimizing use of the Mass Notification System at the local level. Local Agency Administrator shall act as the Agency’s central point of contact and will work collaboratively with the County Administrator to insure local use of the system is within policy and MOU guidelines.

Local Agency Administrator is responsible for:
1. Contract acquisition if Agency will use the system for non-emergency purposes.
2. Local Agency Mass Notification Operating Procedure development and management.
3. Use compliance: routine monitoring to ensure System is used within the conditions and terms of this document and associated MOU.
4. Access management: local user account distribution and management, record management of MOU(s) and signed end user P&P.
5. Data management: perform routine data management, error-correcting and data integrity updates to System contact and geo-coded map data.
6. Testing: facilitate routine local System test exercise, document local test results and recommend and execute, as needed, corrective action at the local level.
7. Public education campaign: initiate and facilitate public education campaign aimed at making the local community aware of the intended use of the Mass Notification System and citizen web portal.
8. System support: provide support to local Agency end-users.

X. INFORMATION SYSTEMS AND SUPPORT
The Orange County Sheriff’s Department will acquire and maintain 24x7x365 vendor support for the Mass Notification System. Participating Agencies are authorized to contact vendor support as needed.

XI. ROUTINE TESTING
The Mass Notification System will be tested quarterly. Test exercises will be geared towards insuring that use of the System in an emergency is optimized. This includes testing operational readiness, activation procedures and system effectiveness as well as validating data and system processes. Through test exercises, System administrators and users will be able to observe the mode of operation to augment and refresh System and process knowledge.

Specific test exercise routines, roles, responsibilities and schedule will be detailed in the Operational Area Standard Operating Procedure document.

By signing the Mass Notification System MOU, participating Agencies agree to take part in quarterly Mass Notification countywide test exercises.

XII. DEFINITIONS
1. System – All components of the Mass Notification System including hardware, software, access portals, contact data and GIS maps.
2. Resident – Comprises households and businesses.
3. IVR – Interactive Voice Response is a phone technology that allows a computer to detect voice and touch tones using a normal phone call. This technology will allow a user of the Mass Notification System to launch a message to a pre-defined call list when a pc or internet connection is not available.
4. **Emergency** - “Emergency” shall include, but not be limited to, instances of fire, flood, storm, epidemic, riots, or disease that threaten the safety and welfare of the citizens and property located within the boundaries of the county and participants' respective jurisdictions.
Revision History:

<table>
<thead>
<tr>
<th>Revision Date</th>
<th>Author</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>April 18, 2008</td>
<td>PMNS Policy Committee</td>
<td>Document originated</td>
</tr>
<tr>
<td>May 19, 2008</td>
<td>PMNS Executive Review Team</td>
<td>Non-emergency session termination in Section V., Item C.</td>
</tr>
<tr>
<td>May 2010</td>
<td>Vicki Osborn</td>
<td>Revision of all sections</td>
</tr>
<tr>
<td>June 2012</td>
<td>Raymond Cheung</td>
<td>Revision for OCSD transition</td>
</tr>
<tr>
<td>May 2013</td>
<td>Raymond Cheung</td>
<td>Revision for new vendor contract</td>
</tr>
<tr>
<td>May 2016</td>
<td>Raymond Cheung</td>
<td>Added confidentiality item to Section V., Item C. and allowed non-emergency use in Section V., Item B. and Section VIII.</td>
</tr>
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</table>
## Attachment A – Alert OC Trigger Points Guidelines *(Placeholder)*

<table>
<thead>
<tr>
<th>Type of Incident</th>
<th>Description</th>
<th>Meets Public Safety Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>Active Shooter</td>
<td>A shooting with armed individual or individuals is occurring in a known area.</td>
<td>Yes</td>
</tr>
<tr>
<td>Boil Water Orders</td>
<td>An unsafe water supply issue requiring the public to boil water before use.</td>
<td>Yes</td>
</tr>
<tr>
<td>Building Fire</td>
<td>A fire occurring in an urban area requiring evacuation or shelter-in-place for the immediate area.</td>
<td>Yes</td>
</tr>
<tr>
<td>Violent Crimes</td>
<td>Violent crimes that just occurred such as robbery, assault, murder, etc.</td>
<td>Yes</td>
</tr>
<tr>
<td>Felony Suspect at Large</td>
<td>Law enforcement is currently searching for a felony suspect that is suspected to be in a certain area.</td>
<td>Yes</td>
</tr>
<tr>
<td>HazMat</td>
<td>Hazardous Materials incidents that require a fire/hazmat response and may include evacuations or shelter-in-place orders.</td>
<td>Yes</td>
</tr>
<tr>
<td>Health Orders</td>
<td>Any public health order made pursuant to County Health Officer recommendations.</td>
<td>Yes</td>
</tr>
<tr>
<td>Missing Adult (920A) with special circs</td>
<td>12-17 yrs with decreased mental capacity or medical condition</td>
<td>Yes</td>
</tr>
<tr>
<td>Missing Child (920C)</td>
<td>12 yrs or younger ***Discussion add Amber alert triggers</td>
<td>Yes</td>
</tr>
<tr>
<td>Missing Juvi (920J) with special circs</td>
<td>18 yrs and older 12-17 yrs with decreased mental capacity or medical condition</td>
<td>Yes</td>
</tr>
<tr>
<td>Severe Weather Related</td>
<td>Weather warnings that forecast an occurring or imminent threat to public safety or coincide with protective action recommendations such as voluntary or mandatory evacuation orders.</td>
<td>Yes</td>
</tr>
<tr>
<td>Evacuation or Shelter-in-Place</td>
<td>Voluntary or mandatory evacuation or shelter-in-place orders.</td>
<td>Yes</td>
</tr>
<tr>
<td>Wildland Fire</td>
<td>A fire occurring in a wildland urban interface area requiring immediate evacuation or shelter-in-place.</td>
<td>Yes</td>
</tr>
<tr>
<td>Road Closures</td>
<td>Unplanned road closures due to an emergency situation.</td>
<td>Yes</td>
</tr>
<tr>
<td>Planned Events</td>
<td>Road closures due to community events planned in advance.</td>
<td>No</td>
</tr>
</tbody>
</table>
## AlertOC Activation Form
(for emergency use only)
(Attachment B)

<table>
<thead>
<tr>
<th>Request Received</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date/Time:</td>
</tr>
<tr>
<td>By: (Name/Title)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Jurisdiction Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jurisdiction Name:</td>
</tr>
<tr>
<td>Requestor: (Name/Title)</td>
</tr>
<tr>
<td>Contact Phone Numbers:</td>
</tr>
<tr>
<td>#1:</td>
</tr>
<tr>
<td>#2:</td>
</tr>
<tr>
<td>Authorizing Official:</td>
</tr>
<tr>
<td>(Name/Title)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Message Specifics</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date/Time Message to Be Sent:</td>
</tr>
<tr>
<td>Targeted Recipients:</td>
</tr>
<tr>
<td>Type of Message:</td>
</tr>
<tr>
<td>SMS Content:</td>
</tr>
<tr>
<td>Message Content:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Staff Executing Message</th>
</tr>
</thead>
<tbody>
<tr>
<td>Initiator Name (printed):</td>
</tr>
<tr>
<td>Authorizing Sheriff Official:</td>
</tr>
<tr>
<td>Date and Time Sent:</td>
</tr>
<tr>
<td>Name, Date and Time Results provided to jurisdiction</td>
</tr>
</tbody>
</table>
NONDISCLOSURE AGREEMENT BETWEEN
PACIFIC BELL TELEPHONE COMPANY dba SBC CALIFORNIA,
AND
THE COUNTY OF ORANGE, CALIFORNIA

THIS AGREEMENT, effective this 26th day of June, 2008, ("Effective Date") is between PACIFIC BELL TELEPHONE COMPANY dba SBC CALIFORNIA, a California corporation (hereinafter "SBC California"), County of Orange (hereinafter "Customer") and NTI Group, Inc. (hereinafter "Subcontractor").

1. Customer has requested Neighborhood Call service from SBC California under SBC California’s Tariff, CAL.P.U.C. NO. A9.2.6 and agrees to comply with all provisions of SBC California’s Tariff, CAL.P.U.C. NO. A9.2.6.

2. Customer has identified Subcontractor as its agent for obtaining Neighborhood Call subscriber information from SBC California for provision of community alerts and notifications to citizens as defined in California Public Utilities Commission Code Sections 2872 and 2891.1 and as allowed in SBC California’s Tariff, CAL.P.U.C. NO. A9.2.6. In the event Customer elects to no longer use Subcontractor for obtaining Neighborhood Call subscriber information, Customer shall provide SBC California written notice of such change 30 days in advance of Subcontractor’s agency status being terminated by Customer.

3. Subcontractor certifies that it has reviewed the terms and conditions of the SBC California Tariff, CAL.P.U.C. NO. A9.2.6 for Neighborhood Call and specifically A9.2.6.B.2.b which stipulates in part: "The Neighborhood Call database information provided to Customer pursuant to this tariff is confidential and proprietary and such information will be held in confidence and only used and disclosed to Customer’s employees or its subcontractors and agents with a need to know for purposes of providing a community alert and notifications to citizens as defined in California Public Utilities Code Sections 2872 and 2891.1. Customer agrees that each of its employees, subcontractors or agents receiving or having access to the Neighborhood Call database information will be informed that such information is subject to the terms and conditions of this tariff and the Neighborhood Call database information will remain the property of Pacific; that the Neighborhood Call database information will be treated with the same degree of care as Customer affords to its own highly confidential and proprietary information; and that the Neighborhood Call database information will not be reproduced in any manner, unless otherwise specifically authorized in writing by Pacific. Upon request, Customer will promptly return to Pacific all Neighborhood Call database information in a tangible form or certify to Pacific that such information has been destroyed."

4. Subcontractor agrees to comply with each of the obligations contained in SBC California’s Tariff, CAL.P.U.C. NO. A9.2.6.B.2.b for Neighborhood Call Tariff. Notwithstanding the preceding sentence, Subcontractor agrees that no Neighborhood Call subscriber information will be shared with any non-employee of Subcontractor, whether it be a subcontractor or agent, without the written authorization of Customer and the execution of a Nondisclosure Agreement with SBC California.

5. This Nondisclosure Agreement shall be in effect from the Effective Date until such time that Customer terminates its request for Neighborhood Call service from SBC California or Customer elects to no longer use Subcontractor for obtaining Neighborhood Call subscriber information. Subcontractor’s duty to keep the Neighborhood Call subscriber information confidential shall continue beyond the term of this Nondisclosure Agreement until such time that Subcontractor returns to SBC California all Neighborhood Call subscriber information in a tangible form or certifies to SBC California that such information has been destroyed.

6. Nothing contained in this Nondisclosure Agreement shall be construed as granting or conferring any rights by license or otherwise in any Information.

7. This Nondisclosure Agreement shall benefit and be binding upon the parties hereto and their respective subsidiaries, affiliates, successors and assigns.

8. This Nondisclosure Agreement shall be governed by and construed in accordance with the laws of the State of California, irrespective of its choice of laws principles.

[SIGNATURE PAGE FOLLOWS]
Public Mass Notification System
Individual User Agreement

1. [Insert Name] (hereinafter “USER”) is an agent, officer, employee or representative of [Insert name of entity], (hereinafter “PARTICIPANT”).

2. PARTICIPANT is a signatory to a Memorandum of Understanding (“MOU”) between with the County of Orange (“COUNTY”) for Use of Countywide Mass Notification System (“SYSTEM”).

3. As an agent, officer, employee or representative of PARTICIPANT, USER has been granted access to the System by PARTICIPANT and is deemed an Individual User under the MOU.

4. USER understands that as an Individual User, USER may only use the SYSTEM in the manner described in the MOU, the Everbridge GSA Approved End User License Agreement, and in accordance with the requirements of the law.

5. By signing this Individual User Agreement, USER hereby further expressly agrees to the do following things:

   a) to maintain the confidentiality of login and password information;

   b) to use the System in accordance with all applicable laws and regulations, including those relating to use of personal information;

   c) to be responsible for any breach of the terms of the Agreement with Everbridge and/or the MOU between PARTICIPANT and COUNTY caused by the Individual User; and

   d) to maintain the confidentiality of all records and information to which the Individual User may have access as a result of their access to the System pursuant to all statutory laws relating to privacy and confidentiality that currently exist or exist at any time during the term of this MOU; and

   e) that all information transmitted and the use of the SYSTEM by USER shall be in compliance with California Public Utilities Code section 2872.

6. USER also acknowledges having been provided the opportunity to review the GSA Approved End User License Agreement with Everbridge, the MOU and California Public Utilities Code section 2872, prior to signing this Individual User Agreement, and hereby agrees to abide by both the letter and intent of those documents.

7. USER may withdraw their consent to terms contained within this Individual User Agreement at any time by notifying PARTICIPANT in writing. USER acknowledges,
however, that withdrawing USER’s consent will result in immediate termination of USER’s right and ability to access the SYSTEM.

By signing this Individual User Agreement, USER acknowledges having thoroughly read the foregoing, and hereby consents and agrees to the above terms and conditions.

Dated: __________________   _____________________________________

_______________________________________

Signature

_______________________________________

Printed Name
TO: Board of Directors

FROM: Planning & Operations Committee
(Directors Dick, Hinman, Finnegan)

Robert Hunter  Staff Contact:  Kelly Hubbard
General Manager  WEROC Emergency Manager

SUBJECT: EOC FACILITY ASSESSMENT VENDOR APPROVAL

STAFF RECOMMENDATION

Staff recommends the Board of Directors approve staff recommendation to enter a contract with Claris Strategies for the completion of an EOC assessment.

COMMITTEE RECOMMENDATION

Committee concurred with staff recommendation.

SUMMARY

WEROC staff maintain two standalone Emergency Operations Centers (EOCs), as well as the capability to operate from the MWDOC Administrative Offices if needed. Readiness of the two EOCs includes ongoing maintenance, regular updates in operational systems (including MWDOC IT support), and equipment replacement. These ongoing costs have continued to increase and several significant capital expenditures will be needed in the near future to keep both facilities at minimum operational standards. Staff have considered several options to best move forward in a cost-effective manner while maintaining WEROC’s readiness to support the water and wastewater utilities of Orange County following a major disaster. There are pros and cons to each option.

The goal of the Emergency Operations Center Site Facility Assessment is to have an outside expert conduct an evaluation of the current WEROC EOC facilities and to develop a recommendation for the optimum number, types and locations of EOCs that are necessary to meet the WEROC program’s purpose. The assessment will provide WEROC staff with a recommended plan of action to best address potential changes to EOC facilities and required improvements that may be needed in the coming years.
DETAILED REPORT

It is a nationally recommended best practice to maintain at minimum a primary EOC, with a secondary site identified and ready to be utilized. Often this secondary site is capable of setting up laptops, phones, and other tools for EOC operations, but the equipment/tools are typically kept in a box (often referred to as an “EOC-in-a-Box”). The WEROC EOCs are both maintained to the same level of operational readiness, with the MWDOC Administrative Offices being maintained in an “EOC-in-a-Box” format. WEROC established two full operational sites with the thought that the sites are geographically dispersed within the county, providing the greatest possible reliability for operations no matter the disaster incident.

WEROC Budget

The annual maintenance costs of the WEROC EOCs has continued to grow slightly over the years, despite efforts to reduce monthly operational costs such as facility cleaning, changes in phone service, etc. Additionally, as technology has continued to increase as a standard operational component of EOCs, the capital investment in this type of equipment has increased, as well as the staff time of the MWDOC IT staff to maintain this equipment. Lastly, there are some potentially significant capital costs that are needed for both facilities in the next couple of years, including: new furniture for OSHA safety and ergonomic needs (estimated at $40,000 per facility), electrical safety assessment due to the increased use of computer based systems, and generators (estimated cost $27,000 each) that are estimated to need replacement in the next 7-13 years. WEROC Staff added an annual capital replacement line item in the WEROC annual budget starting in Fiscal Year 2014-2015 and this line item was raised to $7,000 for FY 2016-2017. WEROC also has a current reserve of approximately $80,000. However, it is unclear if the reserve and capital replacement budget are adequate for current needed improvements at both facilities, as well as expected future costs and if any significant equipment breaks unexpectedly. Part of the EOC analysis is a cost-benefit analysis that includes the WEROC program budget, capital costs and potential recommended facility and equipment improvements, to ensure that the WEROC program budget and reserves are adequate and being invested appropriately to meet program needs and best practices.

Potential Options

There are a variety of potential recommendations, many of which have the potential to significantly change how the WEROC facilities are managed resulting in possible cost savings, improved operational capabilities and overall justification for budget expenditures. The analysis could recommend to keep all three facilities, or possibly only one facility. Additionally, the analysis could recommend that any or all sites need to be updated to meet current national best practices, or conversely that the sites can be maintained at various levels. For instance, one recommendation could be to maintain only one of the EOC sites at a higher level of capability than either currently have, but that the other two sites could be maintained at a much more rudimentary level as back-up options.

The Consultant has been asked to develop an evaluation method and criteria to determine the recommended list of EOC locations, type of EOCs and recommended actions for each site. The consultant has been asked to include in their evaluation of each site at minimum:

a. Program purpose and use (historical, current and potential) of the facilities
b. Hazard and risk assessment (earthquake, fire, flood, etc.) of each facility
c. Facility suitability for the WEROC EOC functions
d. Cost benefit analysis of site maintenance and needed improvements  
e. FEMA Guidance’s and national best practices  
f. Additional criteria as identified in Kickoff Project Meeting with MWDOC.

At the end of the process, an assessment report will be provided that evaluates the three identified sites, as they relate to the WEROC program’s purpose, including a recommendation for the optimum number, type (full EOC, EOC-in-a-Box, etc.) and recommended locations of EOC facility(s) for WEROC to move forward with.

**RFP Process and Vendor Selection**  
The Request for Proposals (RFP) was announced on April 21, 2016 with one addendum released on April 26, 2016 and the RFP closing on Friday, May 20, 2016 at 5:00 pm. The Request for Proposals was advertised or shared through the following methods:

- WEROC Member Agency Email  
- MWDOC Website under Current Bids (http://www.mwdoc.com/business/rfp)  
- WEROC Facebook Page  
- International Association of Emergency Managers (IAEM) Region 9 ListServe   
  - Region 9 includes IAEM members from Arizona, California, Hawaii, Nevada, Guam, American Samoa, Commonwealth of Northern Mariana Islands, Republic of Marshall Islands, Federated States of Micronesia and more than 150 sovereign tribal entities.  
- Kelly Hubbard, WEROC Manager, Linked in Profile Post  
- California Emergency Services Association (CESA) weekly membership email.

Six (6) proposals were received by the close of the RFP process from:

- Claris Strategy  
- Tetra Tech  
- ON Scene  
- Ready America  
- LEC Mgt  
- Navigant

The WEROC Manager and MWDOC Assistant General Manager reviewed all responses independently based on the following concepts:

- Understanding of the project,  
- Experience with similar projects,  
- Expertise of project team,  
- Quality of proposal,  
- Meeting the RFP requirements,  
- Price.

Evaluation of the six proposals clearly identified the top two proposals by Claris Strategy and Tetra Tech; both proposals were thorough with clear approaches to the project and analysis of the process needed to provide comprehensive useful reports that WEROC can use for future program guidance and development. The proposals ranged from $29,000 to $48,000.
Kelly Hubbard followed-up with both Claris Strategy and Tetra Tech to clarify aspects of their proposals and to rectify some of the variances in hours and total costs between the two proposals. Following this clarification, Staff recommends the Board of Directors approve staff recommendation to enter a contract with Claris Strategy for the completion of an EOC assessment.

**Project Schedule**
Once the contract is completed with the consultant, the estimated project timeline is 10 weeks. Staff expects to bring back an EOC assessment Report to the Board in October 2016.
CONSENT CALENDAR ITEM  
June 15, 2016

TO: Board of Directors

FROM: Planning & Operations Committee  
(Directors Dick, Hinman, Finnegan)

Robert Hunter  
General Manager  
Staff Contact: Kelly Hubbard  
WEROC Emergency Manager

SUBJECT: APPROVAL OF FUEL TRAILER VENDOR AND UPDATE ON EQUIPMENT TRANSFER AGREEMENT WITH MEMBER AGENCIES

STAFF RECOMMENDATION -- Modified

Staff recommends the Board of Directors approve staff to enter into a purchase agreement with TransFueler for the purchase of five (5) 500 Gallon Diesel Fuel Trailers at a cost of $91,338, with the option to purchase additional trailers ($18,267.60 each) if grant funds are approved to be reallocated or additional grant funds are identified for this project. Staff will not enter into a purchase agreement beyond approved grant amounts.

COMMITTEE RECOMMENDATION

Committee recommends the Board approve the above modified staff recommendation (as several of the numbers/dollars were left blank in the original recommendation). Due to the discussion held at the Committee meeting, the following provides clarification of the issues:

- Staff verified that the capital asset depreciation for the trailers is an estimated 15-20 years with appropriate care and maintenance.
- This grant is a reimbursement based funding mechanism.
- Staff mentioned at the committee meeting that the purchase of fewer trailers than the bid request would need to be negotiated with the Trailer Vendor. Staff has confirmed with the proposed Vendor that the per trailer price will be held for a purchase of 5 or more trailers. Additionally, the price will be held if additional grant funds are identified at a later date and purchased under the same bid proposal (bid pricing is guaranteed for 120 days after the bid closing date).
- Staff has followed up with the Santa Ana/Anaheim UASI in regards to grant funding. The following is clarification on what can be purchased at this time within the grant limitations.
• Staff confirmed with the Santa Ana/Anaheim UASI Grant Office that MWDOC is approved to move forward with the purchase of 5 trailers at $91,338, which would keep the purchase within the original approved allocation of grant funds.

• The UASI grant offices are supportive of a reallocation of grant dollars from the approved Generator Cabling and Camlocks project towards the purchase of an additional fuel trailer (for a total of 6), but are confirming that this option is allowable under the grant terms. MWDOC will be notified as soon as approval is received from the California Office of Emergency Services Grant Office.

• The UASI office has assured Staff that they will continue to try to identify additional funding for the remaining 4-5 trailers, as well as for the Generator Cabling and Camlock project, if we were approved to reallocate those funds at this time.

• P&O Committee Members asked how agencies will be identified to receive the trailers, since fewer trailers than planned can be purchased initially. Agencies were informed that trailers will be allocated on a first come, first serve basis from submitting an Application of Interest. On this basis trailers will be allocated in the following order:
  1. Moulton Niguel Water District
  2. Yorba Linda Water District
  3. City of Huntington Beach
  4. El Toro Water District
  5. Irvine Ranch Water District
  6. East Orange County Water District
  7. Costa Mesa Sanitary District
  8. South Coast Water District
  9. City of Westminster

**SUMMARY**

MWDOC has received an Urban Area Security Initiative (UASI) grant for up to $100,000 to purchase ten (10) 500 gallon diesel fuel trailers that will be used to refuel critical emergency response equipment (such as generators and heavy equipment) that have been deployed in the field during a disaster. Staff is recommending the selection of TranfsFueler as the vendor for this project.

Additionally, although MWDOC is purchasing the trailers it is the district’s intention to transfer ownership and fiscal responsibility of all trailers to WEROC member agencies. In order to do so, MWDOC and the Receiving agencies must sign an equipment transfer agreement that is accepted by the City of Santa Ana, UASI Grant Division, and each of the Receiving Agencies.
DETAILED REPORT

Request for Bids
Kelly Hubbard worked with Karl Seckel, WEROC Member Agency staff with technical expertise, and Howard Johnson of Brady and Associates (donated services) to develop the technical specifications for the fuel trailers. The primary purpose of the trailers is to move diesel fuel from fueling stations to deployed generators or heavy equipment. Often times the deployed generators or equipment will be in areas that are only accessible by dirt or unfinished roads. The trailers would primarily be filled from traditional gas pumps at government agency yards or public gas stations. Additionally, we have added a modification that enables the trailers to be filled by lowering a suction hose into underground fuel tanks that do not have power to pump fuel in a traditional method due to a disaster or large power outage.

The Request for Bids (RFB) was announced on May 6, 2016, with Addendum No. 1 being posted on May 16, 2016 and Addendum No. 2 being posted on May 24, 2016. Proposals were due by Friday, May 27, 2016 at 5:00 pm. The RFB and subsequent addendums were all posted to the MWDOC website, emailed to known perspective vendors (5), and sent to Member Agencies to be shared with vendors they work with. Two proposals were received.

<table>
<thead>
<tr>
<th>Vendor</th>
<th>Price</th>
</tr>
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<tbody>
<tr>
<td>TransFueler</td>
<td>$182,675.98</td>
</tr>
<tr>
<td>West-Mark</td>
<td>$499,500.10</td>
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</table>

West-Mark’s quote is significantly higher, primarily because they quoted stainless steel for the tank and trailer. The request for bids did not request stainless steel, West-Mark chose to propose a higher quality product. Stainless steel does have a longer shelf life, but is significantly more costly and not necessary for this purchase.

The TransFueler quote was still higher than the original grant proposal estimated pricing, due to changes in our original specifications for safety and disaster conditions. Once staff started reviewing the trailer specifications in-depth and the expected conditions of operation, it was determined that two modifications were needed to the standard fuel trailer specifications (these same modifications were included in Quote 1). The first modification is a different pump configuration and self-contained power supply that would allow for the most flexibility and capacity during disaster response. The modification needed was for enhanced trailer frame durability and safety features to ensure operability and safety while towing in off-road conditions (many water facilities are along dirt or fire access roads) and in remote locations. These two sets of modifications added to the costs. Additionally, our original quote for the grant proposal process is just over 2 years old and we believe that may have affected the pricing as well.

Grant Award
Since MWDOC was approved for $100,000 for 10 trailers, MWDOC has formally requested a modified grant award based on the bids received. Staff has submitted to
the Santa Ana/Anaheim Urban Area Security Initiative (UASI) the following three proposals as options for consideration in modifying the grant award:

1. Additional grant funds to move forward with the purchase of 10 trailers ($82,675.98 additional funds). There are 8 WEROC agencies who would like to have a fuel trailer, and 2 of those have requested 2 trailers each, if available.

2. Additional grant funds to move forward with a minimum purchase of 8 trailers ($46,140.78 additional funds). One per WEROC agency interested in a trailer.

3. If additional funds are not available at this time, MWDOC has requested approval to move forward with the purchase of 5 trailers ($91,338) which would keep the purchase within our approved allocation of grant funds, but fewer trailers. If this is the case, we would request that this project be kept in mind for additional funding when available.

The Santa Ana/Anaheim UASI grant approval group is meeting on June 1. They will discuss why the bids were higher than original proposed in the grant write up, whether there are additional funds available at this time and make a decision on any changes to the Award. UASI staff will provide WEROC Staff an update prior to the June 6th P&O Committee meeting. WEROC Staff will provide a verbal update on their decision at that time. Any of these alternative options would require negotiation or confirmation with the vendor that the pricing will stay the same with modifications to the number of trailers purchased.

Staff is recommending the Board of Directors approve staff to enter into a purchase agreement with TransFueler pending a decision from the UASI on total grant award amount and further negotiation of the final number of trailers, pricing and contract, for the purchase of the 500 Gallon Diesel Fuel Trailers with TransFueler. Staff will not sign a contract with TransFueler that is higher than the approved grant allocations.

Once a purchase agreement is signed, the trailers will take up to 16 weeks in total to produce and deliver. As before, the trailers will be delivered to MWDOC for inspection and the receiving agencies will pick them up from MWDOC once they sign a delivery of trailer receipt.

**Equipment Transfer Agreement**

Just as with the Potable Water Trailers, it is staff’s intention to transfer full ownership and financial responsibility of all the fuel trailers to Member Agencies’. In order to complete this step, staff has taken the Equipment Transfer Agreement from the Potable Water Trailers and has updated it for the Fuel Trailers and the current Grant Requirements. The Equipment Transfer Agreement (attached) is a legal agreement between the Municipal Water District of Orange County and the agencies that will receive the trailers. The agreement will transfer legal responsibility and future costs associated with the maintenance, registration, and operation of the trailers to the water utilities who receive the trailers. The updated agreement has been reviewed and approved by MWDOC Legal Counsel and the City of Santa Ana’s Legal Counsel.

Key concepts for this agreement are:
- Transfer of ownership and all required costs associated.
- Trailers must be available for mutual aid purposes.
Agency must track the maintenance and use of equipment; as well as keep the trailer in working order per its original operational intent.
- Agency must store the trailer at a secure site.
- Agency will at minimum keep all required licenses and permits for legal operation of the fuel trailers, including a California Department of Motor Vehicles Trailer Registration.
- Agency will maintain in working order at least 2 vehicles per trailer received capable of towing the trailer when full.
- Agency will have in its employ at least 2 California-licensed drivers with hazardous materials (HAZMAT) endorsements per trailer received.

The following agencies have indicated that they are interested in receiving trailers and are processing the equipment transfer agreement. Several agencies have indicated the desire to receive more than one trailer, if available. Those additional trailers will be assigned once determined how many can be funded within the grant.

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Attachment: Agreement for Transfer of Equipment (Fuel Trailers and Equipment) for FY2015 Urban Area Security Initiative (UASI)
AGREEMENT FOR TRANSFER
OF EQUIPMENT (FUEL TRAILERS AND EQUIPMENT)
FOR FY2015 URBAN AREAS SECURITY INITIATIVE (UASI)

THIS AGREEMENT is entered into this ___ day of ________________, 2016 (dated for identification purposes only) by and between the Municipal Water District of Orange County, a municipal water district ("MWDOC") and ____________________________, a __________________ ("RECIPIENT"), also referred to collectively as "Parties" and individually as "Party."

WHEREAS, the City of Santa Ana ("CITY"), acting through its Police Department, in its capacity as a Core City of the MWDOC/Santa Ana Urban Area under the FY2015 Urban Areas Security Initiative, has applied for, received and accepted a grant entitled "FY2015 Urban Areas Security Initiative" ("UASI") from the federal Department of Homeland Security, Federal Emergency Management Agency ("FEMA"), through the State of California Office of Emergency Services ("Cal OES") to enhance countywide emergency preparedness (the "GRANT"); and

WHEREAS, MWDOC, acting through the Water Emergency Response Organization of Orange County ("WEROC"), is eligible to receive financial assistance under the GRANT in its capacity as the Sub-Recipient under the agreement between MWDOC and the CITY entitled "Agreement for Transfer or Purchase of Equipment/Services or For Reimbursement of Training Costs For FY2015 Urban Areas Security Initiative (UASI)" ("GRANT AGREEMENT"), a copy of which is attached hereto as Attachment A and incorporated herein by this reference; and

WHEREAS, the terms of the GRANT AGREEMENT require that MWDOC use certain GRANT funds to purchase authorized equipment, exercises, services or training that will be transferred to sub-recipients, including RECIPIENT, to be used for GRANT purposes in a manner consistent with the GRANT, as set forth in the FY 2015 Urban Areas Security Initiative Grant Program City of Santa Ana UASI Sub-Recipient Grant Guide Standard Operating Procedures, Policies and Forms ("GRANT
GUIDELINES”), a copy of which is attached hereto as Attachment B and incorporated herein by this reference; and

     WHEREAS, RECIPIENT desires to acquire FUEL TRAILERS and EQUIPMENT (“TRAILER”) as conditioned herein and authorized by the GRANT.

     NOW, THEREFORE, THE PARTIES MUTUALLY AGREE AS FOLLOWS:

   1) As more specifically set forth herein, MWDOC shall purchase and transfer to RECIPIENT a TRAILER as specified in Attachment C, attached hereto and incorporated herein by this reference, in accordance with the GRANT GUIDELINES and the Cal OES Fiscal Year (FY) 2015 Grant Assurances (“GRANT ASSURANCES”), a copy of which are a component of Attachment A and incorporated herein by this reference. When purchasing the TRAILER, MWDOC shall comply with its purchasing and bidding procedures and applicable state laws and shall meet federal procurement requirements for the GRANT as set forth in 2 Code of Federal Regulations (CFR) Part 200 “Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards.” Further, as required by FEMA and established by the Office of Federal Procurement Policy in the Office of Management and Budget, this AGREEMENT includes the FEMA Required Provisions specified in Attachment D, attached hereto and incorporated herein by this reference.

   2) Within ten (10) days of receiving the TRAILER, RECIPIENT shall initiate action to transfer title, ownership and financial responsibility of the TRAILER from MWDOC to RECIPIENT pursuant to applicable California Department of Motor Vehicles procedures.

   3) Throughout its useful life, RECIPIENT shall use the TRAILER acquired with GRANT funds only for those purposes permitted under the terms of the GRANT AGREEMENT, and shall make the TRAILER available for mutual aid response to other governmental entities to the maximum extent practicable and when not in use by the RECIPIENT.

   4) Care of the TRAILER. Once in RECIPIENT’s possession and control, RECIPIENT shall exercise due care to preserve and safeguard the TRAILER from undue wear, damage or
destruction and shall provide such regular maintenance, service and repairs for the TRAILER as are reasonable and consistent with responsible ownership. These shall include, without limitation, maintenance, service and repairs recommended by any warranty or owner's manual to keep the TRAILER continually in good working order. Such maintenance and servicing shall be the sole responsibility of RECIPIENT, which shall assume full joint and several responsibility for maintenance and repair of the equipment throughout the life of the TRAILER. RECIPIENT's exercise of due care as provided in this section shall include (1) the storage of the TRAILER at a secure facility, and (2) the provision of procedures, facilities and equipment to protect the TRAILER from theft, unauthorized use and vandalism.

a) At all times RECIPIENT has possession and control of the TRAILER as provided herein, it shall procure and maintain insurance against claims for injuries to persons or damage to property which may arise from or in connection with the TRAILER and package. The minimum scope and limits of insurance coverage shall be:
   i. CGL coverage (ISO Occurrence Form No. CG 0001, or equivalent); $1,000,000 per occurrence of Bodily Injury, Personal Injury and Property Damage, and $2,000,000 Aggregate Total Bodily Injury and Property Damage.
   ii. Automobile Liability, Any Auto (ISO Form No. CA 0001, or equivalent); $1,000,000 for Bodily Injury and Property Damage, each accident.

b) The cost of such insurance shall be borne by the RECIPIENT. Proof of insurance acceptable to MWDOC shall be provided prior to delivery of TRAILER.

c) As respects the liability insurance required herein, RECIPIENT may elect to (i) self-insure, (ii) provide coverage through a joint powers insurance authority (JPIA) duly formed under the laws of the State of California, or (iii) utilize a combination of self-insurance and JPIA coverage. Proof of self-insurance and/or JPIA coverage acceptable to MWDOC shall be provided prior to delivery of TRAILER.

5) In the event of loss, damage, disposal or theft of equipment, RECIPIENT shall notify WEROC and the CITY in writing as soon as practicable, and no later than 30 calendar days after
discovery of same. RECIPIENT shall be responsible for all costs of repair. If the TRAILER is lost, stolen, or damaged beyond repair, the TRAILER shall be replaced by the RECIPIENT, at its sole cost, with equipment of like kind and capability, subject to approval by WEROC and the CITY. The RECIPIENT's liability for repair and replacement costs shall not be limited to insurance proceeds.

6) Permits. RECIPIENT shall obtain and maintain all permits, licenses, certificates or other authorizations (collectively PERMITS) necessary for storing, maintaining and operating the TRAILER as provided herein, and RECIPIENT shall pay any and all fees required for such PERMITS. RECIPIENT shall notify MWDOC immediately of any suspension, termination, lapse, non-renewal, or restriction, of PERMITS relative to the TRAILER. Necessary PERMITS include, without limitation:

a) California Department of Motor Vehicles TRAILER Registration
b) At least 2 California-licensed drivers with hazardous materials (HAZMAT) endorsements per TRAILER received
c) At least 2 vehicles of appropriate size and capacity to tow the TRAILER when full, per TRAILER received
d) All PERMITS required by State and Federal regulation, as they may change from time to time.

7) All equipment acquired or obtained with GRANT funds and transferred to RECIPIENT, including without limitation the TRAILER:

a) Shall be made available under the California Disaster and Civil Defense Master Mutual Aid Agreement in consultation with representatives of WEROC and the various fire, emergency medical, hazardous materials response services, and law enforcement agencies within the Orange County Operational Area, when not in use by the RECIPIENT;
b) Shall be made available pursuant to applicable terms of the California Disaster and Civil Defense Master Mutual Aid Agreement and deployed with personnel trained in the use of such equipment in a manner consistent with the California Law Enforcement
Mutual Aid Plan or the California Fire Services and Rescue Mutual Aid Plan, when not in use by the RECIPIENT;

c) Shall be subject to the following provisions in FEMA's "Uniform Administrative Requirements for Grants and Cooperative Agreements to State and Local Governments": 44 CFR 13.32 ("Equipment") and 13.33 ("Supplies") regarding title to, maintenance and use of, and disposition of equipment and supplies acquired under a federal grant.

d) Shall be made available for use on other projects or programs currently or previously supported by the Federal Government, providing such use will not interfere with the work on the projects or program for which it was originally acquired. First preference for other use shall be given to other programs or projects supported by Cal OES as awarding agency under the GRANT.

e) Shall be added to the WebEOC Resource Manager system as a mutual aid resource that can be tracked, requested and deployed.

f) Shall be recorded on a ledger maintained by RECIPIENT. The initial ledger shall be prepared by RECIPIENT and provided to MWDOC within 30 days of receiving the TRAILER and then biannually on a schedule set by MWDOC. The ledger, shall include: (a) description of the TRAILER, (b) manufacturer's model(s) and serial number(s), if any, (c) Federal Stock number, national stock number, or other identification number, if any; (d) the source of acquisition of the TRAILER, including the award number, (e) date of acquisition; (f) the per unit acquisition cost of the TRAILER, (g) records showing maintenance procedures that been undertaken to keep the TRAILER in good running order, and (h) location and condition of TRAILER. Records constituting the ledger must be retained pursuant to 2 CFR 200.313(d)1, and the Office of Grants & Training.

g) Shall have an UASI Grant identification decal affixed to it in a location where, whenever practicable, it is readily visible, and RECIPIENT shall not remove or obscure the decal.
8) Shall have a physical inventory taken of the equipment, including the TRAILER, by RECIPIENT at least once every year, and the inventory results shall be reconciled by RECIPIENT against its equipment records. In addition, inventory shall be taken prior to any UASI, State or Federal monitor visits.

9) If the TRAILER acquired with GRANT funds becomes obsolete or unusable, RECIPIENT shall notify MWDOC of such condition. RECIPIENT shall transfer or dispose of the GRANT-funded TRAILER only in accordance with the instructions of MWDOC or the CITY in its capacity as the agency from which MWDOC received the GRANT funds.

10) RECIPIENT agrees to comply with and be fully bound by all applicable provisions of the GRANT and Attachments A through D to this Agreement.

11) In the event MWDOC, as the result of a grant audit or other occurrence, becomes responsible for reimbursing the CITY or FEMA some portion of the funding provided for the TRAILER, MWDOC will make every effort to minimize the amount of the TRAILER purchase for which funding will be disallowed. If TRAILER purchase costs remain unfunded despite their efforts MWDOC will look to the receiving agencies to cover these costs for the TRAILER(s) they receive.

12) Indemnification. Each of the Parties to this Agreement is a public entity. In contemplation of the provisions of Section 895.2 of the Government Code of the State of California imposing certain tort liability jointly upon public entities, solely by reason of such entities being parties to an Agreement as defined by Section 895 of said Code, the Parties hereto, as between themselves, pursuant to the authorization contained in Section 895.4 and 895.6 of said Code, will each assume the full liability imposed upon it or upon any of its directors, officers, agents, or employees by law, for injury caused by a negligent or wrongful act or omission occurring in the performance of this Agreement, to the same extent that such liability would be imposed in the absence of Section 895.2 of said Code. To achieve this above-stated purpose, each Party indemnifies and holds harmless the other Party for liability that may be imposed on the other Party solely by virtue of Section 895.2.
The provision of Section 2778 of the California Civil Code is made a part hereto as if fully set forth herein.

13) Public Records Act. MWDOC and RECIPIENT are public agencies subject to the California Public Records Act (Ca. Gov. Code, § 6250 et seq.) (Act). All requests for records related to this Agreement will be handled pursuant to the Act.

14) Conflict Of Interest. Under the provisions of the GRANT AGREEMENT, MWDOC and RECIPIENT are required to include the following Conflict of Interest provisions in this Agreement.

a) The RECIPIENT covenants that none of its directors, officers, employees, or agents shall participate in selecting, or administering any subcontract supported (in whole or in part) by Federal funds where such person is a director, officer, employee or agent of the subcontractor; or where the selection of subcontractors is or has the appearance of being motivated by a desire for personal gain for themselves or others such as family business, etc.; or where such person knows or should have known that:

i. A member of such person's immediate family, or domestic partner or organization has a financial interest in the subcontract;

ii. The subcontractor is someone with whom such person has or is negotiating any prospective employment; or

iii. The participation of such person would be prohibited by the California Political Reform Act, California Government Code §87100 et seq. if such person were a public officer, because such person would have a "financial or other interest" in the subcontract.

b) Definitions:

i. The term "immediate family" includes but is not limited to domestic partner and/or those persons related by blood or marriage, such as husband, wife, father, mother,
brother, sister, son, daughter, father in law, mother in law, brother in law, sister in law, son in law, daughter in law.

ii. The term "financial or other interest" includes but is not limited to:
   
   1. Any direct or indirect financial interest in the specific contract, including a commission or fee, a share of the proceeds, prospect of a promotion or of future employment, a profit, or any other form of financial reward.
   
   2. Any of the following interests in the subcontractor ownership: partnership interest or other beneficial interest of five percent or more; ownership of five percent or more of the stock; employment in a managerial capacity; or membership on the board of directors or governing body.

c) The RECEIPIENT further covenants that no officer, director, employee, or agent shall solicit or accept gratuities, favors, anything of monetary value from any actual or potential subcontractor, supplier, a party to a sub agreement, (or persons who are otherwise in a position to benefit from the actions of any officer, employee, or agent).

d) The RECEIPIENT shall not subcontract with a former director, officer, or employee within a one year period following the termination of the relationship between said person and the RECEIPIENT.

e) Prior to obtaining MWDOC'S Approval of any subcontract, the RECEIPIENT shall disclose to MWDOC any relationship, financial or otherwise, direct or indirect, of the RECEIPIENT or any of its officers, directors or employees or their immediate family with the proposed subcontractor and its officers, directors or employees.

f) For further clarification of the meaning of any of the terms used herein, the parties agree that references shall be made to the guidelines, rules, and laws of the RECEIPIENT, State of California, and Federal regulations regarding conflict of interest.

g) The RECEIPIENT warrants that it has not paid or given and will not pay or give to any third person any money or other consideration for obtaining this Agreement.
h) The RECIPIENT covenants that no member, officer or employee of RECIPIENT shall have interest, direct or indirect, in any contract or subcontract or the proceeds thereof for work to be performed in connection with the TRAILER during his/her tenure as such employee, member or officer or for one year thereafter.

15) Incorporation by Reference of GRANT AGREEMENT. Pursuant to Section 7 of the GRANT AGREEMENT (Attachment A hereto), the terms of the GRANT AGREEMENT are hereby incorporated by reference and binding on the RECIPIENT.

16) Nondiscrimination and Affirmative Action. RECIPIENT shall comply with the applicable nondiscrimination and affirmative action provisions of the laws of the United States of America, the State of California, and the CITY. In performing this Agreement, RECIPIENT shall not discriminate in its employment practices against any employee or applicant for employment because of such person's race, religion, national origin, ancestry, sex, sexual orientation, age, physical handicap, mental disability, marital status, domestic partner status or medical condition. RECIPIENT shall comply with Executive Order 11246, entitled "Equal Employment Opportunity," as amended by Executive Order 11375, and as supplemented in Department of Labor regulations (41 C.F.R. Part 60).


   b) Any subcontract entered into by RECIPIENT relating to this Agreement, to the extent allowed hereunder, shall be subject to the provisions of this section.

17) No alteration or variation of the terms of this Agreement shall be valid unless made in writing and signed by duly authorized representatives of MWDOC and RECIPIENT, and no oral understanding or agreement not incorporated herein shall be binding on any of the Parties hereto.
18) RECIPIENT may not assign this Agreement in whole or in part without the express written consent of MWDOC.

19) Records must be maintained for 3 years after the grant is closed out by CalOES – the Grant Office will be notified of the close and pass along the information and resulting 3 year record retention period to MWDOC;

20) Equipment documents must be maintained throughout the life of the equipment, once disposition of the item has taken place, the disposition records must be kept for 3 years past the date of disposal;

21) RECIPIENT shall provide to MWDOC all records and information requested by MWDOC for inclusion in quarterly reports and such other reports or records as MWDOC may be required to provide to the agency from which MWDOC received GRANT funds or other persons or agencies.

22) MWDOC may terminate this Agreement and be relieved of the delivery of any consideration to RECIPIENT if (a) RECIPIENT fails to perform any of the covenants contained in this Agreement, at the time and in the matter herein provided, or (b) MWDOC loses funding under the GRANT. If at any point WEROC/MWDOC or the CITY reasonably believes that RECIPIENT is in breach of this Agreement, MWDOC may send a Corrective Action Notification Letter to RECIPIENT identifying the breach and the corrective actions that are needed. If corrective actions are not taken within the time frame stated in the letter, further actions by MWDOC or the CITY may include repossession and reassignment of the TRAILER in cooperation with the City of Santa Ana UASI grant office, invoicing of the CITY for costs attributable to breach of the Agreement, and denial of participation in future UASI grant projects.

23) RECIPIENT and its agents and employees and independent contractors shall act in an independent capacity in the performance of this Agreement, and shall not be considered officers, agents or employees of MWDOC or of the agency from which MWDOC received GRANT funds.
24) In the performance of this Agreement, RECIPIENT and its governing body, officers, agents and employees shall comply with all applicable federal, state and local laws, including all applicable statutes, regulations, executive orders and ordinance.

IN WITNESS HEREOF, the MUNICIPAL WATER DISTRICT OF ORANGE COUNTY and [Insert Agency Name] have executed this Agreement through their authorized representatives on the date first set forth above.

MUNICIPAL WATER DISTRICT OF ORANGE COUNTY

By: ________________________________
    Robert Hunter
    General Manager

[Date]

RECIPIENT

______________________________________________________

[Insert Agency Name]

By: ________________________________

[Insert Name]: ________________________________

[Insert Title]: ________________________________

[Date]
ATTACHMENT A

AGREEMENT FOR TRANSFER OR PURCHASE OF EQUIPMENT/SERVICES OR
FOR REIMBURSEMENT OF TRAINING COSTS FOR FY2015 URBAN AREAS
SECURITY INITIATIVE (UASI) BETWEEN THE CITY OF SANTA ANA AND
MUNICIPAL WATER DISTRICT OF ORANGE COUNTY

DATED FEBRUARY 22, 2016
AGREEMENT

SUB-RECIPIENT: MUNICIPAL WATER DISTRICT OF ORANGE COUNTY

City Contract Number ________________
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AGREEMENT FOR TRANSFER OR PURCHASE OF EQUIPMENT/SERVICES OR FOR REIMBURSEMENT OF TRAINING COSTS FOR FY2015 URBAN AREAS SECURITY INITIATIVE (UASI)

BETWEEN
THE CITY OF SANTA ANA
AND MUNICIPAL WATER DISTRICT OF ORANGE COUNTY

THIS AGREEMENT is made and entered into this 18th day of November, 2015, by and between the CITY OF SANTA ANA, a municipal corporation (the “CITY”), and MUNICIPAL WATER DISTRICT OF ORANGE COUNTY (the “SUB-RECIPIENT” or “Contractor”).

WITNESSETH

WHEREAS, CITY, acting through the Santa Ana Police Department in its capacity as a Core City for the Anaheim/Santa Ana Urban Area under the FY15 Urban Areas Security Initiative, has applied for, received and accepted a grant entitled “FY 2015 Urban Areas Security Initiative” from the federal Department Of Homeland Security(DHS) Federal Emergency Management Agency (FEMA), through the State of California Governor’s Office of Emergency Services (CalOES), to enhance countywide emergency preparedness (the “grant”), as set forth in the grant guidelines and assurances that are incorporated to this Agreement by reference and located at:


California Governor’s Office of Emergency Services “FY2015 Homeland Security Grant Program: California Supplement to Federal Program Guidance and Application Kit”

Copies of the grant guidelines shall be retained in the Anaheim/Santa Ana Grant Office.

WHEREAS, this financial assistance is administered by the CITY OF SANTA ANA (“CITY”) and is overseen by the California Governor’s Office of Emergency Services (“Cal-OES”); and

WHEREAS, this financial assistance is being provided to address the unique equipment, training, planning, and exercise needs of large urban areas, and to assist them in building an enhanced and sustainable capacity to prevent, respond to, and recover from threats or acts of terrorism; and
WHEREAS, the Anaheim/Santa Ana Urban Area ("ASAUA") consists of 34 cities in Orange County, including the City of Santa Ana and the City of Anaheim, the County of Orange, including the unincorporated area of the County of Orange, Santa Ana Unified School District Police, California State University, Fullerton, University of California, Irvine, Municipal Water District of Orange County, and the Orange County Fire Authority; and

WHEREAS, the Office of Grants Management ("OGM") awarded a FY15 UASI Grant of $4,400,000 ("Grant Funds") to the CITY OF SANTA ANA, as a Core City, for use in the ASAUA; and

WHEREAS, the CITY has designated the Chief of Police, or his designee and the Santa Ana Police Department, Homeland Security Division ("UASI Grant Office") to provide for terrorism prevention and emergency preparedness; and

WHEREAS, the UASI Grant Office now wishes to distribute FY15 UASI Grant Funds throughout the ASAUA, as further detailed In this Agreement ("Agreement") to MUNICIPAL WATER DISTRICT OF ORANGE COUNTY ("SUB-RECIPIENT") and others;

WHEREAS, the CITY and SUB-RECIPIENT are desirous of executing this Agreement as authorized by the City Council and the City Manager which authorizes the CITY to prepare and execute the Agreement.

NOW, THEREFORE, IT IS MUTUALLY AGREED AS FOLLOWS:
§101. Parties to the Agreement

The parties to this Agreement are:

A. The CITY, a municipal corporation, having its principal office at 20 Civic Center Plaza, Santa Ana, CA 92702; and

B. MUNICIPAL WATER DISTRICT OF ORANGE COUNTY, a municipal corporation, P.O. Box 20895, Fountain Valley, CA 92708-4736

§102. Representatives of the Parties and Service of Notices

A. The representatives of the respective parties who are authorized to administer this Agreement and to whom formal notices, demands and communications shall be given are as follows:

1. The representative of the CITY OF SANTA ANA shall be, unless otherwise stated in the Agreement:

   Kenneth Gominsky, Jr., Commander
   Santa Ana Police Department
   Homeland Security Division
   60 Civic Center Plaza
   Santa Ana, CA 92702
   Phone: (714) 245-8040
   Fax: (714) 245-8098
   kgominsky@santa-ana.org

2. The representative of MUNICIPAL WATER DISTRICT OF ORANGE COUNTY shall be:

   Kelly Hubbard, Program Manager
   MUNICIPAL WATER DISTRICT OF ORANGE COUNTY
   P.O. Box 20895, Fountain Valley, CA 92708-4736
   Phone: (714) 593-5010
   E-mail: khubbard@mwdoc.com
B. Formal notices, demands and communications to be given hereunder by either party shall be made in writing and may be effected by personal delivery or by registered or certified mail, postage prepaid, return receipt requested and shall be deemed communicated as of the date of mailing.

C. If the name of the person designated to receive the notices, demands or communications or the address of such person is changed, written notice shall be given, in accord with this section, within five (5) business days of said change.

§103. Independent Party

SUB-RECIPIENT is acting hereunder as an independent party, and not as an agent or employee of the CITY OF SANTA ANA. No employee of SUB-RECIPIENT is, or shall be an employee of the CITY OF SANTA ANA by virtue of this Agreement, and SUB-RECIPIENT shall so inform each employee organization and each employee who is hired or retained under this Agreement. SUB-RECIPIENT shall not represent or otherwise hold out itself or any of its directors, officers, partners, employees, or agents to be an agent or employee of the CITY OF SANTA ANA.

§104. Conditions Precedent to Execution of This Agreement

SUB-RECIPIENT shall provide copies of the following documents to the CITY OF SANTA ANA, unless otherwise exempted.

A. Grant Assurances in accordance with section 415C of this Agreement attached hereto as Exhibit C and made part hereof.

B. Certifications Regarding Ineligibility, Suspension and Debarment as required by Executive Order 12549 in accordance with Section 415A12 of this Agreement and attached hereto as Exhibit A and made a part hereof.

C. Certifications and Disclosures Regarding Lobbying in accordance with Section 415C of this Agreement and attached hereto as Exhibit B and made a part hereof. SUB-RECIPIENT shall also file a Disclosure Form at the end of each calendar quarter in which there occurs any event requiring disclosure or which materially affects the accuracy of the information contained in any Disclosure Form previously filed by SUB-RECIPIENT.
II
TERM AND SERVICES TO BE PROVIDED

§201. Time of Performance

The term of this Agreement shall commence on November, 18, 2015 and end on April 30, 2018 or upon the final disbursement of all of the Grant Amount (as defined in Section 301) and any additional period of time as is required to complete any necessary close out activities. Said term is subject to the provisions herein.

§202. Use of Grant Funds

A. CITY may, a) transfer to SUB-RECIPIENT, equipment or services purchased with grant funds and in accordance with grant guidelines set forth above; or, b) reimburse SUB-RECIPIENT for purchase of authorized equipment, exercises, services or training upon receiving prior written approval from CITY or its designee and in accordance with grant guidelines and in full compliance with all of the SUB-RECIPIENT'S purchasing and bidding procedures. SUB-RECIPIENT shall specify the equipment, services, exercises and training to be purchased using the Application for Project Funding. A paper copy of this document will be provided to SUB-RECIPIENT by CITY. In addition, a compact disc with a copy of the document will be provided to SUB-RECIPIENT by CITY. If additional copies of the document are needed, SUB-RECIPIENT may contact the Santa Ana Grant Coordinator and it will be provided.

B. SUB-RECIPIENT shall provide any reports requested by the CITY regarding the performance of the Agreement. Reports shall be in the form requested by the CITY, and shall be provided in a timely manner.

C. The Authorized Equipment List (AEL) is a list of the allowable equipment which may be purchased pursuant to this Agreement and is located at http://www.fema.gov/media-library-data/20130726-1825-25045-7138/fema_preparedness_grants_authoried_equipment_list.pdf, and incorporated to this Agreement by reference. A copy of the AEL shall be retained in the Anaheim/Santa Ana Grant Office. Unless otherwise stated in program guidance any equipment acquired pursuant to this Agreement shall meet all mandatory regulations and/or DHS-adopted standards to be eligible for purchase using grant funds. SUB-RECIPIENT shall provide the CITY a copy of its most current procurement guidelines and follow its own procurement requirements as long as they meet the minimum federal requirements. Federal procurement requirements for the FY 15 UASI Grant can be found at 2 Code of Federal Regulations (CFR) Part 200 "Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards."
Any equipment acquired or obtained with Grant Funds:

1. Shall be made available under the California Disaster and Civil Defense Master Mutual Aid Agreement in consultation with representatives of the various fire, emergency medical, hazardous materials response services, and law enforcement agencies within the jurisdiction of the applicant;

2. Shall be consistent with needs as identified in the National Priorities and Core Capabilities, the State Homeland Security Strategy and the Anaheim/Santa Ana Urban Area and Orange County Operational Area Homeland Security Grants Strategy; and deployed in conformance with those plans;

3. Shall be made available pursuant to applicable terms of the California Disaster and Civil Defense Master Mutual Aid Agreement and deployed with personnel trained in the use of such equipment in a manner consistent with the California Law Enforcement Mutual Aid Plan or the California Fire Services and Rescue Mutual Aid Plan;

4. Shall be subject to the requirements of Title 2 CFR Part 200.313 and 200.314. For the purposes of this subsection, "Equipment" is defined as nonexpendable property that is not consumed or does not lose its identity by being incorporated into another item of equipment, which costs $5,000 or more per unit, or is expected to have a useful life of one (1) year or more;

5. Shall be used by SUB-RECIPIENT in the program or project for which it was acquired as long as needed, whether or not the project or program continues to be supported by Federal funds. When no longer useful for the original program or project, the Equipment may be used in other activities currently or previously supported by a Federal agency.

6. Shall be made available for use on other projects or programs currently or previously supported by the Federal Government, providing such use will not interfere with the work on the projects or program for which it was originally acquired. First preference for other use shall be given to other programs or projects supported by the awarding agency.

7. Shall be recorded on a ledger. This record must be updated bi-annually and forwarded to the City. The record shall include: (a) description of the item of Equipment, (b) a serial number or other identification number, (c) the source of funding for the property (including the FAIN), (d) who holds the title, (e) the acquisition date, (f) the cost of the property, (g) percentage of Federal participation in the project costs for the Federal award under which the property was
acquired, (h) location, (i) use and condition of Equipment, and (j) ultimate disposition data including the date of disposal and sale price of the property. Records must be retained pursuant to 2 CFR Part 200.313.

8. All equipment obtained under this Agreement shall have an ASAUA identification decal affixed to it, and, when practical, shall be affixed where it is readily visible.

9. A physical inventory of the Equipment shall be taken and the results reconciled with the Equipment records at least once every two years. Inventory shall also be taken prior to any UASI, State or Federal monitor visits.

10. SUB-RECIPIENT shall exercise due care to preserve and safeguard equipment acquired with grant funds from damage or destruction and shall provide regular maintenance and such repairs for said equipment as necessary, in order to keep said equipment continually in good working order. Such maintenance and servicing shall be the sole responsibility of SUB-RECIPIENT, who shall assume full responsibility for maintenance and repair of the equipment throughout the life of said equipment.

D. Any training paid pursuant to this Agreement shall conform to the guidelines as listed in FY 2015 Homeland Security Grant Program, as set forth above. All training expenses must be pre-authorized by Cal-OES at http://www.firstrespondertraining.gov/admin. A catalogue of Grantor approved and sponsored training courses is available at http://www.firstrespondertraining.gov/odp_webforms.

E. Any exercise paid pursuant to this Agreement shall conform to the guidelines as listed in FY 2015 Homeland Security Grant Program, as set forth above. Detailed Homeland Security Exercise and Evaluation Program Guidance is available at http://hseep.dhs.gov.

F. Any planning paid pursuant to this Agreement shall conform to the guidelines as listed in FY 2015 Homeland Security Grant Program, as set forth above.

G. Any organizational activities paid pursuant to this Agreement shall conform to the guidelines as listed in FY 2015 Homeland Security Grant Program, as set forth above.
III
PAYMENT

§301. Payment of Grant Funds and Method of Payment

A. CITY may, a) transfer to SUB-RECIPIENT, equipment or services purchased with grant funds; or, b) reimburse SUB-RECIPIENT for the purchase of authorized equipment, exercises, services or training upon receiving prior written approval from CITY or its designee and in accordance with grant guidelines and in full compliance with all of the SUB-RECIPIENT'S purchasing and bidding procedures. SUB-RECIPIENT shall specify the equipment, exercises, services or training to be purchased using the Application for Project Funding. A paper copy of this document will be provided to SUB-RECIPIENT by CITY. In addition, a compact disc with a copy of the document will be provided to SUB-RECIPIENT by CITY. If additional copies of the document are needed, SUB-RECIPIENT may contact the Santa Ana Grant Coordinator and it will be provided. Funds may be used for planning, exercises, organizational and training activities, and the purchase of equipment as described in Section 202 above.

B. SUB-RECIPIENT shall provide quarterly invoices to the CITY requesting payment and all supporting documentation. Each reimbursement request shall be accompanied by the Reimbursement Request for Grant Expenditures detailing the expenditures made by SUB-RECIPIENT as authorized by Section 202 above. Each reimbursement request shall be submitted to the Santa Ana UASI Grant Office. For equipment for which SUB-RECIPIENT is requesting reimbursement, all appropriate back-up documentation must be attached to the reimbursement form, including invoices, proof of payment, packing slips, and Equipment Reimbursement Worksheet. For training reimbursements, SUB-RECIPIENT must include a copy of any certificates issued or a copy of the class roster verifying training attendees, proof that a CalOES tracking number has been assigned to the course, timesheets and payroll registers for all training attendees, receipts for travel expenses related to the training, and Training Reimbursement Worksheet. For regional project reimbursements, SUB-RECIPIENT must include approval from the lead agency for all submitted invoices.

C. Payment of final invoice shall be withheld by the CITY until the SUB-RECIPIENT has turned in all supporting documentation and completed the requirements of this Agreement.

D. It is understood that the CITY makes no commitment to fund this Agreement beyond the terms set forth herein.

E. Funding for all periods of this Agreement is subject to the continuing availability to the CITY of federal funds for this program. The Agreement may be terminated immediately upon written notice to SUB-RECIPIENT of a loss or reduction of federal grant funds.
§401. Construction of Provisions and Titles Herein

All titles or subtitles appearing herein have been inserted for convenience and shall not be deemed to affect the meaning or construction of any of the terms or provisions hereof. The language of this Agreement shall be construed according to its fair meaning and not strictly for or against either party. The word "Sub-recipient" herein and in any amendments hereto includes the party or parties identified in this Agreement. The singular shall include the plural. If there is more than one Sub-recipient as identified herein, unless expressly stated otherwise, their obligations and liabilities hereunder shall be joint and several. Use of the feminine, masculine, or neuter genders shall be deemed to include the genders not used.

§402. Applicable Law, Interpretation and Enforcement

Each party's performance hereunder shall comply with all applicable laws of the United States of America, the State of California, and the CITY. This Agreement shall be enforced and interpreted under the laws of the State of California and the CITY.

If any part, term or provision of this Agreement shall be held void, illegal, unenforceable, or in conflict with any law of a federal, state or local government having jurisdiction over this Agreement, the validity of the remaining portions of provisions shall not be affected thereby.

§403. Integrated Agreement

This Agreement sets forth all of the rights and duties of the parties with respect to the subject matter hereof, and replaces any and all previous agreements or understandings, whether written or oral, relating thereto. This Agreement may be amended only by a written instrument executed by both parties hereto.

§404. Excusable Delays

In the event that performance on the part of any party hereto shall be delayed or suspended as a result of circumstances beyond the reasonable control and without the fault and negligence of said party; none of the parties shall incur any liability to the other parties as a result of such delay or suspension. Circumstances deemed to be beyond the control of the parties hereunder shall include, but not be limited to, acts of God or of the public enemy; insurrection; acts of the Federal Government or any unit of State or Local Government in either sovereign or contractual capacity; fires; floods; epidemics; quarantine
restrictions; strikes, freight embargoes or delays in transportation; to the extent that they are not caused by the party's willful or negligent acts or omissions and to the extent that they are beyond the party's reasonable control.

§405. Breach

Except for excusable delays, if any party fails to perform, in whole or in part, any promise, covenant, or agreement set forth herein, or should any representation made by it be untrue, any aggrieved party may avail itself of all rights and remedies, at law or equity, in the courts of law. Said rights and remedies are cumulative of those provided for herein except that in no event shall any party recover more than once, suffer a penalty or forfeiture, or be unjustly compensated.

§406. Prohibition Against Assignment or Delegation

SUB-RECIPIENT may not, unless it has first obtained the written permission of the CITY:

A. Assign or otherwise alienate any of its rights hereunder, including the right to payment; or

B. Delegate, subcontract, or otherwise transfer any of its duties hereunder.

§407. Permits

SUB-RECIPIENT and its officers, agents and employees shall obtain and maintain all permits and licenses necessary for SUB-RECIPIENT performance hereunder and shall pay any fees required therefore. SUB-RECIPIENT further certifies to immediately notify the CITY of any suspension, termination, lapses, non renewals or restrictions of licenses, certificates, or other documents.

§408. Nondiscrimination and Affirmative Action

SUB-RECIPIENT shall comply with the applicable nondiscrimination and affirmative action provisions of the laws of the United States of America, the State of California, and the CITY. In performing this Agreement, SUB-RECIPIENT shall not discriminate in its employment practices against any employee or applicant for employment because of such person's race, color, religion, national origin, ancestry, sex, gender, gender identity, gender expression, sexual orientation, age, physical handicap, mental disability, marital status, domestic partner status, pregnancy, denial of medical and family care leave, pregnancy disability leave, or medical condition. SUB-RECIPIENT shall comply with Executive Order 11246, entitled "Equal Employment Opportunity," as amended by Executive Order 11375, and as supplemented in Department of Labor regulations (41 CFR Part 60).

SUB-RECIPIENT shall comply with California Public Contract Code §10295.3, which addresses discrimination based on domestic partnerships. If required, SUB-RECIPIENT shall submit an Equal Employment Opportunity
Plan ("EEOP") to the DOJ Office of Civil Rights ("OCR") in accordance with

Any subcontract entered into by the SUB-RECIPIENT relating to this Agreement,
to the extent allowed hereunder, shall be subject to the provisions of this § 408.

§409. Bonds

SUB-RECIPIENT must purchase a performance bond for any equipment item
over $250,000 or any vehicle (including aircraft or watercraft) financed with
homeland security funds. SUB-RECIPIENT must provide a copy of performance
bond to CITY no later than the time of reimbursement.

§410. Indemnification

Each of the parties to this Agreement is a public entity. In contemplation of the
provisions of Section 895.2 of the Government Code of the State of California
imposing certain tort liability jointly upon public entities, solely by reason of such
entities being parties to an Agreement as defined by Section 895 of said Code,
the parties hereto, as between themselves, pursuant to the authorization
contained in Section 895.4 and 895.6 of said Code, will each assume the full
liability imposed upon it or upon any of its officers, agents, or employees by law,
for injury caused by a negligent or wrongful act or omission occurring in the
performance of this Agreement, to the same extent that such liability would be
imposed in the absence of Section 895.2 of said Code. To achieve the above-
stated purpose, each party indemnifies and holds harmless the other party solely
by virtue of said Section 895.2. The provision of Section 2778 of the California
Civil Code is made a part hereto as if fully set forth herein. SUB-RECIPIENT
certifies that it has adequate self-insured retention of funds to meet any obligation
arising from this Agreement.

§411. Conflict of Interest

A. SUB-RECIPIENT covenants that none of its directors, officers, employees, or
agents shall participate in selecting, or administrating any subcontract
supported (in whole or in part) by Federal funds where such person is a
director, officer, employee or agent of the subcontractor; or where the selection
of subcontractors is or has the appearance of being motivated by a desire for
personal gain for themselves or others such as family business, etc.; or where
such person knows or should have known that:

1. A member of such person's immediate family, or domestic partner
or organization has a financial interest in the subcontract;

2. The subcontractor is someone with whom such person has or is
negotiating any prospective employment; or

3. The participation of such person would be prohibited by the
California Political Reform Act, California Government Code
§87100 et seq. If such person were a public officer, because such
person would have a "financial or other interest" in the subcontract.

B. Definitions:

1. The term "immediate family" includes but is not limited to domestic partner and/or those persons related by blood or marriage, such as husband, wife, father, mother, brother, sister, son, daughter, father in law, mother in law, brother in law, sister in law, son in law, daughter in law.

2. The term "financial or other interest" includes but is not limited to:

   a. Any direct or indirect financial interest in the specific contract, including a commission or fee, a share of the proceeds, prospect of a promotion or of future employment, a profit, or any other form of financial reward.

   b. Any of the following interests in the subcontractor ownership: partnership interest or other beneficial interest of five percent or more; ownership of five percent or more of the stock; employment in a managerial capacity; or membership on the board of directors or governing body.

C. The SUB-RECIPIENT further covenants that no officer, director, employee, or agent shall solicit or accept gratuities, favors, anything of monetary value from any actual or potential subcontractor, supplier, a party to a sub agreement, (or persons who are otherwise in a position to benefit from the actions of any officer, employee, or agent).

D. The SUB-RECIPIENT shall not subcontract with a former director, officer, or employee within a one year period following the termination of the relationship between said person and the Contractor.

E. Prior to obtaining the CITY's approval of any subcontract, the SUB-RECIPIENT shall disclose to the CITY any relationship, financial or otherwise, direct or indirect, of the SUB-RECIPIENT or any of its officers, directors or employees or their immediate family with the proposed subcontractor and its officers, directors or employees.

F. For further clarification of the meaning of any of the terms used herein, the parties agree that references shall be made to the guidelines, rules, and laws of the SUB-RECIPIENT, State of California, and Federal regulations regarding conflict of interest.

G. The SUB-RECIPIENT warrants that it has not paid or given and will not pay or give to any third person any money or other consideration for obtaining this Agreement.

H. The SUB-RECIPIENT covenants that no member, officer or employee of SUB-RECIPIENT shall have interest, direct or indirect, in any contract or
subcontract or the proceeds thereof for work to be performed in connection with this project during his/her tenure as such employee, member or officer or for one year thereafter.

I. The SUB-RECIPIENT shall incorporate the foregoing subsections of this Section into every agreement that it enters into in connection with this project and shall substitute the term "subcontractor" for the term "SUB-RECIPIENT" and "sub subcontractor" for "Subcontractor".

§412. Restriction on Disclosures

Any reports, analysis, studies, drawings, information, or data generated as a result of this Agreement are to be governed by the California Public Records Act (California Government Code Sec. 6250, et seq.).

§413. Statutes and Regulations Applicable To All Grant Contracts

A. SUB-RECIPIENT shall comply with all applicable requirements of state, federal, county and SUB-RECIPIENT laws, executive orders, regulations, program and administrative requirements, policies and any other requirements governing this Agreement. SUB-RECIPIENT shall comply with state and federal laws and regulations pertaining to labor, wages, hours, and other conditions of employment. SUB-RECIPIENT shall comply with new, amended, or revised laws, regulations, and/or procedures that apply to the performance of this Agreement. These requirements include, but are not limited to:

1. Office of Management and Budget (OMB)


2. Single Audit Act

   If Federal funds are used in the performance of this Agreement, SUB-RECIPIENT shall adhere to the rules and regulations of the Single Audit Act, 31 USC Sec. 7501 et seq.; Title 2 Code of Federal Regulations, Part 200, Subpart F Audit Requirements; and any administrative regulation or field memos implementing the Act. When reporting under on the FY15 UASI Grant Program under the Single Audit Act, SUB-RECIPIENT shall use Catalog of Federal Domestic Assistance (CFDA) Program Number 97.067 "Homeland Security Grant Program"; Grant Identification Number 2015-00078; and identify the CITY OF SANTA ANA as the Pass-Through.

3. Americans with Disabilities Act

   SUB-RECIPIENT hereby certifies that it will comply with the Americans with Disabilities Act, 42 USC §§ 12101, et seq., and its implementing regulations. SUB-RECIPIENT will provide reasonable
accommodations to allow qualified individuals with disabilities to have access to and to participate in its programs, services and activities in accordance with the provisions of the Americans with Disabilities Act. SUB-RECIPIENT will not discriminate against persons with disabilities or against persons due to their relationship to or association with a person with a disability. Any subcontract entered into by the SUB-RECIPIENT, relating to this Agreement, to the extent allowed hereunder, shall be subject to the provisions of this paragraph.

4. Political and Sectarian Activity Prohibited

None of the funds, materials, property or services provided directly or indirectly under this Agreement shall be used for any partisan political activity, or to further the election or defeat of any candidate for public office. Neither shall any funds provided under this Agreement be used for any purpose designed to support or defeat any pending legislation or administrative regulation. None of the funds provided pursuant to this Agreement shall be used for any sectarian purpose or to support or benefit any sectarian activity.

If this Agreement provides for more than $100,000 in grant funds or more than $150,000 in loan funds, SUB-RECIPIENT shall submit to the CITY a Certification Regarding Lobbying and a Disclosure Form, if required, in accordance with 31 USC §1352. A copy of the Certificate is attached hereto as Exhibit B. No funds will be released to SUB-RECIPIENT until the Certification is filed.

SUB-RECIPIENT shall file a Disclosure Form at the end of each calendar quarter in which there occurs any event requiring disclosure or which materially affects the accuracy of any of the information contained in any Disclosure Form previously filed by SUB-RECIPIENT. SUB-RECIPIENT shall require that the language of this Certification be included in the award documents for all sub-awards at all tiers and that all subcontractors shall certify and disclose accordingly.

5. Records Inspection

In accordance with 2 CFR §200.336, at any time during normal business hours and as often as the CITY, the U.S. Comptroller General, and/or the Auditor General of the State of California may deem necessary, SUB-RECIPIENT shall make available for examination all of its records with respect to all matters covered by this Agreement. The CITY, the U.S. Comptroller General and/or the Auditor General of the State of California shall have the authority to audit, examine and make excerpts or transcripts from records, including SUB-RECIPIENT'S invoices, materials, payrolls, records of personnel, conditions of employment and other data relating to all matters covered by this Agreement.
SUB-RECIPIENT agrees to provide any reports requested by the
CITY regarding performance of the Agreement.

6. Records Maintenance

Records, in their original form, shall be maintained in accordance with
requirements prescribed by the CITY with respect to all matters
covered on file for all documents specified in this Agreement.
Original forms are to be maintained on file for all documents specified
in this Agreement. Such records shall be retained for a period of
three (3) years after the date of submission of the final expenditure
report by the CITY and after final disposition of all pending matters.
"Pending matters" include, but are not limited to, an audit, litigation or
other actions involving records. The CITY may, at its discretion, take
possession of, retain and audit said records. Records, in their
original form pertaining to matters covered by this Agreement, shall at
time be retained within the County of Orange unless authorization
to remove them is granted in writing by the CITY.

7. Subcontracts and Procurement

SUB-RECIPIENT shall comply with the federal and SUB-
RECIPIENT standards in the award of any subcontracts. For
purposes of this Agreement, subcontracts shall include but not
be limited to purchase agreements, rental or lease agreements,
third party agreements, consultant service contracts and
construction subcontracts.

SUB-RECIPIENT shall ensure that the terms of this Agreement with
the CITY are incorporated into all Subcontractor Agreements. The
SUB-RECIPIENT shall submit all Subcontractor Agreements to the
CITY for review prior to the release of any funds to the
subcontractor. The SUB-RECIPIENT shall withhold funds to any
subcontractor agency that fails to comply with the terms and
conditions of this Agreement and their respective Subcontractor
Agreement.

8. Labor

SUB-RECIPIENT shall comply, as applicable, with the provisions of
the Davis-Bacon Act (40 U.S.C. §§276a to 276a-7), the Copeland Act
(40 U.S.C. §276c and 18 U.S.C. §874), the Contract Work Hours and
Safety Standards Act (40 U.S.C. §§327-333), regarding labor
standards for federally-assisted construction subagreements, and the
Hatch Act (5 USC §§1501-1508 and 7324-7328).

SUB-RECIPIENT shall comply with the Federal Fair Labor Standards
Act (29 USC §201) regarding wages and hours of employment. None
of the funds shall be used to promote or deter Union/labor organizing
9. Civil Rights

SUB-RECIPIENT shall comply with all Federal statutes relating to nondiscrimination. These include but are not limited to: (a) Title VI of the Civil Rights Act of 1964 (P.L. 88-352) which prohibits discrimination on the basis of race, color or national origin; (b) Title IX of the Education Amendments of 1972, as amended (20 U.S.C. §§1681-1683, and 1685-1686), which prohibits discrimination on the basis of sex; (c) Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. §794), which prohibits discrimination on the basis of handicaps; (d) The Age Discrimination Act of 1975, as amended (42 U.S.C. §§6101-6107), which prohibits discrimination on the basis of age; (e) the Drug Abuse Office and Treatment Act of 1972 (P.L. 92-255), as amended, relating to nondiscrimination on the basis of drug abuse; (f) the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (P.L. 91-618) as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism; (g) §§523 and 527 of the Public Health Service Act of 1912 (42 U.S.C. §§290 dd-3 and 290 ee 3), as amended, relating to confidentiality of alcohol and drug abuse patient records; (h) Title VIII of the Civil Rights Act of 1968 (42 U.S.C. §§3601, et seq.), as amended, relating to nondiscrimination in the sale, rental or financing of housing; (i) any other nondiscrimination provisions in the specific statute(s) under which application for Federal assistance is being made; (j) the requirements of any other nondiscrimination statute(s) which may apply to the application; and (k) P.L. 93-348 regarding the protection of human subjects involved in research, development, and related activities supported by this award of assistance.

10. Environmental

SUB-RECIPIENT shall comply, or has already complied, with the requirements of Titles II and III of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (P.L. 91-646) which provide for fair and equitable treatment of persons displaced or whose property is acquired as a result of Federal or federally-assisted programs. These requirements apply to all interests in real property acquired for project purposes regardless of Federal participation in purchases.

SUB-RECIPIENT shall comply with environmental standards which may be prescribed pursuant to the following: (a) institution of environmental quality control measures under the National Environmental Policy Act of 1969 (P.L. 91-190) and Executive Order (EO) 11514; (b) notification of violating facilities pursuant to EO 11738; (c) protection of wetlands pursuant to EO 11990; (d) evaluation of flood hazards in floodplains in accordance with EO
11988; (e) assurance of project consistency with the approved State management program developed under the Coastal Zone Management Act of 1972 (16 U.S.C. §§1451, et seq.); (f) conformity of Federal actions to State (Clean Air) Implementation Plans under Section 176(c) of the Clean Air Act of 1955, as amended (42 U.S.C. §§7401, et seq.); (g) protection of underground sources of drinking water under the Safe Drinking Water Act of 1974, as amended (P.L. 93-523); (h) protection of endangered species under the Endangered Species Act of 1973, as amended (P.L. 93-205); and (i) Flood Disaster Protection Act of 1973 §102(a) (P.L. 93-234).

SUB-RECIPIENT shall comply with the Wild and Scenic Rivers Act of 1968 (16 U.S.C. §§1271, et seq.) related to protecting components or potential components of the national wild and scenic rivers system.

SUB-RECIPIENT shall comply with the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. §§4801, et seq.) which prohibits the use of lead-based paint in construction or rehabilitation of residence structures.

SUB-RECIPIENT shall comply with the Federal Water Pollution Control Act (33 U.S.C. 1251-1387) which restores and maintains the chemical, physical and biological integrity of the Nation’s waters.

SUB-RECIPIENT shall comply with the Federal Clean Water Act (CWA) (33 U.S.C §1251 et seq.), which establishes the basic structure for regulating discharges of pollutants into the waters of the United States and regulating quality standards for surface waters.

SUB-RECIPIENT shall ensure that the facilities under its ownership, lease or supervision which shall be utilized in the accomplishment of this project are not listed in the Environmental Protection Agency’s (EPA) list of Violating Facilities and that it will notify the Federal Grantor agency of the receipt of any communication from the Director of the EPA Office of Federal Activities indicating that a facility to be used in the project is under consideration for listing by the EPA.

By signing this Agreement, SUB-RECIPIENT ensures that it is in compliance with the California Environmental Quality Act (CEQA), Public Resources Code §21000, et seq, and is not impacting the environment negatively.


12. Suspension and Debarment

SUB-RECIPIENT shall comply with Federal Register, Volume 68, Number 228, regarding Suspension and Debarment, and SUB-RECIPIENT shall submit a Certification Regarding Debarment required by Executive Order 12549 and any amendment thereto. Said Certification shall be submitted to the CITY concurrent with the execution of this Agreement and shall certify that neither SUB-RECIPIENT nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department head or agency. SUB-RECIPIENT shall require that the language of this Certification be included in the award documents for all sub-award at all tiers and that all subcontractors shall certify accordingly.

As required by Executive Orders (EO) 12549 and 12689, and 2 CFR §200.212 and codified in 2 CFR Part 180, Debarment and Suspension, SUB-RECIPIENT will provide protection against waste, fraud and abuse by debarring or suspending those persons deemed irresponsible in their dealings with the Federal government.

13. Drug-Free Workplace


14. Financial Management

SUB-RECIPIENT will comply with 31 U.S.C §3729 which sets forth that no subgrantee, recipient or subrecipient shall submit a false claim for payment, reimbursement or advance.

15. Reporting – Accountability

SUB-RECIPIENT agrees to comply with applicable provisions of the Federal Funding Accountability and Transparency Act (FFATA) (2 CFR Chapter 1, Part 170), specifically (a) the reporting of subawards obligating $25,000 or more in federal funds and (b) executive compensation data for first-tier subawards. This includes the provisions of FFATA, which includes requirements on executive compensation, and also requirements implementing the Act for the non-Federal entity at 2 CFR part 25 Financial Assistance Use of
Universal Identifier and Central Contractor Registration and 2 CFR part 170 Reporting Subaward and Executive Compensation Information.


16. Human Trafficking

SUB-RECIPIENT will comply with the requirements of Section 106(g) of the Trafficking Victims Protection Act (TVPA) of 2000, as amended (22 U.S.C. §7104) which prohibits grant award recipients or a subrecipient from (1) Engaging in severe forms of trafficking in persons during the period of time that the award is in effect (2) Procuring a commercial sex act during the period of time that the award is in effect or (3) Using forced labor in the performance of the award or subawards under the award.

17. Freedom of Information Act

SUB-RECIPIENT acknowledges that all information submitted in the course of applying for funding under this program or provided in the course of an entity's grant management activities which is under Federal control is subject to the Freedom of Information Act (FOIA), 5 U.S.C. §552. SUB-RECIPIENT should also consult State and local laws and regulations regarding the release of information, which should be considered when reporting sensitive matters in the grant application, needs assessment and strategic planning process.

B. Statutes and Regulations Applicable To This Particular Grant

SUB-RECIPIENT shall comply with all applicable requirements of state and federal laws, executive orders, regulations, program and administrative requirements, policies and any other requirements governing this particular grant program. SUB-RECIPIENT shall comply with new, amended, or revised laws, regulations, and/or procedures that apply to the performance of this Agreement. These requirements include, but are not limited to:

for Civil Rights.

Standardized Emergency Management System (SEMS) requirements as stated in the California Emergency Services Act, Government Code Chapter 7 of Division 1 of Title 2, § 8607.1(e) and CCR Title 19, §§ 2445-2448.

Provisions of 44 CFR applicable to grants and cooperative agreements, including Part 18, Administrative Review Procedures; Part 20, Criminal Justice Information Systems; Part 22, Confidentiality of Identifiable Research and Statistical Information; Part 23, Criminal Intelligence Systems Operating Policies; Part 30, Intergovernmental Review of Department of Justice Programs and Activities; Part 35, Nondiscrimination on the Basis of Disability in State and Local Government Services; Part 38, Equal Treatment of Faith-based Organizations; Part 42, Nondiscrimination/Equal employment Opportunities Policies and Procedures; Part 61, Procedures for Implementing the National Environmental Policy Act; Part 63, Floodplain Management and Wetland Protection Procedures; Part 64, Floodplain Management and Wetland Protection Procedures; Federal laws or regulations applicable to federal Assistance Programs; Part 69, New Restrictions on Lobbying; Part 70, Uniform Administrative Requirements for Grants and Cooperative Agreements (including sub-awards) with Institutions of Higher Learning, Hospitals and other Non-Profit Organizations; and Part 83, Government-Wide Requirements for a Drug Free Workplace (grants).

2. **Travel Expenses**

SUB-RECIPIENT as provided herein may be compensated for SUB-RECIPIENT'S reasonable travel expenses incurred in the performance of this Agreement, to include travel and per diem, unless otherwise expressed. Travel including in-State and out-of-State travel shall not be reimbursed without prior written authorization from the UASI Grant Office.

SUB-RECIPIENT'S travel and per diem reimbursement costs shall be reimbursed based on the SUB-RECIPIENT'S travel policies and procedures. If SUB-RECIPIENT does not have established travel policies and procedures, SUB-RECIPIENT'S reimbursement rates shall not exceed the amounts established under 5 U.S.C 5701-11, ("Travel and Subsistence Expenses; Mileage Allowances"), or by the Administrator of General Services, or by the President (or his or her designee) pursuant to any provisions of such subchapter must apply to travel under federal awards (48 CFR 31.205-46(a)).
3. **Personally Identifiable Information**

SUB-RECIPIENT collecting Personally Identifiable Information (PII) must have a publicly-available policy that describes what PII they collect, how they plan to use the PII, whether they share PII with third parties, and how individuals may have their PII corrected where appropriate.

4. **Hotel and Motel Fire Safety Act of 1990**


5. **Terrorist Financing E.O. 13224**

SUB-RECIPIENT must comply with U.S. Executive Order 13224 and U.S. law that prohibit transactions with, and the provisions of resources and support to, individuals and organizations associated with terrorism.

6. **USA Patriot Act of 2001**

SUB-RECIPIENT must comply with the requirements of the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act (USA Patriot Act), which amends 18 U.S.C. §§175-175c.

7. **Noncompliance**

SUB-RECIPIENT understands that failure to comply with any of the above assurances may result in suspension, termination or reduction of grant funds, and repayment by SUB-RECIPIENT to CITY of any unlawful expenditures.

C. **Compliance With Grant Assurances**

To obtain the Grant Funds, the Grantor required an authorized representative of the CITY to sign certain promises regarding the way the Grant Funds would be spent ("Grant Assurances"), attached hereto as Exhibit C. By signing these Grant Assurances, the CITY became liable to the Grantor for any funds that are used in violation of the grant requirements. SUB-RECIPIENT shall be liable to the Grantor for any funds the Grantor determines SUB-RECIPIENT used in violation of these Grant Assurances. SUB-RECIPIENT shall indemnify and hold harmless the CITY for any sums the Grantor determines SUB-RECIPIENT used in violation of the Grant Assurances.
§414. Federal, State and Local Taxes

Federal, State and local taxes shall be the responsibility of SUB-RECIPIENT as an independent party and not as a CITY employee.

§415. Inventions, Patents and Copyrights

A. Reporting Procedure for Inventions

If any project produces any invention or discovery (Invention) patentable or otherwise under title 35 of the U.S. Code, including, without limitation, processes and business methods made in the course of work under this Agreement, the SUB-RECIPIENT shall report the fact and disclose the Invention promptly and fully to the CITY. The CITY shall report the fact and disclose the Invention to the Grantor. Unless there is a prior agreement between the CITY and the Grantor, the Grantor shall determine whether to seek protection on the Invention. The Grantor shall determine how the rights in the Invention, including rights under any patent issued thereon, will be allocated and administered in order to protect the public interest consistent with the policy ("Policy") embodied in the Federal Acquisition Regulations System, which is based on Ch. 18 of title 35 U.S.C. Sections 200, et seq. (Pub. L. 95-517, Pub. L. 98-620, 37 CFR part 401); Presidential Memorandum on Government Patent Policy to the Heads of the Executive Departments and Agencies, dated 2/18/1983; and Executive Order 12591, 4/10/87, 52 FR 13414, 3 CFR, 1987 Comp., p. 220 (as amended by Executive Order 12618, 12/22/87, 52 FR 48661, 3 CFR, 1987 Comp., p. 262). SUB-RECIPIENT hereby agrees to be bound by the Policy, and will contractually require its personnel to be bound by the Policy.

B. Rights to Use Inventions

CITY shall have an unencumbered right, and a non-exclusive, irrevocable, royalty-free license, to use, manufacture, improve upon, and allow others to do so for all government purposes, any Invention developed under this Agreement.

C. Copyright Policy

1. Unless otherwise provided by the terms of the Grantor or of this Agreement, when copyrightable material ("Material") is developed under this Agreement, the author or the CITY, at the CITY'S discretion, may copyright the Material. If the CITY declines to copyright the Material, the CITY shall have an unencumbered right, and a non-exclusive, irrevocable, royalty-free license, to use, manufacture, improve upon, and allow others to do so for all government purposes, any Material developed under this Agreement.

2. The Grantor shall have an unencumbered right, and a non-exclusive,
irrevocable, royalty-free license, to use, manufacture, improve upon, and allow others to do so for all government purposes, any Material developed under this Agreement or any Copyright purchased under this Agreement.

3. **SUB-RECIPIENT** shall comply with 24 CFR 85.34.

D. **Rights to Data**

The Grantor and the CITY shall have unlimited rights or copyright license to any data first produced or delivered under this Agreement. "Unlimited rights" means the right to use, disclose, reproduce, prepare derivative works, distribute copies to the public, and perform and display publicly, or permit others to do so; as required by 48 CFR 27.401. Where the data are not first produced under this Agreement or are published copyrighted data with the notice of 17 U.S.C. Section 401 or 402, the Grantor acquires the data under a copyright license as set forth in 48 CFR 27.404(f)(2) instead of unlimited rights. (48 CFR 27.404(a)).

E. **Obligations Binding on Subcontractors**

**SUB-RECIPIENT** shall require all subcontractors to comply with the obligations of this section by incorporating the terms of this section into all subcontracts.

§416. **Minority, Women, And Other Business Enterprise Outreach Program**

It is the policy of the CITY to provide minority business enterprises (MBEs), women business enterprises (WBEs) and all other business enterprises an equal opportunity to participate in the performance of all **SUB-RECIPIENT** contracts, including procurement, construction and personal services. This policy applies to all Contractors and Sub-Contractors.
§501. Defaults

Should SUB-RECIPIENT fail for any reason to comply with the contractual obligations of this Agreement within the time specified by this Agreement, the CITY reserves the right to terminate the Agreement, reserving all rights under state and federal law.

§502. Amendments

Any change in the terms of this Agreement, including changes in the services to be performed by SUB-RECIPIENT and any increase or decrease in the amount of compensation which are agreed to by the CITY and SUB-RECIPIENT shall be incorporated into this Agreement by a written amendment properly executed and signed by the person authorized to bind the parties thereto.

SUB-RECIPIENT agrees to comply with all future CITY Directives, or any rules, amendments or requirements promulgated by the CITY affecting this Agreement.
VI
ENTIRE AGREEMENT

§601. Complete Agreement

This Agreement contains the full and complete Agreement between the two parties. Neither verbal agreement nor conversation with any officer or employee of either party shall affect or modify any of the terms and conditions of this Agreement.

§602. Number of Pages and Attachments

This Agreement is executed in two (2) duplicate originals, each of which is deemed to be an original. This Agreement includes twenty-five (25) pages and three (3) Exhibits which constitute the entire understanding and agreement of the parties.
IN WITNESS WHEREOF, the City and MUNICIPAL WATER DISTRICT OF ORANGE COUNTY have caused this Agreement to be executed by their duly authorized representatives on the date first set forth above.

ATTEST:

By: ________________________________
    Maria D. Huizar
    Clerk of the Council

CITY OF SANTA ANA, a municipal Corporation of the State of California

By: ________________________________
    David Cavazos
    City Manager

RECOMMENDED FOR APPROVAL:

By: ________________________________
    Carlos Rojas
    Chief of Police

SUB-RECIPIENT
MUNICIPAL WATER DISTRICT OF ORANGE COUNTY

By: ________________________________
    Kelly Hubbard
    Printed Name: Kelly Hubbard
    Title: Emergency Manager

APPROVED AS TO FORM

By: ________________________________

Printed Name _______________________

Title _____________________________
EXHIBIT A
CERTIFICATION REGARDING DEBARTMENT, SUSPENSION AND OTHER
RESPONSIBILITY MATTERS

Applicants should refer to the regulations cited below to determine the certification to which they are required to attest. Applicants should also review the instructions for certification included in the regulations before completing this form. Signature of this form provides for compliance with certification requirements under the applicable CFR covering New Restrictions on Government-wide Debarment and Suspension (Nonprocurement). The certification shall be treated as a material representation of fact upon which reliance will be placed when the Agency determines to award the covered transaction or cooperative agreement.

As required by Executive Order 12549, Debarment and Suspension, and implemented under the applicable CFR, for prospective participants in covered transactions, as defined in the applicable CFR.

A. The applicant certifies that it and its principals:

(a) Are not presently debarred, suspended, proposed for debarment, declared ineligible, sentenced to a denial of Federal benefits by a State or Federal court, or voluntarily excluded from covered transactions by any Federal department or agency;

(b) Have not within a three-year period preceding this application been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;

(c) Are not presently indicted for or otherwise criminally or civilly charged by a government entity (Federal State or local) with commission of any of these offenses enumerated in paragraph (1) (b) of this certification; and

(d) Have not within a three-year period preceding this application had one or more public transactions (Federal, State or local) terminated for cause or default; and

B. Where the applicant is unable to certify to any of the statements in this certification, he or she shall attach an explanation to this application.

[Signature]

Address: 18700 Ward St.

Fountain Valley, CA 92708

[Printed or Typed Name]

[Title]
INSTRUCTIONS FOR CERTIFICATION

1. By signing and submitting this document, the prospective recipient of Federal assistance funds is providing the certification as set out below.

2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective recipient of Federal assistance funds knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

3. The prospective recipient of Federal assistance funds shall provide immediate written notice to the person to whom this agreement is entered, if at any time the prospective recipient of Federal assistance funds learns that its certification was erroneous, when submitted or has become erroneous by reason of changed circumstances.


5. The prospective recipient of Federal assistance funds agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.

6. The prospective recipient of Federal assistance funds further agrees by submitting this proposal that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transactions," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.

7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the List of Parties Excluded from Procurement or Non Procurement Programs.

8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

9. Except for transactions authorized under Paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
EXHIBIT B
CERTIFICATION REGARDING LOBBYING
Certification for Contracts, Grants, Loans
and Cooperative Agreements

The undersigned certifies, to the best of his or her knowledge and belief, that:

1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan or cooperative agreement.

2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form LLL "Disclosure Form to Report Lobbying" in accordance with its instructions.

3. The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

4. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352 Title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than $10,000 and not more than $100,000 for each such failure.

____________________________
Municipal Water District of Orange County

____________________________
CONTRACTOR/BORROWER/AGENCY

____________________________
Kelly Hubbard, Emergency Manager

____________________________
NAME AND TITLE OF AUTHORIZED REPRESENTATIVE

____________________________
SIGNATURE

____________________________
DATE
EXHIBIT C  
California Governor’s Office of Emergency Services  
FY 2015 Grant Assurances  
(For All Cal OES Federal Grant Programs)

Name of Applicant: Municipal Water District of Orange County  
Address: 18700 Ward St.  
City: Fountain Valley  
State: CA  
Zip Code: 92708  
Telephone Number: 714-5931-5010  
Fax Number: 714-964-9389  
E-Mail Address: khubbard@mwdc.org

As the duly authorized representative of the Applicant, I hereby certify that the Applicant has the legal authority to apply for Federal assistance and the institutional, managerial and financial capability (including funds sufficient to pay any non-Federal share of project cost) to ensure proper planning, management and completion of the project described in this application, within prescribed timelines.

I further acknowledge that the Applicant is responsible for reviewing and adhering to all requirements within the:
(a) Applicable Federal Regulations (see below);
(b) Federal Program Notice of Funding Opportunity (NOFO);
(c) California Supplement to the NOFO; and
(d) Federal and State Grant Program Guidelines.

Federal Regulations  
Government cost principles, uniform administrative requirements and audit requirements for federal grant programs are housed in Title 2, Part 200 of the Code of Federal Regulations (CFR) and in updates issued by the Office of Management and Budget (OMB) on http://www.whitehouse.gov/omb/.

Significant state and federal grant award requirements (some of which appear in the documents listed above) are called out below. The Applicant hereby agrees to comply with the following:

1. Proof of Authority  
The Applicant will obtain written authorization from the city council, governing board or authorized body in support of this project. This written authorization must specify that the Applicant and the city council, governing board or authorized body agree:
(a) To provide all matching funds required for said project and that any cash match will be appropriated as required.
(b) That any liability arising out of the performance of this agreement shall be the responsibility of the Applicant and the city council, governing board or authorized body.
(c) That grant funds shall not be used to supplant expenditures controlled by the city council, governing board or authorized body.
(d) That the official executing this agreement is, in fact, authorized to do so.

This Proof of Authority must be maintained on file and readily available upon demand.

2. Period of Performance  
The Applicant will initiate work after approval of the award and complete all work within the period of performance specified in the grant.

3. Lobbying and Political Activities  
As required by Section 1352, Title 31 of the U.S. Code (U.S.C.), for persons entering into a contract, grant, loan or cooperative agreement from an agency or requests or receives
from an agency a commitment providing for the United States to insure or guarantee a loan, the Applicant certifies that:

(a) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

(b) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying", in accordance with its instructions.

(c) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

The Applicant will also comply with provisions of the Hatch Act (5 U.S.C. §§1501-1508 and §§7324-7328) which limit the political activities of employees whose principal employment activities are funded in whole or in part with Federal funds.

Finally, the Applicant agrees that Federal funds will not be used, directly or indirectly, to support the enactment, repeal, modification or adoption of any law, regulation or policy without the express written approval from the California Governor's Office of Emergency Services (Cal OES) or the Federal awarding agency.

4. Debarment and Suspension

As required by Executive Orders (EO) 12549 and 12689, and 2 CFR §200.212 and codified in 2 CFR Part 180, Debarment and Suspension, the Applicant will provide protection against waste, fraud and abuse by debarring or suspending those persons deemed irresponsible in their dealings with the Federal government. The Applicant certifies that it and its principals:

(a) Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency;

(b) Have not within a three-year period preceding this application been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;

(c) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (2)(b) of this certification; and

(d) Have not within a three-year period preceding this application had one or more public transaction (Federal, State, or local) terminated for cause or default.
Where the Applicant is unable to certify to any of the statements in this certification, he or she shall attach an explanation to this application.

5. Non-Discrimination and Equal Employment Opportunity
The Applicant will comply with all Federal statutes relating to non-discrimination. These include, but are not limited to, the following:

(a) Title VI of the Civil Rights Act of 1964 (Public Law (P.L.) 88-352 and 42 U.S.C. §2000d et. seq.) which prohibits discrimination on the basis of race, color or national origin and requires that recipients of federal financial assistance take reasonable steps to provide meaningful access to persons with limited English proficiency (LEP) to their programs and services;
(b) Title IX of the Education Amendments of 1972, as amended (20 U.S.C. §§1681-1683, and 1685-1686), which prohibits discrimination on the basis of sex;
(c) Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. §794), which prohibits discrimination on the basis of handicaps;
(d) Americans with Disabilities Act (ADA) of 1990, which prohibits discrimination on the basis of disability, as well as all applicable regulations and guidelines issued pursuant to ADA (42 U.S.C. 12101, et seq.);
(e) Age Discrimination Act of 1975, as amended (42 U.S.C. §§6101-6107), which prohibits discrimination on the basis of age;
(f) Drug Abuse Office and Treatment Act of 1972 (P.L. 92-255), as amended (P.L. 96-181), relating to nondiscrimination on the basis of Treatment or recovery from drug abuse;
(g) Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (P.L. 91-616), as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism;
(h) Sections 523 and 527 of the Public Health Service Act of 1912 (42 U.S.C. §§290dd-3 and 290 ee 3), as amended, relating to confidentiality of alcohol and drug abuse patient records;
(i) Title VI of the Civil Rights Act of 1968 (42 U.S.C. §3601 et seq.), as amended, relating to nondiscrimination in the sale, rental or financing of housing;
(j) EO 11246, which prohibits federal contractors and federally assisted construction contractors and subcontractors, who do over $10,000 in Government business in one year from discriminating in employment decisions on the basis of race, color, religion, sex, or national origin;
(k) EO 11375, which bans discrimination on the basis of sex in hiring and employment in both the United States federal workforce and on the part of government contractors;
(l) California Public Contract Code §10295.3, which addresses discrimination based on domestic partnerships;
(m) Any other nondiscrimination provisions in the specific statute(s) under which application for Federal assistance is being made; and
(n) The requirements of any other nondiscrimination statute(s) which may apply to the application.

In addition to the items listed in (a) through (n), the Applicant will comply with California’s Fair Employment and Housing Act (FEHA). FEHA prohibits harassment and discrimination in employment because of race, color, religion, sex, gender, gender identity, gender expression, sexual orientation, marital status, national origin, ancestry, mental and physical disability, medical condition, age, pregnancy, denial of medical and family care leave, or pregnancy disability leave (California Government Code sections 12940, 12945, 12945.2) and/or retaliation for protesting illegal discrimination related to one of these categories, or for reporting patient abuse in tax supported institutions.
6. Drug-Free Workplace
As required by the Drug-Free Workplace Act of 1988 (41 U.S.C. §701 et seq.), the
Applicant certifies that it will or will continue to provide a drug-free workplace and a drug-
free awareness program as outlined in the Act.

7. Environmental Standards
The Applicant will comply with State and Federal environmental standards which may be
prescribed pursuant to the following, as applicable:

(a) California Environmental Quality Act (CEQA) (California Public Resources Code
§§21000-21177), to include coordination with the city or county planning agency;
(b) CEQA Guidelines (California Code of Regulations, Title 14, Division 6, Chapter 3,
§§15000-15387);
(c) Federal Clean Water Act (CWA) (33 U.S.C. §1251 et seq.), which establishes the
basic structure for regulating discharges of pollutants into the waters of the United
States and regulating quality standards for surface waters.
(d) Institution of environmental quality control measures under the National
Environmental Policy Act of 1969 (P.L. 91-190) and Executive Orders (EO) on the
Environmental Justice Act (EO 12898) and Environmental Quality (EO 11514);
(e) Notification of Environmental Protection Agency (EPA) violating facilities pursuant
to EO 1178;
(f) Protection of wetlands pursuant to EO 11990;
(g) Evaluation of flood hazards in floodplains in accordance with EO 11988;
(h) Assurance of project consistency with the approved State management program
developed under the Coastal Zone Management Act of 1972 (16 U.S.C. §1451 et
seq.);
(i) Conformity of Federal actions to State (Clean Air) Implementation Plans under
Section 176(c) of the Clean Air Act of 1955, as amended (42 U.S.C. §7401 et
seq.);
(j) Protection of underground sources of drinking water under the Safe Drinking Water
Act of 1974, as amended (P.L. 93-523);
(k) Protection of endangered species under the Endangered Species Act of 1973, as
amended (P.L. 93-205);
components or potential components of the national wild and scenic rivers system.

Finally, the Applicant shall not be: 1) in violation of any order or resolution promulgated by
the State Air Resources Board or an air pollution district; 2) subject to a cease and desist
order pursuant to §13301 of the California Water Code for violation of waste discharge
requirements or discharge prohibitions; or 3) finally determined to be in violation of federal
law relating to air or water pollution.

8. Audits
For subrecipients expending $750,000 or more in Federal grant funds annually, the
Applicant will cause to be performed the required financial and compliance audits in
accordance with the Single Audit Act Amendments of 1996 and Title 2 of the Code of
Federal Regulations, Part 200, Subpart F Audit Requirements.

9. Access to Records
In accordance with 2 CFR §200.336, the Applicant will give the awarding agency, the
Comptroller General of the United States and, if appropriate, the State, through any
authorized representative, access to and the right to examine all records, books, papers,
or documents related to the award. The Applicant will require any subrecipients,
contractors, successors, transferees and assignees to acknowledge and agree to comply with this provision.

10. Conflict of Interest
The Applicant will establish safeguards to prohibit employees from using their positions for a purpose that constitutes or presents the appearance of personal or organizational conflict of interest, or personal gain.

11. Financial Management
False Claims for Payment
The Applicant will comply with 31 U.S.C §3729 which sets forth that no subgrantee, recipient or subrecipient shall submit a false claim for payment, reimbursement or advance.

12. Reporting - Accountability
The Applicant agrees to comply with applicable provisions of the Federal Funding Accountability and Transparency Act (FFATA) (2 CFR Chapter 1, Part 170), specifically (a) the reporting of subawards obligating $25,000 or more in federal funds and (b) executive compensation data for first-tier subawards. This includes the provisions of FFATA, which includes requirements on executive compensation, and also requirements implementing the Act for the non-Federal entity at 2 CFR part 25 Financial Assistance Use of Universal Identifier and Central Contractor Registration and 2 CFR part 170 Reporting Subaward and Executive Compensation Information.


13. Human Trafficking
The Applicant will comply with the requirements of Section 106(g) of the Trafficking Victims Protection Act (TVPA) of 2000, as amended (22 U.S.C. §7104) which prohibits grant award recipients or a subrecipient from (1) Engaging in severe forms of trafficking in persons during the period of time that the award is in effect (2) Procuring a commercial sex act during the period of time that the award is in effect or (3) Using forced labor in the performance of the award or subawards under the award.

14. Labor Standards
The Applicant will comply with the following federal labor standards:


(b) Comply with the Federal Fair Labor Standards Act (29 U.S.C. §201 et al.) as they apply to employees of institutes of higher learning (IHE), hospitals and other nonprofit organizations.

15. Worker’s Compensation
The Applicant must comply with provisions which require every employer to be insured against liability for Worker’s Compensation before commencing performance of the work of this Agreement, as per California Labor Code §3700.
16. Property-Related

If applicable to the type of project funded by this Federal award, the Applicant will:

(a) Comply the requirements of Titles II and III of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (P.L. 91-646) which provide for fair and equitable treatment of persons displaced or whose property is acquired as a result of Federal or federally-assisted programs. These requirements apply to all interests in real property acquired for project purposes regardless of Federal participation in purchase.

(b) Comply with flood insurance purchase requirements of Section 102(a) of the Flood Disaster Protection Act of 1973 (P.L. 93-234) which requires subrecipients in a special flood hazard area to participate in the program and to purchase flood insurance if the total cost of insurable construction and acquisition is $10,000 or more.

(c) Assist the awarding agency in assuring compliance with Section 106 of the National Historic Preservation Act of 1966, as amended (16 U.S.C. §470), EO 11593 (identification and protection of historic properties), and the Archaeological and Historic Preservation Act of 1974 (16 U.S.C. §469a-1 et seq.).

(d) Comply with the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. §4831 and 24 CFR Part 35) which prohibits the use of lead-based paint in construction or rehabilitation of residence structures.

17. Certifications Applicable Only to Federally-Funded Construction Projects

For all construction projects, the Applicant will:

(a) Not dispose of, modify the use of, or change the terms of the real property title or other interest in the site and facilities without permission and instructions from the awarding agency. Will record the Federal awarding agency directives and will include a covenant in the title of real property acquired in whole or in part with Federal assistance funds to assure nondiscrimination during the useful life of the project.

(b) Comply with the requirements of the awarding agency with regard to the drafting, review and approval of construction plans and specifications.

(c) Provide and maintain competent and adequate engineering supervision at the construction site to ensure that the complete work conforms with the approved plans and specifications and will furnish progressive reports and such other information as may be required by the assistance awarding agency or State.

18. Freedom of Information Act

The Applicant acknowledges that all information submitted in the course of applying for funding under this program or provided in the course of an entity's grant management activities which is under Federal control is subject to the Freedom of Information Act (FOIA), 5 U.S.C. §552. The Applicant should also consult its own State and local laws and regulations regarding the release of information, which should be considered when reporting sensitive matters in the grant application, needs assessment and strategic planning process.

19. California Public Records Act

The Applicant acknowledges that all information submitted in the course of applying for funding under this program or provided in the course of an entity's grant management activities may be subject to the California Public Records Act (California Government Code §§6250-6276.48), which requires inspection and/or disclosure of governmental records to the public upon request, unless exempted by law.
20. Personally Identifiable Information
Subrecipients collecting Personally Identifiable Information (PII) must have a publically available policy that describes what PII they collect, how they plan to use the PII, whether they share PII with third parties, and how individuals may have their PII corrected where appropriate.

21. Disposition of Equipment
When original or replacement equipment acquired under this award is no longer needed for the original project or program or for other activities currently or previously supported by the Department of Homeland Security/Federal Emergency Management Agency, subrecipients must request instructions from Cal OES on proper disposition of equipment.

22. Reporting Accusations and Findings of Discrimination
If, during the past three years, the subrecipient has been accused of discrimination on the grounds of race, color, national origin (including limited English proficiency), sex, age, disability, religion, or familial status, the subrecipient must provide a list of all such proceedings, pending or completed, including outcome and copies of settlement agreements to Cal OES for reporting to the DHS awarding office and the DHS Office of Civil Rights and Civil Liberties. If any court or administrative agency makes a finding of discrimination on grounds of race, color, national origin (including limited English proficiency), sex, age, disability, religion or familial status against the subrecipient, or the subrecipient settles a case or matter alleging such discrimination, subrecipients must forward a copy of the complaint and findings to Cal OES for forwarding to the DHS Component and/or awarding office.

The United States has the right to seek judicial enforcement of these obligations.

23. Acknowledgement of Federal Funding from DHS and Use of DHS Seal, Logo and Flags
All subrecipients must acknowledge their use of federal funding when issuing statements, press releases, requests for proposal, bid invitations, and other documents describing projects or programs funded in whole or in part with federal funds.

All subrecipients must obtain DHS’s approval prior to using DHS seal(s), Logos, crests or reproductions of DHS agency officials, including use of the United States Coast Guard seal, logo, crests or reproductions of flags or likenesses of Coast Guard officials.

24. Copyright
All subrecipients must affix the applicable copyright notices of 17 U.S.C. §§401 or 402 and an acknowledgement of Government sponsorship (including award number) to any work first produced under Federal financial assistance awards, unless the work includes any information that is otherwise controlled by the Government (e.g., classified information or other information subject to national security or export control laws or regulations).

25. Energy Policy and Conservation Act
All subrecipients must comply with the requirements of 42 U.S.C. §6201 which contain policies relating to energy efficiency that are defined in the state energy conservation plan issues in compliance with this Act.

All subrecipients must ensure that all conference, meeting, convention, or training space funded in whole or in part with Federal funds complies with Section 6 of the fire prevention

27. Terrorist Financing E.O. 13224
All subrecipients must comply with U.S. Executive Order 13224 and U.S. law that prohibit transactions with, and the provisions of resources and support to, individuals and organizations associated with terrorism. It is the legal responsibility of subrecipients to ensure compliance with the E.O. and laws.

28. USA Patriot Act of 2001
All subrecipients must comply with the requirements of the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act (USA Patriot Act), which amends 18 U.S.C. §§175-175c.

IMPORTANT
The purpose of the assurance is to obtain federal and state financial assistance, including any and all federal and state grants, loans, reimbursement, contracts, etc. The Applicant recognizes and agrees that state financial assistance will be extended based on the representations made in this assurance. This assurance is binding on the Applicant, its successors, transferees, assignees, etc. Failure to comply with any of the above assurances may result in suspension, termination, or reduction of grant funds.

All appropriate documentation, as outlined above, must be maintained on file by the Applicant and available for Cal OES or public scrutiny upon request. Failure to comply with these requirements may result in suspension of payments under the grant or termination of the grant or both and the subrecipient may be ineligible for award of any future grants if the Cal OES determines that any of the following has occurred: (1) the recipient has made false certification, or (2) violates the certification by failing to carry out the requirements as noted above.

All of the language contained within this document must be included in the award documents for all subawards at all tiers, including contracts under grants and cooperative agreements and subcontracts.

The undersigned represents that he/she is authorized by the above named applicant to enter into this agreement for and on behalf of the said applicant.

Signature of Authorized Agent: [Signature]
Printed Name of Authorized Agent: [Printed Name]
Title: [Title] Date: [Date]

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ATTACHMENT B

FY2015 Urban Areas Security Initiative Grant Program

Anaheim / Santa Ana UASI Sub-Recipient Grant Guide Standard Operating Procedures, Policies, and Forms

November 2015
Version 1
PURPOSE AND ORGANIZATION OF THIS GUIDE

The FY2015 Urban Areas Security Initiative Grant Program Sub-Recipient Grant Guide is a reference for agencies receiving federal funds through the Anaheim/Santa Ana UASI Offices. The Guide will help sub-recipients understand and meet the financial, administrative, and audit requirements for the use of these funds. The primary source documentation for these requirements is the U.S. Department of Homeland Security “Fiscal Year 2015 Homeland Security Grant Program (HSGP) Notice of Funding Opportunity (NOFO), the California Governor’s Office of Emergency Services “Fiscal Year 2015 Homeland Security Grant Program: California Supplement to Federal Notice of Funding Opportunity”, and 2 CFR Part 200 “Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards”. Please see page seven of this guide for links to the above mentioned guidance and regulations.

Sub-recipients must meet certain requirements to receive funding from federally funded grant programs. The requirements contained in this Guide are not all-inclusive. In addition, other source materials will be referenced. Sub-recipients are encouraged to contact the Anaheim/Santa Ana UASI Offices for clarification of any requirements.
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Anaheim/Santa Ana UASI Grant Office Contact Information

Mailing Addresses:
Anaheim Police Department             Santa Ana Police Department
UASI Grant Office                       Homeland Security Division
425 S. Harbor Blvd                      60 Civic Center Plaza
Anaheim, CA 92805                       Santa Ana, CA 92702
Fax (714-765-1616)                       Fax (714) 245-8118

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Lauren Copeland (Fiscal/Projects)
Office (714) 245-8739
lcopeland@santa-ana.org

Ofc. Otto Laufer (Equipment)            BC Tim Adams (Anaheim Fire)
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Ofc. Brian Booker (Monitoring)          BC Marc Stone (OCFA)
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bbooker@santa-ana.org                   MarcStone@ocfa.org

Angelica Quiroz (Clerical)
Office (714) 245-8671
aquiroz@santa-ana.org
Part 1 –FY15 UASI Grant Overview

Overview

The Homeland Security Grant Program (HSGP) is comprised of three interconnected grant programs.

- State Homeland Security Program (SHSP)
- Urban Areas Security Initiative (UASI)
- Operation Stonegarden (OPSG)

The HSGP is one tool among a comprehensive set of measures authorized by Congress and implemented by the Administration to help strengthen the nation against risks associated with potential terrorist attacks. Under the HSGP the cities of Anaheim and Santa Ana were selected as core cities for the Orange County Metropolitan Area and are responsible for the management and administration of the UASI Grant Program.

The UASI grant program is designed to address the unique planning, equipment, training and exercise needs of high-threat, high-density Urban Areas, and assist them in building an enhanced and sustainable capacity to prevent, protect against, respond to, and recover from acts of terrorism. The UASI grant program, as part of the HSGP, is meant to support the Federal government’s larger, coordinated effort to strengthen homeland security preparedness. The HSGP implements objectives addressed in a series of post 9/11 laws, strategy documents, plans, and Homeland Security Presidential Directives (HSPDs). Of particular significance is the National Preparedness Goal (NPG) and its associated work products. The Goal defines what it means for the whole community to be prepared for all types of disasters and emergencies. The Goal addresses the following five mission areas: to prevent, protect, mitigate, respond to and recover from terrorist attacks and catastrophic natural disasters. In addition to stating the goal, the document describes 31 activities, called core capabilities, which address the greatest risks to the nation.

As described in the Goal, the 31 core capabilities are the distinct critical elements necessary for our success. They are highly interdependent and will require us to use existing preparedness networks and activities, improve training and exercise programs, promote innovation, and ensure that the administrative, finance, and logistics systems are in place to support these capabilities. The capabilities are grouped into the five mission areas, with some capabilities aligning under one mission area, and others applying to several mission areas.

Projects funded through the Anaheim/Santa Ana UASI should be developed using a capabilities-based planning approach and make use of the “Core Capabilities” (http://www.fema.gov/pdf/prepared/crosswalk.pdf), keeping in mind a capability may be delivered with any combination of properly planned, organized, equipped, trained and exercised personnel that achieve the intended outcome. Just as no single agency/jurisdiction would be expected to perform every task, neither would they be expected to have sufficient levels of every capability needed for a major event. Requirements that exceed an entity’s capabilities would be secured through mutual aid or formal requests for assistance from other levels of government. This concept is the basis for strengthening regional planning, coordination, and resource sharing to prepare for catastrophic events. A key factor in determining what projects will be funded is the ability of the project to achieve a regional capability.
The FY2015 UASI program is intended to enhance regional preparedness efforts. Urban Areas must use these funds to employ regional approaches to overall preparedness and are encouraged to adopt regional response structures whenever appropriate. UASI program implementation and governance must include regional partners and should have balanced representation among entities with operational responsibilities for prevention, protection, mitigation, response, and recovery activities within the region.

In an effort to assist the urban area’s sub-recipients in understanding how to apply for funding and seek reimbursement for approved expenditures, the Anaheim/Santa Ana UASI grant office has developed a guide. The purpose of the Anaheim/Santa Ana Sub-Recipient Grant Guide is to provide: (1) an overview of the UASI grant program; (2) pre-award guidelines; (3) project application process; (4) reporting, procurement, and reimbursement requirements; (5) financial and equipment monitoring guidelines.

**FY15 Homeland Security Grant Program Priorities**

- Build, sustain, and deliver core capabilities in order to achieve the National Preparedness Goal of a secure and resilient Nation; HSGP funded investments must have a terrorism-nexus.
- National areas for improvement identified in the 2014 National Preparedness Report
  - Cyber Security
  - Infrastructure Systems
  - Health and Social Services
  - Housing
  - Long-term Vulnerability Reduction
- Address gaps identified through the annual State Preparedness Report (SPR) in achieving capability targets set through the annual THIRA.

**FY15 Anaheim/Santa Ana UASI Projects**

In accordance with the ongoing projects, HSGP Guidance, National Preparedness Guidance, and the Anaheim/Santa Ana UASI Grants Strategy, the following are projects proposed in the FY15 Investment Justifications:

+ **Project A** - Strengthen Interoperable Communications Dispatch Radio Consoles for P25 Compliance Upgrade
+ **Project C** - Strengthen CBRNE Detection, Response, and Decontamination Capability Replenish Dosimeters for Fire; Replenish Personal Protective Equipment (PPE); Maintenance of FLIR equipment; OCSD Bomb Squad Robot Upgrades
+ **Project D** - Enhance Information Collection, Analysis, & Dissemination Sustain Automated License Plate Recognition (ALPR) Program
+ **Project E** - Improve and Expand Critical Infrastructure Protection Sustain Orange County Civic Center Video Surveillance System
+ **Project F** - Enhance Catastrophic Incident Planning, Response, and Recovery Portable Fuel Trailers and Camlocks/Cabling
+ **Project G** - Citizen Preparedness and Participation Enhance the Ready OC Preparedness
Campaign and the “If You See Something, Say Something” Citizen Preparedness Campaign through 2016.
+Project H - Homeland Security Training Program Continue conducting Regional Homeland Security Training Program, including, but not limited to: Tactical Emergency Casualty Care for Law Enforcement, Immediate Action Team (IAT) Refresher, ICS 300, ICS 400, Unified Response to Active Shooter Incidents, and approved regional Fire training course.
+Project I - Homeland Security Exercise Program Continue conducting Regional Homeland Security Exercise Program
+Project J - Enhance Regional Intelligence and Counter Terrorism Efforts Continue funding Analyst and Program Manager Salaries at OCIAC, proficiency training for Intelligence Analysts, and the following equipment needs: social media monitoring, analytical research systems, and data sources.
+Project L - Management & Administration Cover salaries, meeting costs, and travel expenditures related to grant management and administration.

Anaheim/Santa Ana Urban Area Working Group (UAWG)

Homeland Security grants guidelines specifically require the formation of an Urban Area Working Group to “coordinate the development and implementation of all program initiatives”. The federal guidance requires the use of existing working groups and committees to plan and implement grant related activities and to coordinate grant resources. In order to accomplish this task, the Urban Area Working Group (UAWG) functions as the primary advisory body to the Anaheim/Santa Ana Urban Area Steering Committee.

The mission of the UAWG is to provide recommendations to the Steering Committee through the identification, prioritization and development of a standardized, regional, all-hazards approach to increase preparedness, prevention, protection, response, and recovery capabilities through the coordinated, collaborative efforts of multi-jurisdictional, multi-disciplined representatives from the Orange County Operational Area. The UAWG will be responsible for coordinating the development and implementation of all program initiatives and act in an advisory capacity to the Steering Committee regarding activities related to the Urban Areas Security Initiative (UASI).

FY15 UASI Grant Performance Period

The California Governor’s Office of Emergency Services’ Performance Period for the Anaheim/Santa Ana Urban Area is September 1, 2015 to May 31, 2018. However, the Sub-Recipient Performance Period for the FY15 UASI Grant Program is **November 18, 2015 to April 30, 2018.**

UASI Grant CFDA #: 97.067    UASI Grant #: 2015-00078    FIPS#: 059-95010
FY15 Anaheim/Santa Ana UASI Award: $4,400,000
Federal Grant Guidance:


California State Grant Guidance:


Administrative, Cost Principles, and Audit Guidelines:

  **All grant rules and regulations have been consolidated into one document, effective December 26, 2014**

Agencies Covered by the FY15 UASI Grant Program*

<table>
<thead>
<tr>
<th>Anaheim</th>
<th>La Habra</th>
<th>Placentia</th>
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<tbody>
<tr>
<td>Aliso Viejo</td>
<td>La Palma</td>
<td>Rancho Santa Margarita</td>
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<td>Brea</td>
<td>Laguna Beach</td>
<td>San Clemente</td>
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<tr>
<td>Buena Park</td>
<td>Laguna Hills</td>
<td>San Juan Capistrano</td>
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<td>Calif. State University, Fullerton</td>
<td>Laguna Niguel</td>
<td>Santa Ana (Lead)</td>
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<td>Costa Mesa</td>
<td>Laguna Woods</td>
<td>Santa Ana Unified School District</td>
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<tr>
<td>Cypress</td>
<td>Lake Forest</td>
<td>Seal Beach</td>
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<td>Dana Point</td>
<td>Los Alamitos</td>
<td>Stanton</td>
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<tr>
<td>Fountain Valley</td>
<td>Mission Viejo</td>
<td>Tustin</td>
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<tr>
<td>Fullerton</td>
<td>Newport Beach</td>
<td>University of California, Irvine</td>
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<td>Garden Grove</td>
<td>Orange</td>
<td>Villa Park</td>
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<tr>
<td>Huntington Beach</td>
<td>Orange County</td>
<td>Westminster</td>
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<tr>
<td>Irvine</td>
<td>Orange County Fire Authority</td>
<td>Yorba Linda</td>
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<tr>
<td></td>
<td></td>
<td>Municipal Water District of Orange County</td>
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</tbody>
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*In FY04 and FY05 UASI Grants, Anaheim and Santa Ana each had their own UASI Grant award. DHS combined cities starting with the FY06 UASI Grant. In even years (06, 08, 10, 12, 14) Anaheim is the lead fiscal agent and in odd years (07, 09, 11, 13, 15) Santa Ana is the lead fiscal agent.
Part 2 – Pre-Award Guidelines

All members of the Anaheim / Santa Ana Urban Area are considered sub-recipients and are eligible to submit an application for project funding to the Anaheim / Santa Ana UASI for grant funds. Prior to submitting an application each sub-recipient must establish their eligibility to receive grant funds by submitting an eligibility package. The eligibility packet must include:

- The FY15 Anaheim/Santa Ana UASI Agreement
- Signed Grant Assurances
- Signed Certifications Regarding Lobbying; Debarment, Suspension and Other Responsibility Matters; And Drug-Free Workplace Requirements
- Copy of City Council Minutes, Governing Body Resolution, or equivalent accepting FY15 UASI Grant Funds
- Copy of Sub-Recipient’s Procurement Policy
- Copy Sub-Recipient’s Travel Policy
- Copy of Sub-Recipient’s Equipment Control and Disposition Policy
- Copy of 2014/2015 Single Audit Report (If the sub-recipient expends more than $750,000 in federal assistance they must perform a single audit and provide a copy of the audit results to the Anaheim/Santa Ana UASI Grant Office. The $750,000 threshold in federal assistance is an aggregate total and is not limited only to UASI funds. Refer to 2 CFR 200.501)

Sub-recipients may not sub-award Anaheim/Santa Ana UASI funds awarded to them. UASI funds may only be used to reimburse sub-recipients for allowable grant expenditures that have received prior approval from the Anaheim/Santa Ana grant office.

Deadline to Submit Eligibility Packet and Agreement:

A completed packet, including all of the above listed documentation, MUST be turned into the Santa Ana UASI Grant Office, no later than Friday, April 1, 2016.
Part 3 – Project Application Guidelines

Overview

In an effort to gather the information required to document the allocation of UASI grant funds and to collect the information necessary to accurately record how the funds will be utilized, all sub-recipients are required to submit an “Application for Project Funding” prior to being authorized to expend funds for which they will be reimbursed. A copy of the “Application for Project Funding” can be found on the compact disc (CD) provided with this guide.

The Application for Project Funding is comprised of 10 sections designed to collect the information necessary to determine:
1) what capability(ies) the project is designed to establish or enhance;
2) if the project supports the urban areas strategy, THIRA, and State Preparedness Report;
3) how much the project will cost;
4) how the project will be implemented; and
5) how the project will be sustained.

Supplanting

Grant funds must be used to supplement existing funds, not replace (supplant) funds that have been appropriated for the same purpose.

Project Application Process

The project funding application process is outlined below:

- Sub-recipients must complete a Preliminary Homeland Security Grant Project Funding Request (refer to CD), and present their project to the Urban Area Working Group (UAWG). The UAWG will recommend approval or denial to the Steering Committee.
- After project is presented to UAWG, Sub-Recipient completes the “Application for Project Funding” and submits it to the Anaheim/Santa Ana UASI Grant Office for review and approval (refer to CD).
- Sub-Recipient completes the Environmental and Historic Preservation Screening Memo, Coversheet, and required back-up (maps, pictures, descriptions, etc) and attaches to the Application for Project Funding (refer to CD).
  Note: Not all proposed projects will require an EHP. EHP determination can be made by reviewing the applicable Authorized Equipment List or FEMA’s EHP Policy Guidance (#108-023-1) for training and exercises.
- The Grant Steering Committee will review the applications to determine projects approved for funding.
- Sub-recipients that have their applications approved for funding will receive an “Award Letter” which will detail the amount of funding that has been approved.
Environmental and Historic Preservation Requirements

At the time of the project application submission, sub-recipients will be required to submit the Environmental and Historic Preservation (EHP) Screening Memo, Coversheet, and required back-up (maps, pictures, descriptions, etc). Refer to the attachments at the end of the screening form for assistance. The EHP will be required for all projects that have AEL numbers with the following disclaimer (refer to http://www.fema.gov/media-library-data/20130726-1825-25045-7138/fema_preparedness_grantsAuthorizedequipment_list.pdf):

EHP is also required for certain types of training and exercises. Please refer to FEMA’s EHP Policy Guidance (included on CD) for verification on when an EHP is necessary for training courses and exercise deliveries.

Notification of Award

For those projects that are approved for FY15 UASI funding, the sub-recipient will receive an award letter indicating the project has been approved for funding, the amount of funding that has been approved, and the time frame in which the project must be completed.

Project Modifications

Sub-recipients must complete the Request for Project Modification (refer to CD), and contact the Anaheim/Santa Ana UASI grant office and request approval prior to modifying any of the terms of the project or funding amounts.
Part 4 – Reporting Requirements, Procurement, and Reimbursements

Quarterly Progress Reporting

Project managers will be required to submit the Quarterly Project Status Report (refer to Forms) in order to improve grant management. The designated project manager will be required to submit on the overall status, the project milestones (both planned and completed), accomplishments and goals, as well as any issues or concerns that may arise. Quarterly reports are required for all approved projects. Attachments are encouraged, such as procurement paperwork or meeting agendas.

<table>
<thead>
<tr>
<th>Calendar Quarters</th>
<th>Reporting Due Dates</th>
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<tbody>
<tr>
<td>January 1 – March 31</td>
<td>April 10th</td>
</tr>
<tr>
<td>April 1 – June 30</td>
<td>July 10th</td>
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<tr>
<td>July 1 – September 30</td>
<td>October 10th</td>
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<tr>
<td>October 1 – December 31</td>
<td>January 10th</td>
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</tbody>
</table>

Procurement

Sub-recipients shall use their own procurement procedures and regulations, provided their procurement procedures and regulations conform to applicable Federal law and standards.

The sub-recipient must use the System Award Management (SAM) located at http://sam.gov to verify all parties involved in transactions that are expected to equal or exceed $25,000 have not been debarred or suspended from receiving federal funds (2 CFR 180.220). Sub-recipients must comply with all applicable lobbying prohibitions and laws as required by U.S. Code Title 31 § 1352 and ensure language regarding this requirement is included in all agreements and contracts entered into by the sub-recipient.

Selection of Procurement Method

Sub-recipients should follow their own established procurement policies. These policies should detail the following procurement methods and when it is permissible to use them:

- **Small purchase** – Must obtain price or rate quotations from an adequate number of qualified sources; procurement must be competitive.
- **Sealed bids** – Must make a firm fixed-price award to the bidder whose bid is the most advantageous to the grantee. If factors other than price are considered in determining the winning bid, the invitation for bids must describe clearly these other factors and how they will be applied in calculating the bids.
- **Competitive proposals** – Fixed-price or cost-reimbursement type contract. Must identify all evaluation factors and their relative importance, considering price and other factors.
- **Sole-source procurements** – Used only when the small purchase, sealed-bid or competitive proposals methods are not feasible, and one of the following circumstances exists:
  - The item is only available from one source
  - There is a public exigency or emergency need for the item that will not permit the delay associated with competitive solicitation
  - After solicitation of a number of sources, competition is determined inadequate.
The awarding agency (Cal-OES) must authorize all noncompetitive proposals over $150,000 prior to the award of purchase; send sole source requests to the Santa Ana Fiscal Coordinator for approval.

**Reasonableness of Cost/Price**

Sub-recipients are required to perform some form of price or cost analysis to determine the reasonableness of the proposal’s cost. Not necessary if the sealed bid method is used, as the market of competitive bidding brings forth the most reasonable prices. Without performing a proper analysis, there is simply no certainty that fair and reasonable prices are being charged.

The single overriding requirement is that a sub-recipient must examine every cost element listed in an offer. To do so, the contractor must have an accounting system that properly tracks costs and allocates them to the proper categories. Through a cost analysis, determinations are made on which costs are real and reasonable, allowable under grantee regulations or rules, and properly allocated to the work to be performed under proposed contracts.

**Conflicts of Interest**

No official or employee of local government shall participate personally through decisions, approval, recommendation, or otherwise in any application, contract, award, agreement with federal funds, in which he/she or immediate family, partners, organization in which they participate or prospective employment, has a financial interest, or has less than an arms-length transaction. Violations may result in criminal, civil, or administrative penalties.

**State EOC, Aviation, and Sole Source Pre-Approval Requirements**

For all UASI projects that establish or enhance an Emergency Operation Center (EOC), project managers must submit the Cal-OES Establish/Enhance Emergency Operations Center (EOC) Request Form (See Forms) to the Santa Ana UASI Fiscal Coordinator for pre-approval.

Any and all Aviation Equipment projects must also be pre-approved by Cal-OES before purchases begin. The Cal-OES Aviation Request Form (Refer to CD) once completed must be forwarded to the Santa Ana UASI Fiscal Coordinator.

Finally, all Sole Source purchases over $150,000 require pre-approval from Cal-OES, before any purchases are made. Once completed, the Request for Sole Source Procurement Authorization Form (Refer to CD) must be forwarded to the Santa Ana UASI Fiscal Coordinator for approval. A copy of the sole source approval from the sub-recipient’s Purchasing Agent must be included in the request submitted to the Grant Office. Further documentation supporting the procurement effort may be requested for review by CalOES.

**Documentation**

Sub-recipients are required to maintain records sufficient to detail the history of procurement:

- The rationale for the method of procurement (small purchase, sealed bid, etc.)
- The selection of contract type (fixed-price, cost reimbursement, etc.)
- Contractor selection or rejection; and
- The basis of the contract price.

If procurement exceeds the small purchase amount, the sub-recipient must include in
its procurement records and files:
- The basis for contractor selection
- Justification for lack of competition when competitive bids or offers were not obtained
- The basis for the award cost or price

**Performance Bonds**

Sub-recipients are required to purchase performance bonds for any equipment items that exceed $250,000 or for any vehicles including aircraft or watercraft that are financed with homeland security funds. The cost of the performance bond is an allowable expense under the UASI grant program. Per the HSGP State Supplemental Guidance, equipment purchased under a performance bond must be received within 90 days of the Recipient’s (City of Anaheim or City of Santa Ana) performance period.

**New requirement:** A copy of the performance bond must be submitted to the awarding agency (CalOES) no later than the time of reimbursement.

**Indirect Costs (Facilities and Administration)**

Under the FY15 UASI Grant Program, recipients and sub-recipients are allowed to claim indirect costs based on their federally approved indirect cost rate for expenses that are not easily tied to a specific object or activity (direct costs) and fall within the “Facilities” or “Administration” categories. Per 2 CFR Part 200.414, “Facilities” is defined as depreciation on buildings, equipment and capital improvement, interest on debt associated with certain buildings, and operations and maintenance expenses. “Administration” is defined as general administration and general expenses such as the director’s office, accounting, personnel and all other types of expenditures not listed specifically under the “Facilities” sub-category. The indirect costs eligible for reimbursement under FY15 are based on an approved percentage of the total claimed expenditures, excluding equipment and contract costs. A copy of the approved rate is required at the time of application, and must be provided to DHS/FEMA before indirect costs are charged to the award.

As part of the FY15 UASI Grant Application process, the ASA UASI was required to notify CalOES as to whether or not they would be claiming indirect costs under the FY15 award. The Grant Office has elected not to claim “Facilities” and “Administration” costs under this grant cycle.
Training Program Overview

The Anaheim/Santa Ana Urban Areas allocates training funds to applicable Orange County jurisdictions based proportionately on each jurisdiction’s number of first responders.

Although no longer a DHS requirement, ASAUASI will continue to dedicate 10% of the total grant allocation to eligible training expenses as set forth by the Urban Area Working Group (UAWG). The UAWG makes recommendations that will enhance regional preparedness, ensure standardization within Orange County, avoid duplication of efforts, and maximize the use of grant funds. The UAWG also considers the Urban Area’s multi-year Training and Exercise plan.

The UAWG will determine training needs based on an evaluation of the region’s gap in capabilities and the Urban Area’s Multi-year Training and Exercise Plan. The UAWG will maintain a current list of eligible training courses to meet regional training needs. Eligible costs for training under the FY15 UASI allocation will be reimbursed through the Santa Ana UASI Office. Please refer to the training calendar on the Orange County Intelligence Assessment Center (OCIA) website, https://ociac.org, for a list of approved UASI training courses and deliveries.

Regional Training

Attendance for regional training classes will be coordinated through the Anaheim/Santa Ana Training and Exercise Coordinator and the OCIAC website. Jurisdictions must adhere to the Approval Process outlined below prior to attendance by personnel in a regional training class. Approved classes will qualify for reimbursement for the following expenses: Tuition, Overtime/Backfill for approved Instructors, and Travel Costs (e.g. airfare, mileage, per diem, hotel). Reimbursement guidelines are listed below. Please note, for regional training courses provided locally, one tracking request number will be requested for all participating jurisdictions; contact the UASI Training and Exercise Coordinator for confirmation.

Reimbursement Guidelines

Training expenses that are submitted for reimbursement must adhere to the FY15 State and Federal Homeland Security Grant Program Guides, and applicable Code of Federal Regulation (CFR). In accordance with this guidance, several regulations are highlighted below:

- Reimbursable training costs for approved training includes: Tuition, Overtime and Backfill for approved instructors, and Travel Costs (i.e. airfare, mileage, per diem, hotel, etc.). All expenses must comply with each jurisdiction’s established policies.

- Overtime and backfill are reimbursable expenses, but at NO time is dual compensation (overtime and backfill) allowable during the same training day. In order to pay for backfill, agencies must have incurred the expense of paying overtime to fill a position vacated by the employee on the day of the training.

- Personnel costs for employees who provided training instruction on a normal work day are not reimbursable.

- For agencies that have extended shifts (12-24 hours) please note that backfill can only be reimbursed for the time that the employee was not able to work their normal shift due to
the training.

- Reimbursement for “Fringe Benefits” in overtime and backfill is limited only to Federal Insurance Contributions Act (FICA), Workers’ Compensation, and Unemployment Insurance.
- Tips, alcohol, and entertainment are not reimbursable expenses.
- Agencies must retain expense related documentation for three years past the close of the grant by CalOES and the ASAUA Grant Office.

To submit for reimbursement, sub-recipients will need to complete the Travel Reimbursement Application Worksheet (see Forms) for each completed course. The Travel Reimbursement Application Worksheet must include the State Tracking Number for the class in order to receive reimbursement.

Payroll documentation must include a timesheet, overtime sheet, or some other form of documentation that has the following information: employee signature, grant (UASI), date(s), hours, and purpose (ex. course title attended or Backfill for employee). If the sub-recipient does not have this document, the employee must complete the Functional Timesheet (refer to Forms). All Overtime/Backfill expenses must be supported by copies of a payroll or other similar system that supports the overtime rate and number of overtime/backfill hours that submitted for reimbursement.

In addition to the Training Reimbursement Application Worksheet, sub-recipients must also complete one Reimbursement Request for Grant Expenditures form for the total amount listed on each of the Training Reimbursement Applications and Worksheets. An invoice must also be included that bills the City of Santa Ana for the total amount.

**Exercise Program Overview**

UASI Funded exercises will occur on an ongoing basis, according to the Urban Area’s Multi-year Training and Exercise Plan. Certain exercises may have funding available for expenses incurred by jurisdictions as a result of participation in or the development of UASI funded exercises. All expenses to be reimbursed through UASI must receive prior approval from the Anaheim/Santa Ana UASI Grant Office. Any questions regarding the Exercise Program, contact the Anaheim/Santa Ana UASI Training and Exercise Coordinator.
SEEKING REIMBURSEMENT

The following documentation is required for reimbursement:

Equipment Reimbursement Documentation:
- City/Agency Invoice billing the City of Santa Ana for Reimbursable charges
- Reimbursement Request for Grant Expenditures Form (refer to Forms)
- Copies of Invoices Received and Paid by Sub-Recipient
- Copies of Payments (Checks Issued)
- Copies of Requisitions and Purchase Orders
- Packing Slip with Itemized Equipment Purchases
- Equipment Reimbursement Worksheet

Training Reimbursements Documentation:
- City/Agency Invoice billing the City of Santa Ana for Reimbursable charges
- Reimbursement Request for Grant Expenditures Form (refer to Forms)
- 2015 Travel Reimbursement Worksheet (refer to Forms)
- Copies of Invoices Received and Paid by Sub-Recipient
- Copies of Payments (Checks Issued)
- Documentation of payroll records verifying hourly rate and overtime/backfill rate, as well as proof of total overtime cost paid for each employee.
- Copies of signed employee documentation or UASI Functional Timesheets for overtime/backfill (Refer to Forms)
- Copy of the Tracking Number
- Copy of roster showing proof of instruction
- Copies of all receipts for tuition, travel, lodging and per diem. If the sub-recipient’s travel policy indicates actual costs will be reimbursed, the sub-recipient must submit all receipts. If the sub-recipient’s travel policy is to provide a daily Per Diem, then records must be provided that document the amount of Per Diem provided.
- DEADLINE to submit final training reimbursement packet: December 31, 2017.

Other Approved Personnel Cost (Planning, M&A, and Organization) Reimbursement:
- City/Agency Invoice billing the City of Santa Ana for Reimbursable charges
- Reimbursement Request for Grant Expenditures (refer to Forms)
- Copies of Employee Job Descriptions/Duties Related to the Grant
- Copies of payroll records verifying hourly rate and overtime/backfill rate, as well as proof of total overall payroll costs.
- Copies of signed employee payroll documentation or UASI Functional Timesheets for overtime/backfill or approved UASI salaries (refer to Forms)

Quarterly Reimbursement Requests

The Anaheim/Santa Ana UASI Grant Office is requesting Sub-Recipients turn in invoices on a quarterly basis. We prefer one invoice for all expenditures that occurred during any given quarter. The Grant Office realizes that financially this might not be feasible for all sub-recipients. If that is the case, we ask a single submission on a monthly basis for all expenditures that occurred during that month.
Deadline to Submit for Reimbursement

Sub-Recipients are encouraged to seek reimbursement throughout the grant cycle, as funds are expended. Final Reimbursement Packets (for all other projects outside of Training) are to be turned in NO LATER THAN **March 31, 2018**.

Final training reimbursement packets for instructor participation must be submitted no later than **December 31, 2017** in order for unspent training funds to be reallocated.
Part 5 – Financial and Equipment Monitoring Requirements

Monitoring Program Overview

In an effort to ensure the Anaheim/Santa Ana UASI is compliant with all federal, state and local laws and requirements, and to make certain all activities carried out under the Anaheim/Santa Ana UASI grant program are both reasonable and allowable, every sub-recipient who receives funding will be monitored by staff from the Anaheim/Santa Ana UASI grant offices. It is through a comprehensive application process and monitoring that the Anaheim/Santa Ana UASI hopes to achieve its goal of performing effective grants management.

Procurements

Sub-recipients shall use their own procurement procedures and regulations, provided their procurement procedures and regulations conform to applicable Federal law and standards.

Equipment

For purposes of this guide, “Equipment” is defined as follows: “An article of nonexpendable, tangible personal property having a useful life of more than one year and a per-unit acquisition cost which equals or exceeds the lesser of the capitalization level established by the governmental unit for financial statement purpose, or $5,000.”

Refer to the DHS FY15 Homeland Security Grant Program – Notice of Funding Opportunity and the Authorized Equipment List (AEL) for allowable equipment expenses. The 21 allowable equipment categories for the FY15 HSGP are listed on the web-based AEL at: http://www.fema.gov/media-library-data/20130726-1825-25045-7138/fema_preparedness_grants_authored_equipment_list.pdf. Unless otherwise stated in program guidance, equipment must meet all mandatory regulatory and/or DHS-adopted standards to be eligible for purchase using UASI funds. Sub-recipients will be responsible for obtaining and maintaining all necessary certifications and licenses for the purchased equipment.

Physical Inventory

As noted above, the purpose of the monitoring visit whether formal or informal, is to oversee and ensure that sub-recipients are expending and using funds on projects that have been pre-approved. Furthermore, once the projects are completed, that the resulting equipment is being used in a manner consistent with the original intent and request.

To that end, and in compliance with federal, state, and local grant guidelines, strategies, and policies, a representative from the Anaheim/Santa Ana grant offices will be required to physically inspect, tag, and inventory all UASI funded equipment. The Anaheim/Santa Ana UASI grant offices will conduct a monitoring review of all Operational Area UASI funded equipment at least once every two years. Equipment items must be inspected and monitoring reviews completed throughout the life of the equipment, terminating when disposition takes place. Disposal records for equipment acquired with Federal funds must be retained for 3 years after final disposition. Please refer to the ASAUA Equipment Guidelines for a review of the applicable rules and regulations regarding the purchase and maintenance of federally
During a review, verification will be made that the following conditions do, or do not exist:

- There is a regional (operational area) application to the equipment.
- There is an established and documented Point of Contact/Custodian (POC) who is responsible for the providing all requested documentation to the monitor, as well as upkeep and care for the equipment.
- There is an established and documented process for inventorying equipment and tracking its use, maintenance, and training/exercising.
- Current and accurate equipment records are kept including: description, serial number, source of equipment, title holder, acquisition date, cost of equipment, percentage of federal participation in the cost, location kept, use of and condition of equipment, date of disposal (if applicable), and sale price (if applicable).
- Complete financial records are on hand, to include a full procurement/purchasing packet (quotes, bids, etc.), purchase orders and/or contracts, invoices, payments, packing slips, and any other documentation the sub-recipient deems necessary to show grant funds have been used according to the grant, administrative, and financial guidelines mentioned in Chapter 1 of this guide. Refer any financial recordkeeping questions to the Anaheim or Santa Ana Grant Fiscal Coordinator.
- Quality Control guidelines exist to ensure adequate safeguards to prevent loss, damage, or theft of equipment.
- If there is a case of loss, damage, or theft of equipment, the custodial agency must notify the Anaheim/Santa Ana UASI grant office in writing no later than 30 days calendar days. If lost, stolen, or damaged beyond repair, the equipment shall be replaced with that of like kind and capability, at the custodial agency’s own expense.

The Sub-Recipient will be notified of any compliance issues (findings) discovered during the monitoring review. Advisory recommendations will be provided to ensure future compliance with grant regulations. Depending on the nature of the compliance issues identified, further action may be necessary and include penalties for the custodial agency. Penalties are not limited to, but may include: re-possession of the funded equipment by the Anaheim/Santa Ana UASI Grant Offices, future denial of project requests, etc.

**Maintenance & Disposal**

The custodial agency will be responsible for all maintenance or repair related to UASI funded equipment, outside those covered by a manufacturer’s warranty. When original or replacement equipment acquired under a grant or sub-grant is no longer needed for the intended use, or original project or program, disposition will be made as follows:

- Equipment with a current per-unit fair market value less than $5,000 may be retained, sold, or otherwise disposed of with no further obligation to the awarding agency.
- Equipment with a current per-unit fair market value in excess of $5,000 may be retained or sold, and the awarding agency (Cal-OES) shall have a right to an amount
calculated by multiplying the current market value or proceeds from sale by the awarding agency’s share of the equipment.

- If not sold or retained, the equipment shall be returned to the Recipient (Anaheim/Santa Ana UASI grant office).
- Sub-Recipient must contact ASAUA Grant Office prior to initiating disposition process. Grant Office is required to reach out to awarding agency for disposition instructions prior to taking any action.

Please refer to the ASAUA Equipment Guidelines (included on CD under Grant Guidance) for a review of all applicable rules and regulations regarding the purchase and maintenance of federally funded equipment. Any questions regarding equipment and logistical monitoring, contact the UASI Grant Office.
Part 6 – Closeout

The sub-recipient will receive notification of the closeout of FY15 UASI Grant Program once instructions have been issued by CalOES. The recipient (Anaheim/Santa Ana UASI) must submit the final Performance Report and Bi-Annual Strategy Implementation Report (BSIR) before approval and closeout will be issued. Once approved, CalOES will notify the Anaheim/Santa Ana UASI Grant Office of the start of the record retention period for all programmatic and financial grant-related records.

Record Retention

Sub-recipients must retain all financial records and supporting documents for a period of three years from the date of submission of the final expenditure report by the Anaheim/Santa Ana UASI. Notification of the closeout date and subsequent record retention period will be disseminated by CalOES and passed through to the sub-recipient.
Part 7 – Conclusion

It is critical that sub-recipients become familiar with the guidelines as set forth in this document, as well as the others referred to in this guide. With the overlap of grant cycles and nuances found within in each, the grant administrators and coordinators will rely on sub-recipients to provide timely, accurate information and documentation for a successful implementation of the UASI Grant Program.

FY15 UASI Grant Timeline

<table>
<thead>
<tr>
<th>Event/Deadline</th>
<th>Date</th>
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<tbody>
<tr>
<td>Anaheim/Santa Ana UASI Performance Period Begins</td>
<td>September 1, 2015</td>
</tr>
<tr>
<td>Anaheim/Santa Ana UASI Award</td>
<td>September 25, 2015</td>
</tr>
<tr>
<td>Anaheim/Santa Ana Sub-Recipient Performance Period Begins</td>
<td>November 18, 2015</td>
</tr>
<tr>
<td>Urban Area Working Group (UAWG) Rollout Meeting</td>
<td>November 18, 2015</td>
</tr>
<tr>
<td>Sub-Recipient Agreement &amp; Eligibility Packet Due</td>
<td>April 1, 2016</td>
</tr>
<tr>
<td>Quarterly Project Status Report #1 Due</td>
<td>April 10, 2016</td>
</tr>
<tr>
<td>Quarterly Project Status Report #2 Due</td>
<td>July 10, 2016</td>
</tr>
<tr>
<td>Quarterly Project Status Report #3 Due</td>
<td>October 10, 2016</td>
</tr>
<tr>
<td>Quarterly Project Status Report #4 Due</td>
<td>January 10, 2017</td>
</tr>
<tr>
<td>Quarterly Project Status Report #5 Due</td>
<td>April 10, 2017</td>
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<tr>
<td>Quarterly Project Status Report #6 Due</td>
<td>July 10, 2017</td>
</tr>
<tr>
<td>Quarterly Project Status Report #7 Due</td>
<td>October 10, 2017</td>
</tr>
<tr>
<td>Quarterly Project Status Report #8 Due</td>
<td>January 10, 2018</td>
</tr>
<tr>
<td>Quarterly Project Status Report #9 Due</td>
<td>April 10, 2018</td>
</tr>
<tr>
<td>Deadline to Submit Completed Training Reimbursement Packets</td>
<td>December 31, 2017</td>
</tr>
<tr>
<td>Final Reimbursement Packets Due</td>
<td>March 31, 2018</td>
</tr>
<tr>
<td>Anaheim/Santa Ana UASI Sub-Recipient Performance Period Ends</td>
<td>April 30, 2018</td>
</tr>
<tr>
<td>Anaheim/Santa Ana UASI Grant Performance Period Ends</td>
<td>May 31, 2018</td>
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</tbody>
</table>
ATTACHMENT C

Trailer to be Transferred

The equipment to be transferred is a 500 gallon diesel fuel trailer. The trailer to be transferred will be accompanied by a Certificate of Registration and California Department of Motor Vehicles Permanent Trailer Identification (PTI) License Plate. The following chart provides a listing of the trailers being transferred and the associated agency receiving each.

<table>
<thead>
<tr>
<th>VEHICLE IDENTIFICATION NUMBER</th>
<th>CALIFORNIA EXEMPT LICENSE PLATE</th>
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ATTACHMENT D
FEMA REQUIRED PROVISIONS

a. Audit Records - With respect to all matters covered by this agreement all records shall be made available for audit and inspection by MWDOC, the grant agency and/or their duly authorized representatives for a period of three (3) years from the termination of this Agreement. For a period of three years after final delivery hereunder or until all claims related to this Agreement are finally settled, whichever is later, RECIPIENT shall preserve and maintain all documents, papers and records relevant to the services provided in accordance with this Agreement, including the Attachments hereto. For the same time period, RECIPIENT shall make said documents, papers and records available to City and the agency from which City received grant funds or their duly authorized representative(s), for examination, copying, or mechanical reproduction on or off the premises of RECIPIENT, upon request during usual working hours.

b. RECIPIENT shall provide to City all records and information requested by City for inclusion in quarterly reports and such other reports or records as City may be required to provide to the agency from which City received grant funds or other persons or agencies.

c. Section 504 of the Rehabilitation Act of 1973 (Handicapped) - All RECIPIENTs of federal funds must comply with Section 504 of the Rehabilitation Act of 1973 (The Act). Therefore, the federal funds RECIPIENT pursuant to the requirements of The Act hereby gives assurance that no otherwise qualified handicapped person shall, solely by reason of handicap be excluded from the participation in, be denied the benefits of or be subject to discrimination, including discrimination in employment, in any program or activity that receives or benefits from federal financial assistance. The RECIPIENT agrees it will ensure that requirements of The Act shall be included in the agreements with and be binding on all of its contractors, subcontractors, assignees or successors.

d. Americans with Disabilities Act of 1990 - (ADA) RECIPIENT must comply with all requirements of the Americans with Disabilities Act of 1990 (ADA), as applicable.

e. Political Activity - None of the funds, materials, property, or services provided directly or indirectly under this agreement shall be used for any partisan political activity, or to further the election or defeat of any candidate for public office, or otherwise in violation of the provisions of the "Hatch Act" (see 5 U.S.C. 1501-1508 and 7324-7326).

f. Civil Rights Compliance and Notification of Findings - RECIPIENT will comply, and all its contractors (or sub recipients) will comply, with the nondiscrimination requirements of the Omnibus Crime Control and Safe Streets Act of 1968, as amended, 42 U.S.C. 3789 (d), or Victims of Crime Act (as appropriate); Title VI of the Civil Rights At of 1964, as amended; Section 504 of the Rehabilitation Act of 1964, as amended; Subtitle A, Title II of the Americans with Disabilities Act (ADA) (1990); Title IX of the Education Amendments of 1972; the Age Discrimination Act of 1975; Department of Justice Non-Discrimination Regulations, 28 CFR Part 42, Subparts C, D, E, and G; and Department of Justice regulations on disability discrimination, 28 CFR Part 35 and 39. In the event a Federal or State court, Federal or State administrative agency, or the RECIPIENT makes a finding of discrimination after a due process hearing on the
grounds of race, color, religion, national origin, sex, or disability against a RECIPIENT of funds, the RECIPIENT will forward a copy of the findings to MWDOC which will, in turn, submit the findings to the Office of Civil Rights, Office of Justice Programs, U.S. Department of Justice.

   g. RECIPIENT will comply, and all its contractors (or subrecipients) will comply, with all requirements of the Copeland “Anti-Kickback” Act (18 U.S.C. 874) as supplemented in Department of Labor regulations (29 CFR Part 3), as applicable.

   h. RECIPIENT will comply, and all its contractors (or subrecipients) will comply, with all requirements of the Davis-Bacon Act (40 U.S.C. 276a to 276a-7) as supplemented by Department of Labor regulations (29 CFR Part 5), as applicable.

   i. RECIPIENT will comply, and all its contractors (or subrecipients) will comply, with all requirements of the Copeland “Anti-Kickback” Act (18 U.S.C. 874) as supplemented in Department of Labor regulations (29 CFR Part 3), as applicable.

   j. RECIPIENT will comply, and all its contractors (or subrecipients) will comply, with all applicable standards, orders or requirements issued under Section 306 of the Clean Air Act (42 U.S.C. 1857(h)), Section 508 of the Clean Water Act (33 U.S.C. 1368), Executive Order 11738, and the Environmental Protection Agency regulations (40 CFR part 15), as applicable.

   k. RECIPIENT will comply, and all its contractors (or subrecipients) will comply, with all requirements of the Energy Policy and Conservation Act (Pub. L. 94-163, 89 Stat. 871), (53 FR 8078, 8087, Mar. 11, 1988, as amended at 60 FR 19639, 19645, Apr. 19, 1995), as applicable.

   l. RECIPIENT agrees that the Department of Homeland Security shall have the authority to seek patent rights for any process, product, invention or discovery developed and paid for with funding through this Agreement.

   m. RECIPIENT may copyright any books, publications or other copyrightable materials developed in the course of or under this Agreement. However, the federal awarding agency, State Administrative Agency (SAA) and City reserve a royalty-free, non-exclusive, and irrevocable license to reproduce, publish or otherwise use, and to authorize others to use, for federal government, SAA and/or City purpose:

      (1) the copyright in any work developed through this Agreement; and

      (2) any rights of copyright to which the subcontractor purchases ownership with support through this grant. The Federal government’s, SAA’s and City’s rights identified above must be conveyed to the publisher and the language of the publisher’s release form must ensure the preservation of these rights.
TO: Board of Directors

FROM: Administration & Finance Committee
(Directors Thomas, Osborne, Finnegan)

Robert J. Hunter, General Manager

Staff Contacts: J. Berg, Director of Water Use Efficiency

SUBJECT: Turf Removal Rebate Program Process Evaluation

STAFF RECOMMENDATION

Authorize the General Manager to contract with Mission Resource Conservation District and Water Wise Consulting for field verification of completed Turf Removal projects at a cost not to exceed $100,000.

COMMITTEE RECOMMENDATION

Committee concurred with staff recommendation.

SUMMARY

In early spring 2016, Metropolitan began conducting an audit across their service territory of the Turf Removal Rebate Program, which includes MWDOC’s program. According to a progress report given by General Auditor Gerald Riss at the May 24 Executive Committee Meeting, the Metropolitan audit is 75% complete and the results of the audit are planned to be presented to the Metropolitan Board in July.

MWDOC consistently conducts its own program process and impact evaluations, at natural program lulls or in concurrence with a grant award term-end. Accordingly, MWDOC had planned to conduct a Turf Removal Rebate Program Process and Impact evaluation of its own this summer. The purpose of this evaluation is to evaluate the program implementation...
process, to identify program refinements, and to establish the program effectiveness through a water savings metric specific to Orange County.

REPORT

In an effort to provide consistency with Metropolitan’s audit, MWDOC has begun its Process and Impact Evaluation ahead of schedule. As reported at the May A&F Committee meeting, MWDOC staff initiated contracts with Mission Resource Conservation District and Water Wise Consulting to conduct field verification inspections. On May 13 these contracts were entered into under the General Managers authority of $25,000 each.

These contractors were selected through a proposal process as having the necessary experience, competitive cost proposals and availability to perform this work with an accelerated schedule. A third proposal was also received, however the contractor was found to have limited experience and an excessive cost proposal.

At this time it has been determined that these contract limits should be increased to accommodate a greater number of quality control field verification inspections. Using cost information ascertained from the initial 20% of the completed inspections, staff has calculated an estimated cost to complete the total inspection sample, by the end of June, for just under $100,000.

Using a statistically valid framework, 83 commercial and 98 residential properties are to be inspected (Table 1). The distribution of the sample set is representative of the program participation levels within each retail agency for both commercial and residential sites. Additionally, commercial properties are categorized into small, medium and large sites, and include a wide distribution of third party landscape contractors used by the property owners to perform the turf removal and installation of new landscapes.

<table>
<thead>
<tr>
<th></th>
<th>Commercial Small (up to 5,000 sq-ft)</th>
<th>Commercial Medium (10,000-50,000 sq-ft)</th>
<th>Commercial Large (100,000-550,000 sq-ft)</th>
<th>Residential (up to 3,000 sq-ft)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of Sites</td>
<td>25</td>
<td>37</td>
<td>21</td>
<td>98</td>
</tr>
</tbody>
</table>

In addition to field verification inspections, MWDOC’s Process and Impact Evaluation will include surveys of program participants, retail agency staff, and inspection staff. MWDOC staff will return to the Board at the Planning and Operations Committee to provide a summary of results at the conclusion of the Process and Impact Evaluation.
CONSENT CALENDAR ITEM  
June 15, 2016

TO: Board of Directors  
FROM: Administration & Finance Committee  
Robert Hunter, General Manager  
STAFF: Cathleen Harris, Administrative Services Manager  
Katie Davanaugh, Sr. Executive Assistant  
SUBJECT: Records Management Services  

STAFF RECOMMENDATION  
Staff recommends the Board of Directors: Award a contract to Gladwell Government Services based on their proposal in response to the District's Request for Quote for Records Management Services and authorize the General Manager to enter into an agreement with Gladwell Government Services based on the tasks outlined in the Request for Quote in an amount not to exceed $30,350.

COMMITTEE RECOMMENDATION  
Committee concurred with staff recommendation.

SUMMARY  
In an effort to continue to improve efficiencies District wide and utilize office space more efficiently, staff initiated a Needs Assessment of the District's current records management system. In March of 2016, an independent Records Management Needs Assessment was conducted to determine unmet needs and make recommendations as it relates to the District's records management system(s) with the intent to bring the District's policies and practices current to industry standards, improve efficiencies and transparency, provide a consistent practice for employees to follow; and reduce duplication of work effort. The District completed a records management needs assessment 14 years ago in 2002. Although the recommendations did not have budgets provided to assist the District in implementation, some of the recommendations were implemented, including creation of a records retention
schedule, implementation of an electronic content management system (Laserfiche), and creation of a simple e-mail policy. There is a need to make significant improvements in this area and there is support by Management in making this a priority. Therefore, staff prepared a Request for Quote in seeking proposals to implement the tasks outlined from the March 2016 needs assessment.

MWDOC staff prepared and distributed a Request for Quote (RFQ) to seek proposals from 12 records management consultants and posted the RFQ to the Association of Records Management and Administrators (ARMA) website and the MWDOC website. A total of five proposals were received, three which were solicited and two that were unsolicited.

The proposals were reviewed by Katie Davanaugh and Cathy Harris and considered on the basis of the consultant's ability to perform the specific tasks outlined in the RFQ; qualifications of the specific individuals who will work on the project; demonstrated record of success (references) on work previously performed; as well as cost considerations.

List of Consultants and Costs:

<table>
<thead>
<tr>
<th>Consultants</th>
<th>Cost to complete Scope of Work</th>
<th>Travel costs</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gladwell Environmental Services, Inc. (Lake Arrowhead, CA)</td>
<td>$30,350</td>
<td>$8,500</td>
<td>$30,350</td>
</tr>
<tr>
<td>Imerge (Albuquerque, NM)</td>
<td>$29,750</td>
<td>$12,326</td>
<td>$42,076</td>
</tr>
<tr>
<td>Records systems Associates (Oakland, CA)</td>
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</tr>
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<td>Kaizen InfoSource (Palo Alto, CA)</td>
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<td>$4,000</td>
<td>$84,000</td>
</tr>
<tr>
<td>Ilona Koti (Pollock Pines, CA)</td>
<td>$87,500</td>
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<td>$87,500</td>
</tr>
</tbody>
</table>

Based on staff's review and evaluation of the proposals, it is recommended that the District enter into an agreement with Gladwell Government Services in the amount of $30,350 in accordance with the proposal submitted (copy attached).

Staff budgeted $24,900 in the 16/17 budget for records management consulting services and the proposed amount is $30,350. The additional $5,450 is available in the budget from professional services. A total of $72,900 was budgeted in professional services for Records Management scanning services/staffing and consulting.
Proposal
Records Management Services

Municipal Water District of Orange County

May 31, 2016

prepared by

GLADWELL GOVERNMENTAL SERVICES, INC.
Records Management/Computer Technologies, Standards & Engineering

P.O. Box 62, 1628 Tintel Lane, Lake Arrowhead, CA 92352-0062
voice: (909) 337-3516 • e-mail: info@gladwellgov.org • www.gladwellgov.org
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May 31, 2016

Cathy Harris, Administrative Services
Municipal Water District of Orange County
18700 Ward Street
P.O. Box 20895
Fountain Valley, CA 92728

Dear Ms. Harris:

Thank you for the opportunity to submit a response to MWDOC’s Request for Quote and Qualifications for Records Management Services.

We understand the purpose of the RFQ is to improve the District’s Records Management Program, as outlined in the Records Management Needs Assessment and the RFQ.

We are committed to participating in the entire selection process as determined by MWDOC.

Gladwell Governmental Services, Inc. is recognized as the expert in California Municipal Government Records Management Systems; we can provide many advantages to MWDOC:

1. GGS has worked with over 150 municipal governments in California, and has excellent knowledge of “best practices” and legal requirements in California, including many water districts.
2. We have no vendor affiliations, have no relatives that offer software or other services, and do not sell any products, therefore can provide objective recommendations based upon what is in your best interest, rather than be driven by unknown profit motives.
3. Services will be provided by the most qualified staff member, as opposed to the typical practice of other firms (e.g., initial presentations made by qualified professionals, then assign less qualified staff members to do the work.)
4. GGS is an expert in Laserfiche utilization and administration.
5. Ms. Gladwell was a former City Clerk, and has excellent knowledge of local government from the “inside out”.

I appreciate the opportunity to respond to your Request for Proposal; please feel free to call or e-mail me with any questions you may have.

Sincerely,

Diane R. Gladwell, MMC
President
SCOPE OF SERVICES

1: Revise Records Retention Schedules, Records Destruction Procedures, e-mail Policies, Trustworthy Electronic Records Policies; Provide Employee Training

Gladwell Governmental Services, Inc. (GGS) will revise the District’s Records Retention Schedule, then meet on site with each department to review and revise the schedule, including a discussion of “Best Practices” and legal requirements of other water districts in California.

GGS will provide draft staff reports, resolutions, meeting schedules, memoranda and other material to assist the District in managing the project.

Following adoption of the records retention schedules by the Board of Directors, GGS will provide written policies and procedures for Records Destruction, e-mail and Trustworthy Electronic Records.

GGS will provide training and assistance to all departments in the use of the adopted Records Retention Schedules, e-mail, and Trustworthy Electronic Records.

Four full on-site days.

2: Coordinate the selection and training of Temporary Staff to Sweep Records in Library, Vault, Various Offices, Closets, and off-site storage (Iron Mountain)

GGS will provide assistance and coordination for the specifications for temporary staff to form a “Strike Team.” GGS has many years experience in assisting temporary Strike Teams, and can assist the District in avoiding pitfalls and maximizing the accuracy and efficiency of the project.

Following the selection of the temporary staff, GGS will provide written procedures and train the employees in the proper analysis of records and application of the Records Retention Schedules. Procedures will (two on site days).

During the project, GGS will provide five additional on-site days to provide transitions to new departments and records series and/or analysis of more difficult records.

Seven full on-site days.

3: Laserfiche: Establish prioritized plans, Written Policies & Procedures, Improved Efficiency via evaluating current electronic filing system structure, provide employee training

GGS will develop prioritized plans for expansion of the Laserfiche system, focused on records series with a Permanent retention and of high-value to the District. The plan will include labor and/or outsource scanning costs to ensure each records series can be supported with the very small staffing levels at the District. This will provide a road map and budgetary information so as the District wants to expand its use, they will know the cost and impact on staff of doing so.
GGS will evaluate the District’s current electronic filing system structure and provide employee training.

(Four on site days)

4: Evaluate the former mNemoDex (Hand-typed index) and determine how to best convert to Another System in the most efficient and expedient manner

GGS will analyze the mNemoDex system, including the underlying records and how they are filed, and make recommendations / present options on converting the system to a modern, computer-searchable technology in a manner that allows efficient access to the underlying documents that are indexed into the system.

GGS will provide a written recommendation and action plan to the District

(One on site day)

5: Establish electronic Records Filing and Naming Convention Standards, provide employee training

GGS will facilitate the development District-wide and each Department’s standard file structure and naming convention, in addition to cleaning up the older electronic files so they are properly managed.

Each meeting will start with a presentation of compelling needs and Best Practices from other cities, and then an analysis of their current structure and naming conventions. GGS will facilitate developing consensus for an improved structure, in addition to the removal of old, unnecessary drafts and copies and the transfer of records still required into the new format.

Two “rounds” of meetings for each department will be provided.

(Five on site days)

6: Review and update the Administrative Code

GGS will review and make recommendations to update the Administrative Code in “Track Change” format.

(All services provided via e-mail and telephone calls)

7: Develop and implement New Employee Training / Annual Training Procedures

GGS will develop a syllabus, and all material for new employees and an annual employee training program

(All services provided via e-mail and telephone calls)
8: Develop and Implement a Records Management Audit Program

GGS will develop a Records Management Audit program and procedure and provides the conduct of the first audit.

(One on-site day)
KEY PERSONNEL

All work is performed by the President of Gladwell Governmental Services, Inc., Diane R. Gladwell, MMC. Ms. Gladwell is certified as a Master Municipal Clerk, the highest certification issued by the International Institute of Municipal Clerks, responsible for Records Management in municipal governments worldwide.

Assignments are not delegated to less skilled personnel or subcontractors, assuring the project is well-coordinated without communication problems or scheduling conflicts among various consultants and their other projects.

This also assures the highest quality work, as Ms. Gladwell has over 30 years’ experience in managing records in local government agencies in California.
QUALIFICATIONS and EXPERIENCE

SUMMARY

Diane R. Gladwell is a Certified Municipal Clerk with over twenty years experience managing in public and private sectors. Recipient of multiple awards recognizing excellence in municipal clerk administration. Facilitator, author and instructor for document imaging, best practices and reengineering in over 100 organizations, including AIIM, ARMA and COMDEX.

PROFESSIONAL BACKGROUND

Gladwell Governmental Services, Inc.                  1989 to present
President

Clients have included over 100 California Cities and Counties; VISA Corporation; City and County of Kansas City, Kansas; Saint Paul, Minnesota; the International Institute of Municipal Clerks (IIMC); and the City Clerks Association of California (CCAC). Projects have included:

1. Organization-wide and Department-level Records Management Programs:
   Retention Schedules, Procedures, Manuals and Training
2. Document Imaging (Optical Disk) System Acquisition or Remediation
3. Educational Programs and Publications in Technology, Business Process Reengineering,
5. Elections Management.

City of San Luis Obispo                              1992 to 1995
City Clerk

As a member of the management team, responsible for records management, election administration, municipal code maintenance, FPPC disclosures, special event permits, City Council support, and coordination of over 20 boards and commissions for the City of San Luis Obispo. Administration of the agenda process and all public notification and advertisement.

Received the Presidents Award of Distinction for Excellence in Organization and Administration from the California Clerks Association (1994). Reduced expenses by 22% while increasing services to the public; developed “InfoSLO” computerized information kiosk, electronic advertising and electronic agendas; reengineered all programs and processes in the Division.

City of Glendale                                     1989 to 1992
Assistant City Clerk

As a member of management, responsible for records management, election administration, municipal code maintenance, FPPC disclosures, business licensing, film permits and special events for Glendale (population 187,000). Supervised Council and Redevelopment Agency agendas, packets and minutes preparation as required; administrated publication and mailing of legal notices, bids, and process claims for the City. Develop, presented and administrated City Clerk annual budget of $800,000. Acted as Public Information Officer for the City during emergencies (Glendale fire, storm damage). Supervised a staff of nine who serve a culturally diverse community.
Developed, implemented, and administrated a city-wide records management program based on optical disk technology which has received international, national and state awards for exceptional records management programs.
Administered payment systems and collections for a chain of 50 grocery stores (over five million transactions annually.) Records management for payment transactions, criminal and civil incidents for chain. A key member of the management team that developed and implemented computerized Electronic Funds Transfer for checks and credit cards as well as several custom applications to track returned items and issue check cashing cards. Budget development and administration for four Divisions representing expenditures of over $8,000,000.

EDUCATION

Pacific Southern University, Los Angeles: Bachelor of Science, Business Administration
California Polytechnic University, Pomona: Business administration courses
Citrus College, Azusa: Associate of Science, Business Administration
UCLA: Business management courses
Institution de Technologico, Yucatan, Mexico: Attended institute as a foreign exchange student
ESRI Geographic Information Systems (GIS) training

HONORS

Olsten Award for Excellence in Records Management Programs;
Association of Records Management Administrators (ARMA)
President's Award of Distinction for Excellence in Organization and Administration;
City Clerks Association of California (CCAC)
Records Management Award for Exceptional Municipal Programs Utilizing Alternative Technologies;
International Institute of Municipal Clerks (IIMC)
President's Award for Excellence in Public Presentations and Published Articles;
City Clerks Association of California (CCAC);
Rotary, International, Lake Arrowhead Chapter: Special Service Award (“Old Fire” Sticker Project which raised over $20,000 for fire victims)
(3) Honorary Service Awards (California PTA, for outstanding service to youth and community)
Life Member: Delta Mu Delta, Alpha Gama Sigma and California Scholarship Federation
Listed in Who's Who of Executives and Professionals

PRESENTATIONS AND PUBLICATIONS

University of Riverside, Extension / Technical Track for Clerks: Records Management, Elections
COMDEX
AIIM (Association for Information and Image Management)
ARMA (Association of Records Managers and Administrators)
IIMC (International Institute of Municipal Clerks)
CCAC (City Clerks Association of California)
Government Technology Conference
Co-Author: Punchcard Ballot Counting Procedures and Guidelines (various voting systems)
Author: Document Imaging
Efficient Filing
Funding Records Management Projects
Elections Management and Performance Measurement
Various articles published by ARMA, ICMA, IIMC and NAGARA

PROFESSIONAL MEMBERSHIPS

Association of Records Managers and Administrators
California Association of Clerks and Elections Officials
City Clerks Association of California (Past First Vice President, Past Second Vice President)
International Institute of Municipal Clerks (Past Chair, Resource Committee, Membership Task Force, current member, Records Management Committee)
REFERENCES

Additional California water district references are available, if requested.

Delta Diablo (Water / Sewer District)
Stacy Tucker, Records Manager
2500 Pittsburg-Antioch Hwy
Antioch, CA  94509
stacyt@deltadiablo.org

Eastern Municipal Water District
Michelle Herrington, Records Manager
2270 Trumble Rd.
Perris, CA  92572
herringm@emwd.org

Irvine Ranch Water District
Alex Aguilar, Purchasing Manager
15600 Sand Canyon Ave.
Irvine, CA  92619-7000
AGUILAR@irwd.com

Moulton Niguel Water District
Paige Gulck, Clerk to the Board
27500 La Paz Rd.
Laguna Niguel, CA.  92677
pgulck@mnwd.com

Western Municipal Water District
Margo McDaniels, Records Manager
14205 Meridian Parkway
Riverside, CA  92518
mmcdaniels@wmwd.com
BUSINESS HISTORY

Gladwell Governmental Services, Inc. (GGS) was founded as a sole proprietorship in 1989, and has provided services to over 150 local governments in the State of California. GGS was incorporated as a California “S” Corporation in 2001.

The business focuses only on Special Districts, Cities and Counties in the State of California, which has developed a high level of expertise in records management for these agencies.

We have provided like services to over 150 local government agencies in California.

GGS has no vendor affiliations, allowing us to make unbiased recommendations that are in the best interests of its clients.
### COST

<table>
<thead>
<tr>
<th>Task</th>
<th>Requested Scope of Work</th>
<th>Associated Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Evaluate and revise Records Retention Schedules, Records Destruction Procedures, e-mail Policies, Trustworthy Electronic Records Policies; Provide Employee Training</td>
<td>$7,500</td>
</tr>
<tr>
<td>2</td>
<td>Coordinate the selection and training of Temporary Staff to Sweep Records in Library, Vault, Various Offices, Closets, and off-site storage (Iron Mountain)</td>
<td>$7,900</td>
</tr>
<tr>
<td>3</td>
<td>Laserfiche: Establish prioritized plans, Written Policies &amp; Procedures, Improved Efficiency via evaluating current electronic filing system structure, provide employee training</td>
<td>$5,900</td>
</tr>
<tr>
<td>4</td>
<td>Evaluate the former mNemoDex (Hand-typed index) and determine how to best convert to Another System in the most efficient and expedient manner</td>
<td>$500</td>
</tr>
<tr>
<td>5</td>
<td>Establish electronic Records Filing and Naming Convention Standards, provide employee training</td>
<td>$5,900</td>
</tr>
<tr>
<td>6</td>
<td>Review and update the Administrative Code</td>
<td>$250</td>
</tr>
<tr>
<td>7</td>
<td>Develop and implement New Employee Training / Annual Training Procedures</td>
<td>$500</td>
</tr>
<tr>
<td>8</td>
<td>Develop and Implement a Records Management Audit Program</td>
<td>$1,900</td>
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<td></td>
<td><strong>TOTAL</strong></td>
<td><strong>$30,350</strong></td>
</tr>
</tbody>
</table>
TO: Board of Directors  
FROM: Administration & Finance Committee  
(Directors Thomas, Barbre, Finnegan)  
Robert J. Hunter, General Manager  
Staff Contact: Cathleen Harris, Administrative Services Manager  
SUBJECT: 2016/17 PAY STRUCTURE ADJUSTMENT

STAFF RECOMMENDATION

It is recommended that the Board of Directors approve a 2.10% Pay Structure Adjustment to the District Salary Ranges, as presented.

COMMITTEE RECOMMENDATION

Committee concurred with staff recommendation.

DETAILED REPORT

In accordance with District Policy, in Spring of each year, Human Resources conducts a planned pay structure adjustment survey of the direct labor market agencies to determine the percentage adjustment for the pay ranges for the upcoming fiscal year, effective July 1. This is an adjustment of pay ranges only and not salaries.

The justification for this recommendation is to keep the salary ranges consistent with the market and avoid falling behind. Without this annual adjustment a significant gap can develop and requires a significant adjustment to the pay structure during the Total Compensation Assessment, which is performed every three years.
Based on the survey data (Table 1), the average Cost of Living Adjustment increase for 2016/17 is 2.08% and the average merit amount is 4.33% with the average cola/merit combined being 5.84%.

A 4% Merit Pool is included in the 2016/17 MWDOC budget and based on the survey data, staff is recommending the Board of Directors approve a 2.10% Pay Structure Adjustment to the District Salary Ranges as presented (Table 2), effective July 2016.

In accordance with District Policy, a comprehensive compensation and benefits survey is to be conducted every three years to evaluate the market practices and job grading. The next comprehensive salary and benefits survey will be initiated in November of 2017 for completion in spring of 2018.

Staff is recommending the Board approve the proposed recommendations as presented.
### Merit Cola Agency Survey – Table 1

**2016/17**

<table>
<thead>
<tr>
<th>Agencies</th>
<th>COLA</th>
<th>MERIT</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>City of City of Brea</td>
<td>2.75%</td>
<td>2.00%</td>
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<td>Eastern Municipal Water District</td>
<td>2.30%</td>
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</tr>
<tr>
<td>El Toro</td>
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<td>Inland Empire Utilities</td>
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<td>7.50%</td>
<td>11.00%</td>
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<tr>
<td>IRWD</td>
<td>TBD</td>
<td>3.00%</td>
<td>3.00%</td>
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<tr>
<td>Laguna Beach County Water District</td>
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<td>Las Virgenes</td>
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<td>Mesa Water District</td>
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<td>MNWD</td>
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<tr>
<td>Orange County Water District</td>
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<tr>
<td>San Diego County Water Authority</td>
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<td>SMWD</td>
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<td>South Coast Water District</td>
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<td>Three Valleys Municipal Water District</td>
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<tr>
<td>Walnut Valley Water District</td>
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<td>Central Basin Municipal Water District</td>
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<td>Western Municipal Water District</td>
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<tr>
<td>Yorba Linda Water District</td>
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**AVERAGES**

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<thead>
<tr>
<th>COLA</th>
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<tbody>
<tr>
<td>2.08%</td>
<td>4.33%</td>
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</table>

TBD = Waiting to make determination on amount  
NC = No Cola

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<td>Metropolitan Water Dist. Of So. Cal</td>
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<table>
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<tr>
<td>MWDOC</td>
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<td>4.00%</td>
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Pls. Note 5% is included in the MWDOC Budget with 1% designated as PERS offset for increase to Employee Contribution rate

No Response:
- City of Fountain Valley
- Orange County Sanitation District
- City of San Clemente
- Santa Ana Watershed Project Authority
- City of Tustin
<table>
<thead>
<tr>
<th>Pay Grade</th>
<th>Dept Exempt / Non-Exempt</th>
<th>Job Classification</th>
<th>Payment Schedule</th>
<th>Range Minimum</th>
<th>25th Percentile</th>
<th>Range Midpoint</th>
<th>75th Percentile</th>
<th>Range Maximum</th>
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<td>Hourly</td>
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<td></td>
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<td>Office Specialist</td>
<td>Annual</td>
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<td></td>
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<td>Monthly</td>
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<td>$4,415</td>
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<td></td>
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<td>Hourly</td>
<td>$20.18</td>
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<td>Accounting Technician</td>
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### MWDOC PAY STRUCTURE - EFFECTIVE JULY 2016 (2.1% COLA adjustment)

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<th>Exempt / Non-Exempt</th>
<th>Job Classification</th>
<th>Payment Schedule</th>
<th>Range Minimum</th>
<th>Range 25th Percentile</th>
<th>Range Midpoint</th>
<th>Range 75th Percentile</th>
<th>Range Maximum</th>
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### MWDOC INTERN PAY STRUCTURE

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<th>Pay Grade</th>
<th>Exempt / Non-Exempt</th>
<th>Job Classification</th>
<th>Payment Schedule</th>
<th>Range Minimum</th>
<th>Range 25th Percentile</th>
<th>Range Midpoint</th>
<th>Range 75th Percentile</th>
<th>Range Maximum</th>
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<td>INT</td>
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</table>

Annual and Monthly amounts are based on a 40-hour work week.

If you have questions on the pay structure or classifications, please contact Human Resources at 714.963.3058.
TO: Board of Directors

FROM: Administration & Finance Committee
(Directors Thomas, Barbre, Finnegan)

Robert J. Hunter, General Manager

Staff Contacts: Cathleen Harris, Administrative Services Manager

SUBJECT: Adopt Resolution Establishing the Employer Paid Member Contribution Amount to California Public Employees Retirement System (CalPERS)

STAFF RECOMMENDATION

It is recommended that the Board of Directors adopt the attached Resolution establishing the employer paid member contribution amount of 2% to CalPERS, and submit the Resolution to CalPERS for its records.

COMMITTEE RECOMMENDATION

Committee concurred with staff recommendation.

DETAILED REPORT

Section 20691 of the California Government Code permits a contracting public agency to pay all or a portion of the required employee contribution to CalPERS. The Employer Paid Member Contribution (EPMC) amounts are determined by the Board annually during the budget process and become effective July 1 of each year.

The proposed 2016/2017 Budget includes an additional 1% CalPERS Employee Contribution, effective July 1, 2016. The total Employee Contribution to CalPERS for 2016/17 will be 5%. This requires that a Resolution be adopted by the Board establishing MWDOC’s Employer Paid Member Contribution amount of 2%.
Staff recommends the Board of Directors adopt the attached Resolution establishing the employer paid member contribution amount to CalPERS, and submit the Resolution to CalPERS for its records.
RESOLUTION NO. _____

A RESOLUTION OF THE BOARD OF DIRECTORS OF THE
MUNICIPAL WATER DISTRICT OF ORANGE COUNTY ESTABLISHING THE
EMPLOYER PAID MEMBER CONTRIBUTION AMOUNT

WHEREAS, the Board of Directors of the Municipal Water District of Orange County (MWDOC) has the authority to implement Government Code Section 20691;

WHEREAS, the Board of Directors of the Municipal Water District of Orange County has a written agreement which specifically provides for the normal member contributions to be paid by the employer;

WHEREAS, one of the steps in the procedures to implement section 20691 is the adoption by the Board of Directors of the Municipal Water District of Orange County of a Resolution to commence said Employer Paid Member Contributions (EPMC);

WHEREAS, the Board of Directors of the Municipal Water District of Orange County has identified the following conditions for the purpose of its election to pay Employer Paid Member Contributions:

- This benefit shall apply to all Classic Members hired prior to March 1, 2013 (Miscellaneous Group) employees eligible to participate in CalPERS, in accordance with the District’s Personnel Manual.

- This benefit shall consist of paying 2% of the normal member contribution as the Employer Paid Member Contribution (EPMC).

- The effective date of this Resolution shall be July 1, 2016.

NOW, THEREFORE, BE IT RESOLVED that the Board of Directors of the Municipal Water District of Orange County elects to pay the Employer Paid Member Contribution Amount, as set forth above.

Said Resolution was adopted and approved this 15TH day of June 2016, by the following roll call vote:

AYES:
NOES:
ABSENT:
ABSTAIN:

_________________________________
MARIBETH GOLDSBY, District Secretary
Municipal Water District of Orange County
ACTION ITEM
June 15, 2016

TO: Board of Directors

FROM: Robert Hunter, General Manager

SUBJECT: RESOLUTION DECLARING A “CONDITION 2 – WATER SUPPLY ALERT” CALLING FOR CITIES AND WATER AGENCIES WITHIN THE MWDOC SERVICE AREA TO CONTINUE IMPLEMENTING EXTRAORDINARY WATER CONSERVATION MEASURES

STAFF RECOMMENDATION

Staff recommends the Board of Directors adopt the proposed resolution declaring a “Condition 2 – Water Supply Alert” which calls for cities and water agencies within the Municipal Water District of Orange County (MWDOC) service area to continue implementing extraordinary water conservation measures during the Governor’s extended statewide emergency drought regulations (June 1, 2016 to January 31, 2017), and call for a countywide water saving goal of approximately 10% from the average annual demands of calendar years 2013 and 2014.

COMMITTEE RECOMMENDATION

This item has not been reviewed by a Committee.

REPORT

As part of MWDOC’s Water Shortage Contingency Plan, the key considerations in moving from a “Condition 3 – Water Supply Allocation” to a “Condition 2 – Water Supply Alert” are the result of improved water supply conditions, the Metropolitan (MET) Board’s action to not be in water supply allocations and the need to continue extraordinary water conservation measures.

The water supply and storage conditions are considerably more favorable than in the previous year. In fact, at the current 60 percent State Water Project (SWP) Allocation, MET will receive the equivalent “Table A” supplies in 2016 as it has in the last three
years combined from the SWP. Furthermore, improvement in SWP reservoirs e.g. Lake Oroville this year will likely translate to a favorable “SWP Table A” Allocation going into 2017 that will be sufficient enough to maintain or even add to storage from MET.

These improvements played a significant factor in allowing the State Water Resources Control Board (State Board) to “step back” from the State imposed mandatory water conservation targets (ranging from 8% to 36%) to a locally developed conservation standard based upon each agency’s specific circumstances. On May 18, the State Board adopted new regulations requires each retail water agency to submit a self-certification demonstrating their level of available water supplies assuming three additional dry years, as well as the level of conservation necessary to assure adequate supply over that time. In addition, the State Board regulations calls upon wholesale agencies (i.e. MET and MWDOC) to publicly disclose the availability of their wholesale water supplies over next three years (2017 thru 2019) assuming that the hydrology remains the same as that of the 2013 thru 2015 water years.

MWDOC is currently working in coordination with MET, Orange County Water District and its retail agencies to post the imported water supply needs on our websites by the State’s deadline of June 15. MWDOC staff is expected to demonstrate, via MET’s water supply and storage analysis, that it can meet all of the imported water needs of its member agencies over the next three years.

However, although MWDOC and MET can meet the imported needs of its service area, there remains a need to conserve. Southern California is still in a drought. Local precipitation will reach its fifth consecutive year below average; and local groundwater as well as local surface water reservoirs are still at historic lows.

Based on these conditions, MWDOC staff is recommending that the Board declare a “Condition 2 – Water Supply Alert”, which calls for the continued implementation of extraordinary conservation measures during the emergency regulations, and encourages retail water agencies to amend their water drought ordinances to incorporate the Governor’s new permanent conservation measures. These include specific prohibitions against wasteful water use activities, such as:

- Washing down a sidewalk, driveway, or other hardscape
- Washing automobiles with a hose not equipped with a positive shut-off nozzle
- Using non-recirculated water in a fountain or other decorative water feature
- Irrigating ornamental turfgrass on public street medians
- Watering landscapes in a manner that causes runoff, or within 48 hours after measurable precipitation

Furthermore, to continue the significant water savings achieved by Orange County over the past 12 months, and to be cautious for the upcoming water year, MWDOC is calling for a countywide water saving goal of approximately 10% from the average annual demands of calendar years 2013 and 2014. This proposed countywide goal is considerably less than the State imposed conservation target of 19.5% for the County. In fact, Orange County has averaged a water savings of approximately 22% this past year. We believe that not only is this goal consistent with what many Orange County
retail water agencies are asking of their residents and businesses, but it also promotes good water management.

Attachment will be sent under separate cover:

MWDOC Board Resolution - **DECLARING A “CONDITION 2 – WATER SUPPLY ALERT” CALLING FOR CITIES AND WATER AGENCIES WITHIN THE MWDOC SERVICE AREA TO CONTINUE IMPLEMENTING EXTRAORDINARY WATER CONSERVATION MEASURES**
Municipal Water District of Orange County’s Water Shortage Contingency Plan

<table>
<thead>
<tr>
<th>Stage</th>
<th>Water Supply Condition &amp; Action</th>
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<tbody>
<tr>
<td>Baseline Water Use Efficiency</td>
<td>Ongoing water use efficiency, outreach and public awareness efforts to continue water use savings and build storage reserves</td>
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<tr>
<td>Condition 1: Water Supply Watch</td>
<td>Call for voluntary dry-year conservation measures and use of Metropolitan’s regional storage reserves</td>
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<tr>
<td>Condition 2: Water Supply Alert</td>
<td>Regional call for cities and water agencies in the service area to implement extraordinary conservation measures through their drought ordinances and other water use efficiency efforts</td>
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<tr>
<td>Condition 3: Water Supply Allocation</td>
<td>Implement MWDOC’s Water Supply Allocation Plan</td>
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GENERAL MANAGER'S REPORT
OF STAFF ACTIVITIES
JUNE 2016

<table>
<thead>
<tr>
<th>Managers' Meeting</th>
<th>MWDOC held its Managers’ meeting on May 19 at its office in Fountain Valley. In attendance were Marc Marcantonio and Steve Conklin (YLWD); Bob Hill (ETWD); Howard Johnson (Brady); Lisa Ohlund and Bill Everest (EOCWD); Drew Atwater (MNWD); David Spitz (Seal Beach); Mark Sprague and Mark Lewis (Fountain Valley); Matt Collings (MNWD); Francisco Gutierrez (Buena Park); Cel Pasillas (Garden Grove); Dave Rebensdorf (San Clemente); Mike Grisso (Buena Park); Brian Ragland (Huntington Beach); Paul Cook, Paul Weghorst and Fiona Sanchez (IRWD); Dean Chambers (La Palma); George Murdoch (Newport Beach); Dan Ferons (SMWD); Renae Hinchey (LBCWD); John Kennedy (OCWD); Hector Ruiz (TCWD); Karl Seckel; Harvey De La Torre; Joe Berg; Keith Lyon; Jonathan Volzke and myself of staff. The agenda included the following:</th>
</tr>
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<tbody>
<tr>
<td>1.</td>
<td>Presentation by Drew Atwater, MNWD: UCR Conservation Study</td>
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<tr>
<td>2.</td>
<td>SWRCB Extension of Drought Regulations Update</td>
</tr>
<tr>
<td>3.</td>
<td>MET and MWDOC Drought Allocations</td>
</tr>
<tr>
<td>4.</td>
<td>Turf Rebate Program Process and Impact Evaluation</td>
</tr>
<tr>
<td>5.</td>
<td>MWDOC FY 16/17 Budget &amp; Rates</td>
</tr>
<tr>
<td>6.</td>
<td>SWRCB DDW Proposed Fees on Public Water Systems</td>
</tr>
<tr>
<td>7.</td>
<td>Lessons Learned from the Drought – What Worked &amp; Didn’t</td>
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The next meeting is scheduled for June 16.

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<thead>
<tr>
<th>Member Agency Board/ Council Meetings</th>
<th>Director Osborne and I attended the Fountain Valley City Council meeting where he presented a proclamation commending the City for its water conservation efforts over the past year. At IRWD’s board meeting, I accompanied Directors Tamaribuchi and Thomas who presented their proclamation. Director Thomas and I attended SMWD’s meeting where Director Thomas presented a proclamation. Director Finnegan and Karl attended Mesa’s board meeting and the Seal Beach City Council meeting where Director Finnegan presented their proclamations. Heather and Director Tamaribuchi attended ETWD’s board meeting where he presented the proclamation. Jonathan and Director Hinman attended SCWD’s board meeting where she presented them a proclamation. Director Hinman and Joe attended MNWD’s board meeting where she presented a proclamation. Director Dick presented proclamations to EOCWD and SWD, and the City of Garden Grove. Director Barbre presented proclamations to GSWC, YLWD, and the Cities of Buena Park and La Palma. Yet to be presented are TCWD and Cities of San Clemente and Huntington Beach.</th>
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# MET ITEMS CRITICAL TO ORANGE COUNTY

<table>
<thead>
<tr>
<th>MET’s Water Supply Conditions</th>
<th>DWR increased the State Water Contractor’s “Table A” Allocation from 45% to 60%</th>
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<tr>
<td>On April 21, the California Department of Water Resource (DWR) increased its water delivery allocation for State Water Contractors (SWC) to 60% of requested State Water Project water for 2016. This will provide MET with close to 1,200,000 AF for 2016. The SWC “Table A” Allocation increased from 45% to 60% as a result of significant precipitation and snowpack levels from the March storms, boosting key State reservoir levels.</td>
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<td>The March storms nearly filled key northern reservoirs, including Lake Shasta, Oroville, and Folsom. Unfortunately, it did not help areas in the Central Valley and Southern California where precipitation is still below normal.</td>
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<td>Lake Oroville is holding over 3.3 million AF, 94% of its 3.5 million AF capacity and 118% of its historical average for the date. Shasta Lake is holding 4.2 million AF, 92% of its 4.5 million AF capacity and 109% of its historical average. But San Luis Reservoir, a critical south-of-Delta pool for both the SWP and CVP, was holding only 1.01 million AF, 50% of its 2.0 million AF capacity and just 55% of average storage for the date. In fact, the gains in Lake Oroville have resulted in releases of water from its spillway for flood control.</td>
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<tr>
<td>In addition, Delta pumping restrictions during the recent storm events have resulted in significant losses to the ocean. According to MET staff, losses totaled over 1.0 MAF for both SWP and CVP.</td>
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### MET Rescinds Water Supply Allocation for FY 2015-2016

On May 10, the MET Board voted unanimously to rescind water supply allocations for FY 2015-2016. Based on improved conditions in Northern California, with a 60% SWP “Table A” allocation, and strong conservation responses from the public, MET will be adding water to its dry-year storage accounts this year, therefore, avoiding the need to continue with allocations this year and next year.
### MET’s Water Supply Conditions (Continued)

Although MET is moving out of allocations, they still plan to promote the importance of water awareness and conservation because future water supplies are mostly up to Mother Nature. Therefore, as part of the Board action, MET will downgrade from a “Condition 3 – Implement Water Supply Allocations” to a “Condition 2 – Water Supply Alert”, which calls for continued awareness and heightened conservation within MET’s service area.

### MET’s Finance and Rate Issues

**MET Financial Report**

Last month, the MET Board approved and adopted the Biennial Budget and Rates for FY 2016/17 and FY 2017/18. Included in this decision the proposed Fixed Treatment Charge was deferred so the status quo on collecting all treatment costs via the volumetric treatment surcharge will continue, and a workgroup among the member agencies’ staffs will be formed to present a Fixed Treatment Charge before the end of CY 2016.

At the May MET Finance and Insurance Committee, MET staff reported that water sales through April were 108.3 TAF less than budgeted resulting in $108.5 million less revenue.

### Colorado River Issues

**QSA 2015 Review**

On April 6, staff from Imperial Irrigation District, Coachella Valley Water District, San Diego County Water Authority, the Bureau of Reclamation (Reclamation), and MET convened to review conservation data from 2015 water conservation activities. As a result of the meeting, the parties were satisfied that Imperial met all of its 2015 water transfer commitments to Coachella, SDCWA, and MET. Also, Imperial conserved additional water that is being stored with MET under the terms of the 2015 amendment to the California Intentionally Created Surplus Agreement. The exact volumes of water stored are still under review, but will be finalized by May 15, 2016 when Reclamation issues its 2015 Water Use Accounting Report.

**Reclamation Receives System Conservation Pilot Project Proposals**

During April, Reclamation received a number of system conservation pilot project proposals in response to its March 2016 request for proposals from entities holding entitlements to use of Colorado River water in Arizona, California, and Nevada. The proposals will be evaluated later this month, and if all proposals were selected, would conserve over 73,000 acre-feet. Also, Reclamation is preparing a grant to the Upper Colorado River Commission to contribute funds for Upper Colorado River Basin system conservation pilot projects approved by the municipal funding agencies, including MET. Agreements with a number of Upper Basin entities for conserving water in 2016 continue to be negotiated.
### Colorado River Issues (Continued)

**Bard Water District Farmers Fallowing Program**

Following execution of fallowing agreements with a number of farmers in Bard Water District, on April 1 the gates providing water to lands enrolled in the seasonal fallowing program were locked, and will remain that way until August 1, 2016. MET staff inspected the fields in April to ensure compliance with the fallowing agreements, and confirmed that all agreed upon fields were actually fallowed. The first payment to farmers was made on May 15, 2016.

### Bay Delta/State Water Project Issues

**Bay Delta Conservation Plan/California WaterFix**

As part of the state and federal Endangered Species Act compliance that Reclamation and DWR are undertaking with the U.S. Fish and Wildlife Service, National Marine Fisheries Service and the California Department of Fish and Wildlife (CDFW) for the California WaterFix, the Delta Science Program convened a scientific panel to review the draft Biological Assessment (BA). The purpose of the California WaterFix Aquatic Science Peer Review is to provide an independent scientific evaluation of the methods and approaches for developing the joint Biological Opinion requirements and analyses prepared for the CDFW 2081 (b) Incidental Take Permit application. The results of the panel review are scheduled to be released in May 2016. MET staff worked with the State Water Contractors to submit a letter that includes several areas of comment regarding the scope and focus of the Peer Review and relevant scientific studies that the panel should consider in its evaluation of the draft BA. MET staff attended the two-day workshop and will monitor the forthcoming recommendations and further development of the BA and Biological Opinion/2081 permit.

**State Water Resources Control Board (SWRCB)**

On March 28, 2016, the SWRCB hearing officers for the California WaterFix water right change petition hearing regarding additional points of diversion received a letter from DWR and USBR (collectively Petitioners) requesting a 60-day continuance of all dates and deadlines associated with the hearing. The hearing officers also received additional requests from other interested parties to delay and stay the hearing pending resolution of several matters. In response to the various requests, on April 25, the SWRCB granted a 60-day continuance of the proceedings. The proceedings are now scheduled to begin with the first hearing date on July 26.

MET staff continues to provide input to the SWRCB enforcement actions related to SWRCB- issued curtailment notices. On March 21, the SWRCB commenced a consolidated hearing phase for the enforcement actions against two in-Delta water users – Byron-Bethany and Westside Irrigation Districts. On March 23, the hearing officers provided an opportunity for further redirect testimony and re-cross-examination of the witnesses of the prosecution team. After considering the testimony and evidence received, the first and subsequent phases were suspended. A further written ruling or order will follow.
### Bay Delta/State Water Project Issues  
(Continued)

<table>
<thead>
<tr>
<th>Delta Flood Emergency Management Plan</th>
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<tr>
<td>DWR has updated the scope for enhancing the Emergency Management Tool to estimate time and resources to repair multiple island failures in the Delta. Model enhancements are expected to be completed by September 2016; however, simulation runs can be made as early as June 2016. Model limitations for larger island breach scenarios are being corrected and calibrated, and real time barrier installation timelines and Sacramento and San Joaquin reservoir operations and related Delta flow regimes are being integrated.</td>
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<tr>
<td>DWR has advised that the DWR/U. S. Army Corps of Engineers (USACE) Delta Emergency Operations Integration Plan is being upgraded to form a “hands on” Users Guide for use during actual emergencies, and has received executive level DWR and USACE coordination.  DWR is planning a field exercise to test the readiness of enhanced Delta communications tools developed over the last several years, including use of common federal, state, and local radio communication frequencies, a new radio communication tower on Twitchell Island, and a USACE Mobile Information Collection System data collection tool.</td>
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### ENGINEERING & PLANNING

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<tr>
<th>Baker Treatment Plant</th>
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<tr>
<td>The new OC-33 Mag Meter serving the Baker Pipeline and the Baker Treatment Plant was installed the week of June 6. Staff is still awaiting wording from MET on the low flow waiver at this meter between June 6 and the time when the treatment plant begins operations on a regular basis.</td>
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<td>Karl, Keith and Jeff Stalvey worked with IRWD and the other Baker Treatment Plant owners to discuss the process for billing for water from the facility.</td>
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<th>Doheny Desalination Project</th>
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<tr>
<td>South Coast Water District is continuing to pursue a 5 mgd ocean desalination project. The Board just approved offshore geophysical work to better understand the offshore alluvial structure and extent to improve the groundwater modeling and to help in the local of the project wells.</td>
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<tr>
<td>The first official updated cost estimate was scheduled for May, but has been pushed off to allow updates to be provided on certain project elements and is now scheduled for a workshop by SCWD on June 15.</td>
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### Doheny Desalination Project (Continued)
MWDOC is working on the decommissioning and removal of the test facilities.

MWDOC is awaiting NWRI to schedule the Science Advisory Panel to review both the SJBA and the South Coast Water District Foundational Action Program Studies.

### Poseidon Resources Ocean Desalination Project in Huntington Beach
The following items were on the June 1 OCWD Board agenda:

1. Poseidon Confidentiality Agreement- Authorize execution of the Poseidon Confidentiality Agreement Amendment No. 2
2. Water Quality Study for Poseidon Desalination Project – Conduct a workshop on water quality issues with respect to the project
3. Poseidon Resources California Environmental Quality Act (CEQA) - Authorize the following actions:
   - Commence preparation of CEQA documents for the project;
   - Execute Poseidon CEQA Reimbursement Agreement; and issue necessary agreements with CEQA consultants to assist with this effort

### OC-44 Pipeline
Karl met with Paul Shoenerberger from Mesa Water to discuss the OC-44 pipeline and the potential to move groundwater to South Orange County through the pipeline. We also discussed several options for the expansion of the Emergency Services Program from 2006.

### YLWD Amicus Brief
MWDOC staff worked with our legal firm, BB&K to complete the Amicus Brief support for YLWD in the pending court case regarding water rates.

### CalDesal
Karl participated with the Board of CalDesal to work with the incoming Executive Director, Paul Kelley. Paul will be setting up monthly phone calls and a workshop in early July to help set the course for his work as head of the organization. Key issues will be to build membership and expand objectives to include salinity management to bring in inland groundwater agencies to the organization.

### Santiago Aqueduct Commission
Director Jeff Thomas and Karl participated in the special SAC meeting to gain approval of the service connection agreements between SAC and MWDOC for service connections OC-33 and OC-33A. The MWDOC Board had previously approved the form of agreement as had MET. The SAC Commission approved the agreements.

### Karl Seckel
Karl Seckel attended a lecture at UCI Water, “Some Wider Perspectives on the Current California Drought” featuring Glen M. MacDonald, Ph.D., John Muir Memorial Chair of Geography, Director of the White Mountain Research Center and a UCLA Distinguished Professor. Dr. MacDonald reviewed the recent drought and emphasized that the distinguishing feature was the extreme heat that came with the dry conditions to make it one of the most difficult
UCI Water  
(Continued)  
droughts in California history. He has done a lot of research into paleo records that show the variability of the weather over the past 1000 years; his perspective is to expect reductions in supplies of 10 to 15% over the long run with turf landscapes to become a thing of the past. He believes we are on the right path to allowing California to manage through the droughts, but there is much work to be done.

OCWD Producers Meeting  
When Harvey, Keith and Kevin attended the June Producers meeting, agenda discussion included: SWRCB Self-Certifying; Board direction regarding GAP; Poseidon update; Huntington Beach Well #9 BEA Exemption Project; Santa Ana River Conservation and Conjunctive Use Program (SARCCUP); GW Remediation Projects update; and election of the Producers Chair & Vice-Chair for FY16/17. Paul Shoenberger was re-elected Chair, and Ken Vecchiarelli was elected Vice Chair.

Coordination of Groundwater Deliveries  
Options for delivering groundwater from Newport Beach to LBCWD were reviewed and issues identified when Karl, Keith & Kevin met with David Youngblood from LBCWD and Steffan Catron and Casey Parks from Newport Beach. Because the transfer of groundwater would likely involve connections CM-1 & CM-1A, a meeting with MET staff will be arranged to discuss options and resolve issues.

EMERGENCY PREPAREDNESS

General Activities  
WEROC Staff coordinated and hosted the Orange County Water Association (OCWA) SafetyFest from 2008 to 2014. Kelly decided not to host the event last year due to project load and staffing. Many of the WEROC Member Agencies asked for the event and OCWA asked Kelly to reconsider coordinating the event again. Kelly Hubbard coordinated the event with assistance from the OCWA Board on May 18 at the City of Santa Ana Public Works Yard. The training day included 5 speakers and 7 continuing education units for the approximately 100 Treatment and Distribution Operators, Engineers and Safety staff who attended.

Coordination with Member Agencies  
WEROC’s Emergency Coordinator meeting was held on May 3. Updates on the following programs were provided: OCFA Wildland Urban Interface Response Plans, Fuel Trailers grant purchase, AlertOC upcoming MOU update, WebEOC changes and training, the May 12th Quake-Ex county-wide exercise, and additional considerations for the Water Procurement and Distribution planning process. Agencies in attendance: ETWD, YLWD, SWRCB – Division of Drinking Water, Mid-Way City Sanitary District, Mesa Water District, Costa Mesa Sanitary District), IRWD, Cities of Anaheim, Huntington Beach, Newport Beach, La Palma and Westminster, MNWD, LBCWD, SOCWA, and EOCWD.
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<tr>
<th>Coordination with Member Agencies (Continued)</th>
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| Kelly was asked to provide a presentation on the WEROC program to the City of Anaheim Water Division staff and to the City of Fullerton’s Energy Resource Management Committee. The staff from Anaheim included engineers, management, IT and safety/regulatory compliance staff from the City Water Division. City of Fullerton’s Energy Resource Management Committee is an appointed committee that reports to the City Council and deals with issues related to energy, water services and other natural resources. The presentations provided information on how WEROC was formed, its’ funding, day to day services, its role in disaster response and recovery, and lastly current significant efforts. Both presentations were very well received.

The South Orange County Wastewater Authority (SOCWA) asked WEROC to provide two sessions of the NIMS required training - ICS/NIMS 100 & 700 (SEMS is included). SOCWA hosted the training at Dana Point Marina Inn and opened up seats to other WEROC member agencies. About 70 attendees completed training.

Kelly facilitated a Joint Member Agency and WEROC EOC Staff Tabletop Exercise on April 14 and a second one on May 12. The purpose of the exercise was for the staff from WEROC and our Member Agencies to learn from each other about water system and emergency response concepts, forms and terminology. Participants received a refresher training on information needs during a disaster. Then participants processed disaster scenarios to fill out the County forms as if they were a water utility. And lastly, they evaluated that information and forms for what was missing based on the perspective of WEROC or the County EOC. Participating Agencies on May 12: SOCWA, EOCWD, ETWD, MWDOC, SWRCB-DDW, City of Newport Beach, and WEROC Volunteers.

During WEROC’s joint tabletop exercise, the County EOC also activated for a functional exercise. Melissa Baum-Haley went to the County EOC to fulfill the role of the WEROC Liaison position for her first time. She did an excellent job representing WEROC and brought back several great insights into current point of distribution planning efforts. Additionally, Kevin Crawford of MNWD, provided support to the County’s exercise by acting as the “Water & Utilities Simulator” to simulate agencies that were not playing in the exercise that day.

*Orange County Water Procurement and Distribution Planning Update – Efforts to date:*
Coordination with Member Agencies (Continued)

- February 25 kick-off planning meeting
- Development of several tools: Water Utility Water Distribution Template, City Water Distribution Template, Point of Distribution (POD) Site Evaluation Checklist, and a POD Supplies Checklist.
- Presentation to MWDOC’s A&F Committee and the MWDOC Member Agency Managers’ meeting
- Second Planning Meeting – April 20

UPDATE: Kelly provided a presentation to the Orange County Emergency Management Organization (OCEMO) on May 5 on the planning efforts to date and tools. She presented the goal to have each city and coordinating partner participate in the planning process for their service area. There were a lot of good suggestions, questions and verbal commitments to participate. At the meeting, Linda Morin, retired Emergency Manager of Orange Coast Community College District, volunteered to assist with some of the research needed for this planning.

On May 17, Kelly met with the first small group to start the water procurement and planning process. The group was largely put together based on geographic area and included representatives from cities, water utilities, WEROC and the County. The meeting was a great success in identifying hurdles to the planning process and an action plan moving forward. This south county based group will be the lead group in the county-wide effort helping Kelly to establish the planning processes, implementation procedures and county-wide policies for all areas. The next steps will be to create similar small working groups that include all areas of the county and to set-up initial planning meetings. This group will meet again in June. Participants: Cities of Laguna Beach, Dana Point, San Clemente, Aliso Viejo, Laguna Niguel; Special districts of LBCWD, SCWD, and Emerald Bay Service District; and the County Emergency Management Division

Kelly developed the Request for Bids (RFB) for ten (10) 500 Gallon Fuel Trailers. The RFB and technical specifications for the trailers were developed with the assistance of Member Agency staff and Howard Johnson of Brady Engineering, who donated a significant amount of his time to this effort. These trailers are a grant funded project.
### Coordination with the County of Orange

Kelly attended the OCEMO Communications Committee which discussed radio operations, WebEOC and AlertOC. The meeting included an update on the selection of a vendor for the AlertOC system. A full staff report is included in the Board Agenda Packet. Additionally, OC Emergency Management staff presented the updates that are being finalized within WebEOC. These updates should make the system more user friendly, as well as operational on mobile devices (primarily tablets) and with any internet browser.

Kelly attended the OC Drought Task Force meeting. There were updates on the status of private wells in the county, agricultural impacts and a discussion on the ongoing impacts of the drought. The significant fire season that is expected and the tree mortality occurring due to various beetles that thrive in drought conditions are the primary on-going impacts of the drought that are of concern at this time. Tree mortality is a safety issue, a potential fire hazard and in some areas is threatening water lines when trees are falling.

Kelly attended the Orange County Operational Area Emergency Management Council and the Orange County Operational Area Executive Board Joint Meeting on May 11. Significant topics of discussion were: FEMA approval of the 2015 OC Hazard Mitigation Plan; the 2016 Capstone Exercise (a state-wide point of distribution exercise); and a report on the law enforcement mutual aid response to support President Nominee Trump’s rally in Costa Mesa.

### WEROC Emergency Operations Center (EOC) Readiness

Staff participated in the OC Operational Area Radio Test. The MARS Radio Test was the same day as the SafetyFest.

Shenandoah Hage, MWDOC Office Assistant, has been assisting the WEROC program while the WEROC Coordinator position is vacant. Shenandoah is working on an update to the 4 plans that are in the Safety Center phone application, including a significant update to the contacts within the app.

Staff was notified that MET will be completing a seismic retrofit of the Gerald Price Operations Center where the WEROC North EOC is housed. Kelly met with MET staff to discuss the project timeframe and what equipment would need to be removed from the EOC during the retrofit. It was determined that the WEROC radio antennas and cabling would need to be removed from the roof during the construction process. Kelly will work with MET to coordinate the radio antenna removal and the construction timeline.
EOC Readiness (Continued)  
Kelly conducted the bi-monthly WEROC Radio Test from the Fountain Valley offices. The radio communications were very clear this month and participation was good.

WATER USE EFFICIENCY

American Society of Irrigation Consultants’ Conference
On May 15 and 16, Joe Berg participated in the annual conference of the American Society of Irrigation Consultants. Joe collaborated on a panel that discussed the recent update to the Model Water Efficient Landscape Ordinance and potential future updates. The Orange County Model Water Efficient Landscape Ordinance was described, along with the stakeholder process used to develop the Orange County Model. Society members had significant concerns about how future updates could impact the completion of urban landscapes and concluded that their active participation in future updates by the state was important to their profession.

California Urban Water Conservation Council Board Meeting
On May 17, Joe chaired a meeting of the Board of Directors of CUWCC which was hosted by Sonoma County Water Agency and focused on general business and strategic planning for the future of the organization. The next meeting is scheduled for August 16 and will be hosted by the Inland Empire Utilities Agency.

State Water Resources Control Board Emergency Regulations Hearing
On May 18, Joe participated in a SWRCB hearing that focused on extending the drought Emergency Regulations. At this meeting, the Board adopted a “stress test” approach that includes Self-Certification of Supplies over the next three years. If an agency’s supplies are not sufficient to meet designated demands in year three, that percentage shortfall becomes the agency’s conservation standard. Agencies are required to submit their certifications by June 22, 2016.

Metropolitan Water Use Efficiency Workgroup
On May 19, Andrew Kanzler attended Metropolitan’s Water Use Efficiency Workgroup meeting. Approximately 30 member agencies participated in the meeting. Meeting topics included:

- San Diego County Water Authority Landscape Makeover Videos
- MWD Conservation Board Presentation for April
- MWD Research Project Update
- Water Supply Update
- Member/Retail Agency Roundtable and Update on Potential New Programs

The next meeting is scheduled for June 16, 2016 at Metropolitan.
| **Moulton Niguel Water District (MNWD) Board Meeting** | On May 19, when Director Hinman and Joe attended a meeting of the Moulton Niguel Water District Board of Directors to present a commendation recognizing MNWD’s drought response efforts over the past year, Director Hinman expressed her sincere appreciation for MNWD’s comprehensive approach to drought response. The Board appreciated MWDOC’s recognition of their efforts. |
| **Build-It-Green Meeting** | On May 27, Joe and Jonathan Volzke met with Eileen Oldroyd, an Orange County realtor, and David Myers of Build-It-Green to discuss partnership opportunities. Build-It-Green is a non-profit organization promoting water and energy efficiency and air quality improvements in new and existing residential development. MWDOC staff introduced them to our Water Smart Home Certification Program. The discussion then focused on encouraging realtors and home inspectors to use the Water Smart Home Certification Program to promote efficiency. Build-It-Green suggested a possible partnership between the organizations to provide training to realtors and home inspectors to conduct a pilot program. Staff will be following up on this partnership over the next few weeks. |
| **Water Loss Control Work Group Meeting** | On May 31, Joe hosted the Water Loss Control Work Group meeting at MWDOC. Twenty-three representatives from 20 agencies participated in this meeting. The meeting focused on:  
  - An update on Water Balance Technical Assistance  
  - Generalized Results of 17 Water Balances  
  - Communicating Water Balance Results  
  - Potential for Shared Services.  

The next meeting is scheduled for August 2, 2016 at MWDOC. |
| **California Urban Water Conservation Council Peer-to-Peer Conference** | In San Francisco on June 1 and 2, Joe and Andrew participated in CUWCC’s first annual Peer-to-Peer Conference. This conference used an open discussion format to maximize information sharing among participants, and was well attended, with over 180 registrants. The next conference is anticipated for spring 2017. |
| **Orange County Water Use Efficiency Coordinators’ Workgroup** | On June 2, Melissa Baum-Haley, Steve Hedges, and Laura Loewen hosted the Orange County Water Use Efficiency Coordinators Workgroup Meeting. The meeting was held at MWDOC, and approximately 22 agencies participated. Highlights on the agenda included:  
  - MWDOC Updates  
  - Agency Roundtable/Problem Solving Roundtable  
    - Agency Drought Response Update  
  - Public Affairs/Marketing Update  
  - SWRCB Extension of Drought Regulations |
## Coordinators’ Workgroup

- MET and MWDOC Drought Allocations
- Metropolitan Update
  - Spanish Residential Classes
  - Budget
- Water Use Efficiency Programs Update
  - Turf Removal Program
  - Program Process and Impact Evaluations

The next meeting is scheduled for July 7, 2016 at the City of San Clemente.

## State Water Resources Control Board Listening Session

On June 6, Joe participated in a State Water Resources Control Board Listening Session focusing on permanent water use efficiency regulations – “Making Water Conservation a California Water of Life.” The State Water Board, Department of Water Resources, and Department of Food and Agriculture hosted the session, which focused on four main areas:

- Use Water More Wisely
- Eliminate Water Waste
- Strengthen Local Drought Resilience
- Improve Agricultural Water Use Efficiency and Drought Planning

The state agencies will be convening stakeholder groups (urban and agriculture) to formulate and submit recommendations by January 10, 2017. These recommendations will be considered by the legislature.

## PUBLIC/GOVERNMENT AFFAIRS

### Member Agency Relations

Tiffany Baca and Bryce Roberto assisted Joe Berg with a Retail Water Agency Meter Testing and Calibration survey which was distributed to Member Agency contacts.

Jonathan Volzke attended Trabuco Canyon Water District’s water awareness event.

Jonathan wrote specific talking points for each District presentation.
| **Member Agency Relations (Continued)** | Laura attended the Water Use Efficiency Workgroup meeting and provided an update on the Water Awareness Ceremony, Value of Water pages, and the South County Water Expo with Supervisor Bartlett’s office. |
| **Community Relations** | Bryce staffed the annual Orange County Water Association golf tournament fundraiser.  

Bryce and Jonathan volunteered at the 2016 Solar Cup at Lake Skinner. MWDOC sponsored two teams, Laguna Beach High School and Coast High School.  

Bryce coordinated with, and supported, Melissa to host a girl scout troop visit to MWDOC. |
| **Education** | Jonathan and Laura met with Inside the Outdoors staff to review the first year of the High School program and discuss changes for the upcoming year.  

Jonathan and Laura and the Inside the Outdoors staff met with the member agencies currently participating in the High School program to get feedback on the program and discuss the changes for the upcoming year.  

Laura tallied votes out of nearly 725 entries, and Laura, Tiffany and Bryce selected winning Water Awareness Contest winners for the 2016 Poster & Slogan, and Photography & Digital Arts contests.  

Laura, Bryce, Tiffany, Jonathan and Ivan Flores are preparing for the 2016 Water Awareness Contest Awards Ceremony at the Discovery Cube Orange County on June 14. The Public Affairs team has coordinated with the Discovery Cube staff, winners and their families and teachers, researched and purchased prizes, coordinated with MWDOC Member Agencies for goody bucket conservation items for our winners, prepared an awards ceremony presentation and other graphic materials for the event. Heather has coordinated with legislative staffers throughout the county to request certificates for our winners from their districts. Director Barbre will be the event emcee.  

Laura attended the Water Effect High School Expo at Dana Hills High School with Director Hinman.  

Jonathan attended a MET quarterly education coordinators meeting. |
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<tr>
<th><strong>Education (Continued)</strong></th>
<th>Laura worked with the respective agencies with student overage requests and adding new schools to the education program. Jonathan attended a MET quarterly PIO meeting.</th>
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<tr>
<td><strong>Media Relations</strong></td>
<td>Jonathan facilitated an interview between OC Register reporter, Aaron Orlowski, and me. My quotes on water conservation were published June 6. Jonathan also facilitated an interview between LA Times reporter, Matt Stevens, and me for a story on the Yorba Linda water dispute. My quotes were included in a May 22 article.</td>
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<tr>
<td><strong>Special Projects</strong></td>
<td>Jonathan attended a meeting with South County water agencies and Supervisor Lisa Bartlett/staff to organize a South County Water Expo in Mission Viejo on October 1. Jonathan provided staff support for a meeting with Supervisor Bartlett and Directors Hinman and Thomas. Heather &amp; Laura staffed the ISDOC Executive Committee meeting. Director Finnegan also attended. Heather attended the ACC-OC Water Committee meeting where they went over the Governor’s recent Executive Order; released a White Paper on the Use of Water Fine &amp; Penalty Revenue; SMWD presented on their groundwater recharge project with the San Juan Basin, SCWD, MNWD and the City of SJC. They also shared information on Trampas and the conversion of Lake Mission Viejo from potable to recycled water. Director McKenney also attended. Heather staffed the monthly WACO meeting featuring guest speaker Karl Seckel. Directors Barbre, Osborne, Hinman, Tamaribuchi, Ackerman &amp; McKenney attended. Jonathan and Joe Berg met with a representative from the Orange County Association of Realtors and a home-inspection firm to discuss a potential water efficiency project. Jonathan and Joe also held a conference call with other representatives to discuss a potential program. Bryce and Tiffany updated several pages on the MWDOC website.</td>
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| **Special Projects**  
(Continued) | Heather coordinated with June WACO speaker, Curt Schmutte, and set up a meeting for him & Director Tamaribuchi, and made dinner arrangements for him and the WACO Planning group.  
  Bryce assembled bids for the MWDOC entryway displays and provided a detailed report to Rob.  
  Tiffany has been coordinating with MWDOC/Met Directors and Met staff to finalize proposed trip types and dates for the 2016-17 Inspection Trip season.  
  Tiffany, Jonathan and Bryce participated in a WEROC Joint Member Agency and EOC staff tabletop exercise.  
  Bryce participated in a Save Our Water Webinar to discuss the public education needs of partners as well as to get a sense of local conservation marketing campaigns across the state. He wrote a memo afterward for distribution to member agencies.  
  Tiffany, Jonathan and Ivan met to discuss upcoming and future goals for Ivan’s internship program.  
  Ivan has begun updating and organizing outdated contact information in the district ACT! database.  
  Ivan researched a variety of promotional items, compiling a list of suggested vendors and products, and worked with a chosen few merchants to order the selected items. These promotional items are distributed throughout a variety of standard Public Affairs outreach occurrences including community and special events, inspection trips, and informational meetings. |
| **Legislative Affairs** | Heather participated in the Southern California Water Committee Legislative Task Force meetings/conference calls.  
  Heather attended the CSDA Chapter Presidents Dinner on behalf of ISDOC in Sacramento. Each county sent a representative.  
  While in Sacramento, Heather met with Kathy Cole of MWD and discussed various pieces of legislation and how MWDOC can be of assistance to them.  
  Heather attended CSDA’s Legislative Days in Sacramento. It included a legislator’s panel including Senator Robert Hertzberg and |
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<tr>
<th>Legislative Affairs (Continued)</th>
<th>Assembly Members Ling Ling Chang and Susan Eggman. CSDA provided a legislative briefing on their three top priority bills: AB 2613 (Achadjian), SB 885 (Wolk) and SB 1292 (Stone). Groups then visited with their assigned legislative offices. Heather and her group met with Assemblyman Matt Harper, Vance Jarrod from Assemblywoman Ling Ling Chang’s office, and David Monroy from Senator Bob Huff’s office. Heather participated in the Met Legislative Coordinators conference call. Jonathan, Laura, Director Dick and Director Thomas attended the ACC-OC Water Committee meeting featuring Kathy Tiegs, ACWA President. Jonathan attended the BIA Infrastructure Committee meeting.</th>
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<tr>
<td>Water Summit</td>
<td>On May 20, MWDOC and OCWD hosted the 2016 OC Water Summit. Some 350 attendees registered for the event, 313 attended. $57,700 was secured in committed sponsorships. This was the highest number of committed sponsorships in the event’s 9 year history. The Public Affairs teams from both agencies coordinated the event. MWDOC staff coordinated, prepared and finalized hotel, audio/visual and speaker logistics, registration, and guest and reserved table needs. Several email invitations and a confirmation emails were developed and emailed to attendees, and a post-event survey was distributed following the event. Graphic materials such as event signs, stage backdrop, table centerpieces, and the 20 page on-site program were developed in-house by MWDOC staff. MWDOC staff also coordinated with the City of Laguna Beach Mayor, Steve Dieterow, and the nationally recognized marine wildlife artist Wyland, to present an award to the City of Laguna Beach for winning the 2016 Wyland National Mayors Challenge for Water Conservation in their population category. Tiffany, Jonathan, Bryce, Laura, Ivan, Heather, Kelly, Melissa, Hilary, Mary, Maribeth, Pari, Rachel and Patrick staffed the event.</td>
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ITEM NO. 13

INFORMATION CALENDAR

MWDOC GENERAL INFORMATION ITEMS

MWDOC BOARD OF DIRECTORS

- Brett R. Barbre
- Larry D. Dick
- Wayne Osborne
- Joan Finnegan
- Sat Tamaribuchi
- Jeffery M. Thomas
- Susan Hinman