

BEAR VALLEY COMMUNITY SERVICES DISTRICT

WATER, SEWER, & SOLID WASTE RATE STUDIES

RFP Submission date: Friday, August 11, 2025, 4:00 p.m.

Proposal Contact:

Beverli A. Marshall General Manager Bear Valley Community Services District 28999 S. Lower Valley Road Tehachapi, CA 93561

Phone: (661) 821-4428

Email: bmarshall@bvcsd.org

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REQUEST FOR PROPOSAL

WATER, SEWER & SOLID WASTE RATE STUDIES

July 11, 2025

1. KEY DATES

A. **Questions and suggestions:** Must be submitted in writing no later than 4:00 p.m. Friday, August 1, 2025.

Written questions or inquiries should be emailed or mailed to:

Beverli A. Marshall General Manager Bear Valley Community Services District 28999 S. Lower Valley Road Tehachapi, CA 93561

Phone: (661) 821-4428 Email: bmarshall@bvcsd.org

B. Filing Deadline: Monday, August 11, 2025, 4:00 P.M.

2. INSTRUCTIONS AND CONDITIONS

- A. **Submittal**: Proposers will send one bound copy of the completed submittal and one electronic copy on a USB drive with completed submittal, and appropriate responses included.
- B. **Bound Copy Format**: Submittal should be 8 ½ x 11 inches, printed two-sided on recycled paper with removable bindings, bound in a single document. Binding can be as simple as a staple.
- C. **Electronic Copy:** The USB drive shall contain a text searchable, printable electronic file containing the proposal. The Bear Valley Community Services District (District) prefers an Adobe PDF or Microsoft Word file of the proposal. The rate models are to be in an Excel format file. The content and layout of the files found in the USB drive must be identical to the paper copy, but signatures may be omitted from the electronic copy. The original and USB drive may be submitted in one envelope/package.
- D. **How to submit:** Each proposal must be submitted in a sealed envelope addressed to:

Beverli A. Marshall General Manager Bear Valley Community Services District 28999 S. Lower Valley Road Tehachapi, CA 93561

Submittals must be delivered prior to the time and date specified in this document. Each sealed envelope containing a proposal must have on the outside: the name of the bidder, bidder's address and the statement "DO NOT OPEN UNTIL THE TIME OF PROPOSAL OPENING" must be plainly marked on the outside as follows:

<u>Proposal</u>: Water, Sewer & Solid Waste Rate Studies <u>Filing Deadline</u>: Monday, August 11, 2025, 4:00 P.M.

- E. **Late submittals**: Proposals received after the filing deadline will be returned to the proposer.
- F. Proposals shall be received as set forth in this RFP. The opening of any proposal shall NOT be considered as acceptance of the proposal as a responsive proposal. Attention of proposers is especially directed to the Scope of Work which, in addition to the proposal and these instructions, are the basis for evaluation and will be part of any agreement with the successful proposer. Any deviations from the specifications in this RFP shall be a proper reason for rejection of all or any part of the proposal.
- G. The District reserves the right to reject or accept any or all submittals or parts thereof, and to accept or reject the alternatives individually or jointly, for any reason. The District reserves the right to consider any minor deviations from the specifications in this RFP and determine the acceptance or rejection of such deviation. The District reserves the right to seek supplementary information from any proposer at any time after submittal and before the award. Such information will be limited to clarification or amplification of information asked for in the original proposal.
- H. The District recognizes its policy of providing equal opportunity to all qualified persons and hereby notifies all proposers that it encourages all proposers to take active race/gender- neutral steps to include Disadvantaged Business Enterprises in this and other District agreements. Disadvantaged Business Enterprises will be afforded full opportunity to submit in response to this invitation. Proposers will not be discriminated against on the grounds of race, color, religious creed, sex or national origin in consideration for award.
- I. The District reserves the right to modify this RFP at any time. In the event it becomes necessary to modify or revise the RFP, a written amendment or addenda issued by District is the only method which should be relied on with

respect to changes to the RFP. Proposer is responsible for contacting the District prior to submitting a proposal to determine if any amendments were made to the RFP. Documents, amendments, addenda, etc. will be posted to the District website at www.bvcsd.org.

- J. Proposals will be evaluated by the District. If a proposal is found to be incomplete or not in compliance with the format required, it will not be submitted for evaluation. During the evaluation process, the District may find it beneficial to request additional information.
- K. Any proposal may be withdrawn at any time prior to the time fixed for the opening, provided that a request in writing executed by the proposer or his/her duly authorized representative, for the withdrawal of such proposal is filed with the District. The withdrawal of a proposal shall not prejudice the right of a proposer to file a new proposal prior to the time and date set for the opening. After the expiration of the time and date for receipt of proposals, a proposal may not be withdrawn or altered.
- L. Issuance of the RFP and receipt of proposals does not commit the District to award an agreement. The District reserves the right to postpone the RFP process for its own convenience, to accept or reject any or all proposals received in response to this RFP, to negotiate with other than the selected company should negotiations with the selected company be terminated, or to cancel any section of this RFP. The District also reserves the right to apportion the award among more than one proposer.
- M. An award under this RFP will not be based solely on the lowest price. If an award is made, it will go to the proposer(s) with the best overall submittal. The successful submittal will be competitively priced and provide adequate service to meet the District's needs. An award will be made as soon as possible after the completion of the evaluation process. Proposals shall remain valid for at least 90 days after the filing deadline.
- N. A committee will review and evaluate all qualified proposals. The committee may request an interview with the top-rated companies. A reference check may also be conducted.
- O. Proposer's Proprietary information: All documents provided by the successful proposer shall become public record. The successful proposer shall enter into a formal Agreement with District which will be very similar in content to the Draft Fee Rate Study Consulting Services Agreement which is provided for information purposes only and to help clarify District intent relevant to this RFP. Proposer shall include a statement in the Response to this RFP that they accept the terms.
- P. Any Federal or State of California License/Certification/Contractors License

required to provide the services and a Certificate of Insurance in accordance with Attachment A: Insurance Requirements for Consultants.

3. BACKGROUND

The Bear Valley Community Services District, ("BVCSD") is in Kern County about 60 miles west of Bakersfield in the Tehachapi Mountains. BVCSD is a multiservice district, founded in 1970, by the Kern County Board of Supervisors and operates under the Government Code governing special districts (GC Section 61000 et. seq.). It provides law enforcement, parks, recreation, potable water, road maintenance and snow plowing, wastewater treatment, and solid waste disposal. BVCSD covers a 38.94 square mile gated community serving approximately 6,000 residents. BVCSD is governed by a five-member Board of Directors.

The last water rate study that the District completed was in 2019. The last wastewater and solid waste studies were completed in 2020.

A. Water System

The District currently provides potable water from its 26 wells. Annual water production of approximately 201 acre feet is drawn from the local aquifer (21%) and water purchased from the Tehachapi Cummings Water District (79%). We used 964 acre feet of water total in 2024. The distribution system includes 43 storage tanks, 7 pneumatic tanks, 36 booster stations, 17 pressure reducing stations, pump houses, 120 miles of (most of which is under the center line of the roads), 653 fire hydrants, and 148,000 feet of laterals, valves, connections, and service lines.

Most of the water customers are metered. There are approximately 130 accounts that are not charged by usage (they are charged a standby rate) because there is no meter, or the parcel is not currently developed.

B. Sewer System

The District operates a wastewater treatment plant with a permitted capacity of 0.25 MGD. Daily flow into the plant averages approximately 0.10 MGD. The wastewater collection system includes 7miles of gravity sewer pipes and 1,200 feet of force main and 1 lift station. In addition, the treatment plant provides approximately 22 acre feet (7 million gallons) of treated recycled effluent to the BVSA golf course during the dry weather months. This has been suspended until the completion of the Title 22 general order with a tracer study.

C. Solid Waste

The District maintains and operates a solid waste transfer station and

contracts Waste Management for removal of the waste.

4. OBJECTIVES

The three rate studies to be prepared as part of this work effort are intended to establish utility rates that achieve the following objectives:

- A. Ensure that the revenues generated by the District's utility rates are adequate to maintain all operations at current service levels while accounting for anticipated cost increases in the immediate or foreseeable future while addressing capital needs and system depreciation.
- B. Affirm the appropriateness of existing user fee classifications and/or develop new classification recommendations as necessary to achieve clarity and equity.
- C. Address the historically unfunded "deferred maintenance" of infrastructure by incorporating reasonable projections for long term facility replacement within the revenue requirement and rate calculations.
- D. Ensure that revenues are adequate to meet debt service coverage ratios for existing debt and any future debt that may be needed to finance capital improvements.
- E. Affirm or establish policies regarding adequate reserve amounts for operations, rate stabilization, and capital improvement debt expenses.
- F. Ensure that the water rates are consistent with the requirements of the 2014 Sustainable Groundwater Management Act (SGMA) or subsequent legislation and regulations.
- G. Ensure that the proposed rates comply with all applicable laws, including but not limited to, the provisions of Proposition 218.

5. SCOPE OF WORK

Even though they are being requested through a single RFP, the work effort shall result in three separate, stand-alone final studies/reports, each of which can be acted on and defended independently from the others. All proposals must present a scope of work that achieves the objectives stated above and incorporates the following elements and tasks:

A. A rate model should be developed which projects expenses, revenue requirements, and the resulting need for changes in the various utility rates for a period of at least 10 years. Through this model and the cost-of-service analysis, a rate schedule shall be developed that includes planned adjustments for a five-year period, beginning in 2026.

- B. The rate model shall be prepared and provided to the District in Excel spreadsheet format. The model's construction shall be documented in a manner that allows the District to understand the formulas which are utilized, and how variables affect rate calculations. The District should be able to use the model in the future to evaluate actual performance against projections and to adjust as necessary.
- C. Respondents are encouraged to include a separate, optional cost item to enhance the rate model by including a user-friendly dashboard that produces reports and graphs based on changeable revenue and expenditure variables.
- D. Rate calculations should consider changes including:
 - 1. Increased costs associated with the impacts of increased dependence on purchased water.
 - 2. Increased costs from new or anticipated changes to regulations.
 - 3. Deficiencies identified in sewer and water condition assessment.
- E. In addition to a cost-of-service rate structure, water rates should include a tiered alternative, whereby progressively higher rates are charged as water usage increases, to encourage conservation of water. The consultant will be expected to include recommendations regarding the number, cost and block size in each tier.
- F. Water rates should include a cost component that addresses groundwater overdraft conditions. This component may consider, for example, local or regional recharge efforts, or sequential steps to develop surface water treatment facilities. Additionally, component should also consider the 2014 Sustainable Groundwater Management Act (SBMA) and the long-term effects on rates to comply with the law while managing long- term sustainability, with no net overdraft.
- G. Evaluate and recommend any appropriate automatic adjustments or pass through components (e.g., inflation, power costs, etc.).
- H. Review information from District staff on the replacement of infrastructure elements where available and include an element in the rates to fund longterm capital replacement. Where specific replacement information and schedules are not available, the Consultant should be prepared to recommend a strategy or methodology to incorporate reasonable funding for infrastructure replacement within the rate calculations.
- I. Assess the impact of drought or other potential water shortage factors on operating revenues and ensure that the rates will generate sufficient revenue

to operate and maintain the systems during periods when less water is being consumed. Consistent with the reserve analysis noted below, the consultant will make recommendations on appropriate methods to mitigate impacts of fluctuating water sales on overall revenues.

- J. Perform an analysis of the various reserves and fund balances and make recommendations for appropriate levels.
- K. Review the existing user classifications and provide justification for any new special classes of customers to achieve clarity and equity.
- L. In addition to typical user classifications (single family residential, multi-family, commercial, etc.), an analysis will need to be completed to determine whether any new user classes should be added to account for the sewer service being provided by the District.
- M. Ensure that proposed rate structures are easy to understand and administer; and can be accommodated within the District's existing utility billing system. Determine that proposed rate structures comply with the rate covenants of any outstanding debt and Proposition 218.
- N. After the Board has approved the proposed rates, review the District staff's draft publications of the proposed rates to ensure clarity and compliance with Proposition 218.
- O. The rate studies shall include narratives that clearly specify the assumptions and methodology used in establishing the rates. Each rate study shall include an executive summary of no more than two pages in length.
- P. The timeliness of these studies is essential. The District desires to have the studies performed, proposed rates developed and then presented to the District Board in early 2026, for approval to proceed with the Proposition 218 process.
- Q. In addition to assessing existing customer service fee structures, identify other potential areas for service and system charges (shut-down activities, backflow devices, plan reviews, water and sewer service shut-offs, etc.) and recommend changes, if appropriate. The assessment is to note any resulting increase in liability the District may incur because of assessing the fees.

6. SERVICES TO BE PROVIDED BY CONSULTANT

A. Conduct a detailed review of the existing water, sewer, and solid waste fee rates, user fee classifications, status of the water, sewer, and solid waste funds, and develop a general familiarity with the ability of the District's utility billing system.

- B. Meet or confer with staff as needed. Proposals should anticipate four on-site or virtual meetings with staff.
- C. Attend a minimum of two meetings with the District Board to present the studies with the recommended rates, and to answer questions at the Proposition 218 protest hearing where the rates are considered for adoption.
- D. Conduct analyses and prepare reports as required to address the objectives and scope of work as described in this RFP.

E. Preliminary Reports:

Given the short available time for the project, it would be ideal if the preliminary administrative draft versions of the work given to the District did not require any substantive corrections or refinements; however, most projects, such as this, do result in a need to make substantive changes that may require more time than a day or two.

While it is the Consultant's responsibility to ensure the Project timeline is met; if it will assist the consultant in keeping the project on schedule for delivery of the Public Review Draft Report and Recommended Rates by January 2025, the District is willing to review preliminary products at various stages.

- 1. Administrative draft versions of all work products shall be provided to staff, including but not limited to preliminary versions of the revenue requirements, 10-year financial forecast, cost-of-services analysis, rate structures, supporting narratives, and executive summaries.
- 2. Submit one printed copy of each preliminary work product, plus one editable electronic copy.
- 3. Attend a meeting with staff to review the preliminary work products.

F. Public Review Draft Report

- Incorporate changes pursuant to comments received from the District's reviews. District's review comments are to be submitted to the Consultants within one week after their presentation of the preliminary reports.
- 2. Submit one printed copy of each Public Review Draft Report and Recommended Rate Schedules, plus one editable electronic copy, no later than January 2025.
- 3. Present the Draft Final Report and Recommended Rate Schedules at a District Board meeting.

G. Final Reports

- 1. Incorporate changes pursuant to comments received at the District Board meeting presentation.
- 2. Provide one printed and one electronic copy of the final report in MS Word format, with spreadsheets in Excel format.
- 3. Review the District's draft rate notices for compliance with Proposition 218 requirements.
- 4. Present the final reports and recommended rates during a meeting of the District Board at a formal Proposition 218 protest hearing.

7. SERVICES TO BE PROVIDED BY THE DISTRICT

The services to be provided by the District include, but are not necessarily limited to, the following:

- A. Furnish all reasonably available records and information, including financial reports, budget, consumption data, meter sizes and existing customer classes.
- B. Provide a copy of the Infrastructure Master Plans.
- C. Provide information on the most recent Capital Improvement Project lists.
- D. Provide staff support and assistance as required and agreed to in advance of the studies.

8. PROPOSAL FORMAT AND CONTENT

- A. Each proposal copy shall include an index to the major topics contained in the proposal and all pages shall be numbered.
- B. Introduce the proposal that confirms your understanding of the scope of the project and the desired results.
- C. Outline your firm's qualifications for providing the services requested. List no more than five agencies of approximately 25,000 or less population for whom you have provided similar services in the past. Describe the scope of each agency's project in your narrative and provide the name and phone number of the contact person at each agency. Please indicate whether your fee recommendations were implemented by each agency listed.

- D. Provide a complete listing of all staff proposed to work on this project, including copies of their resumes and their titles. Any use of subcontractors should be separately identified and the tasks to which they will be assigned must be shown as well. The means of controlling and supervising the work of subcontractors must be shown in the proposal.
- E. Outline in detail the recommended work plan to be followed by staff assigned by your firm to work on this project. Indicate the number of staff personnel to be assigned to each task as well as the expected amount of time needed to complete each item in the scope of work shown above.
- F. Identify the type of assistance that is anticipated from District Staff and the nature of the tasks in your proposal that will require their involvement. Also, include time estimates for the completion of each task listed here.
- G. Present a schedule that reflects the anticipated starting date of the project, outlines the significant items shown in the scope of work and the estimated completion date for each item.
- H. List the fee requirements for completion of this project as follows:
- I. Hourly billing rates for each staff member assigned to the project.
- J. Estimated total costs to complete the study, with billable expenses listed separately.
- K. Note that the final billing cannot exceed the fee and expense estimate shown in the proposal except by prior written approval of the District.

9. EVALUATION/SELECTION OF CONSULTANT

A. Review of Proposals

- An evaluation team will be assembled by the District. Each evaluator will
 first score each proposal by each of the criteria described below. The
 evaluation team will then convene to review and discuss these evaluations
 and to combine the individual scores to arrive at a composite score for
 each firm. Ranking will be assigned based on the composite score.
- 2. An award under this RFP will not be based solely on the price. If an award is made, it will go to the proposer with the best overall proposal that provides the "Best Value" to the District and its residents. The successful proposal will be competitively priced and provide for adequate service to meet the District's needs. Best Value will be established based on the evaluation criteria listed below.

B. Evaluation Criteria

Proposals will be numerically scored and ranked using the criteria and weighting described in this section. The scores assigned will reflect the extent to which criteria are fulfilled relative to other proposals. The evaluation criteria and maximum score that can be achieved for each criterion are presented as follows:

Evaluation Criteria and Maximum Evaluation Score		
Criteria	Maximum Evaluation Score	
Ability to meet the stated requirements including adequacy of proposed staffing, techniques and procedures	20	
Past Performance and Experience with emphasis on comparable government experience	20	
Conformance to terms of RFP in preparing and submitting the proposal	10	
Implementation Plan	15	
Cost Proposal Rates	35	
Total Maximum Score	100	

C. The District reserves the right to act in the best interest of the District and its residents and businesses, including the right to reject a proposal that is given the highest quantitative scoring in the evaluation process if the proposal is not in the best interest of its residents and businesses.

10. **NEGOTIATION**

- A. The Bear Valley Community Services District shall reserve the right to negotiate any terms and conditions of the proposals received, with the final candidate prior to acceptance/rejection of said proposals. Upon determination of the highest ranked Bidder, staff will commence negotiations with the firm that received the highest ranking. The negotiations will be conducted in accordance with Bear Valley Community Services District policies and procedures. When negotiations are successfully concluded, staff will present their recommendation to the District Board.
- B. Note: This entire packet should be returned with the proposal.

ATTACHMENT A

Insurance Requirements for Consultants

Consultant shall procure and maintain for the duration of the contract insurance against claims for injuries to persons or damages to property which may arise from or in connection with the performance of the work hereunder by the Consultant, his/her agents, representatives, or employees.

A. Minimum Scope and Limits of Insurance

Consultant shall maintain limits no less than:

- \$2,000,000 General Liability (including operations, products and completed operations) per occurrence for bodily injury, personal injury and property damage at least as broad as Insurance Services Office (ISO) Commercial General Liability coverage (occurrence Form CG 00 01).
- \$1,000,000 Automobile Liability per accident for bodily injury or property damage at least as broad as ISO Form CA 00 01 covering Automobile Liability, code 1 (any auto).
- Worker's Compensation as required by the State of California.
- \$1,000,000 Employer's Liability per accident for bodily injury or disease.
- \$1,000,000 Errors & Omissions Liability appropriate to the consultant's profession. Architect's and Engineer's coverage is to be endorsed to include contractual liability.

If Consultant maintains higher limits than the minimums required above, the entity shall be entitled to coverage at the higher limits maintained by Consultant.

B. Deductibles and Self-Insured Retentions

Any deductibles or self-insured retentions must be declared to and approved by the entity.

C. Other Insurance Provisions

The general liability policy and automobile liability policies are to contain, or be endorsed to contain, the following provisions:

 The entity, its officers, officials, employees, and volunteers are to be covered as insureds with respect to liability arising out of automobiles owned, leased, hired or borrowed by or on behalf of the consultant; and with respect to liability arising out of work or operations performed by or on behalf of the consultant. General Liability coverage can be provided with one of two endorsement options: 1) in the form of an additional insured endorsement to the Consultant's insurance, or as a separate owner's policy (CG 20 10 11 85 or its equivalent language) OR 2) a CG 20 37 10 01 along with CG 20 10 10 01 endorsement forms or their equivalent language.

- For any claims related to this project, the Consultant's insurance coverage shall be primary insurance as respects the entity, its officers, officials, employees, and volunteers. Any insurance or self-insurance maintained by the entity, its officers, officials, employees or volunteers shall be excess of the Consultant's insurance and shall not contribute with it.
- Each insurance policy required by this clause shall be endorsed to state that coverage shall not be canceled by either party, except after 30 days' prior written notice by certified mail, return receipt requested, has been given to the entity.
- Coverage shall not extend to any indemnity coverage for the active negligence of the additional insured in any case where an agreement to indemnify the additional insured would be invalid under Subdivision (b) of Section 2782 of the Civil Code.

D. Waiver of Subrogation

Consultant hereby agrees to waive subrogation which any insurer of Consultant may acquire from Consultant by virtue of the payment of any loss. Consultant agrees to obtain any endorsement that may be necessary to effect this waiver of subrogation.

The workers' compensation policy shall be endorsed to contain a waiver of subrogation in favor of the entity for all work performed by the Consultant, its agents, employees, independent contractors and subcontractors.

E. Acceptability of Insurers

Insurance is to be placed with California admitted insurers with a current AM Best's rating of no less than A- (or higher).

F. Verification of Coverage

Consultant shall furnish the entity with copies of original certificates and endorsements, including amendatory endorsements, affecting coverage required by this clause. All certificates and endorsements are to be received and approved by the entity before work commences; however, failure to do so shall not operate as a waiver of these insurance requirements. The entity reserves the right to require complete, certified copies of all required insurance policies, including endorsements affecting the coverage required by these specifications at any

time.

G. Subcontractors

Consultant shall include all subcontractors as insureds under their policies or shall furnish separate certificates and endorsements for each subcontractor. All coverages for subcontractors shall be subject to all the requirements stated herein.

ATTACHMENT B

Bear Valley Community Services District

Initial Information Available for Water, Sewer and Solid Waste Rate Studies

A. BILLING & FINANCIAL DATA

Most recent 12 months of water, sewer, solid waste revenue received (by month, by customer class).

Current number of water, sewer, solid waste customer accounts by customer class, water meter size, etc.

Monthly consumption (billed water use) by meter size/customer class for the last 24 months, metered customers only

Projected number of metered residential customers for next 10 years

Most recent operating budgets – projections next fiscal year and actuals (or final) for previous year

Copy of the District's last rate study for each utility

Copy of water, sewer, solid waste rate and connection fee schedules and ordinances

Current debt service repayment schedules and bond covenants

Description of reserve funds, including beginning and year-end cash fund balances for water and sewer reserve funds

Description of chart of accounts for the budget

Current estimate (if there is one) of how CIP projects will be funded (i.e. rates, bonds, SRF) Provide the debt service schedules.

B. ENGINEERING & PLANNING DATA

Current and projected number of equivalent residential dwelling units for the water, sewer, solid waste systems

Growth assumptions to use for rates

Most recent total annual and average monthly Flow, BOD, and TSS at the wastewater treatment plant

Total annual water system production, total billed consumption, peak monthly and daily production

Total annual water system estimated system losses

Best estimates of total annual water consumption by customer class

Current capital improvement program and the District's best estimate of proposed timing of construction of any new facilities and Current estimate (if there is one) of how CIP projects will be funded (i.e. rates, bonds, SRF)

C. CONSUMPTION DATA - WATER

Number of metered commercial customers by meter sizes.

Number of non-metered multi-family and commercial customers (restaurant, store, etc.)

Commercial metered consumption data for the last year by customer or customer type.

Projected major element replacement schedules and life cycle costs estimates for all water wells.

D. CONSUMPTION DATA – WASTEWATER

Provide the number of metered commercial customers by group and their meter sizes.

Provide the number of non-metered commercial customers by type

E. CONSUMPTION DATA - SOLID WASTE

Provide the number of solid waste fee customers by classifications.

ATTACHMENT C

THE BEAR VALLEY COMMUNITY SERVICES DISTRICT AND _____ THIS AGREEMENT for professional services is made by and between the Bear Valley Community Services District, a California Special District ("District"), and _____, a _____ ("Professional") as of ______, 20XX.

Section 1. SERVICES. Subject to the terms and conditions set forth in this Agreement, Professional shall provide to District the services described in the Scope of Work attached as Exhibit A at the time and place and in the manner specified therein. In the event of a conflict or inconsistency between the terms of this Agreement and Exhibit A, the Agreement shall prevail.

- 1.1 <u>Term of Services.</u> The term of this Agreement shall begin on the date first noted above and shall end on _____, the date of completion specified in <u>Exhibit A</u>. Professional shall complete the work described in <u>Exhibit A</u> prior to that date, unless the term of the Agreement is otherwise terminated or extended, as provided for in Section 8. The time provided to Professional to complete the services required by this Agreement shall not affect the District's right to terminate the Agreement, as provided for in Section 8.
- 1.2 <u>Standard of Performance.</u> Professional shall perform all services required pursuant to this Agreement in the manner and according to the standards observed by a competent practitioner of the profession in which Professional is engaged in the geographical area in which Professional practices its profession. Professional shall prepare all work products required by this Agreement in a substantial, first-class manner and shall conform to the standards of quality normally observed by a person practicing in Professional's profession.
- **Assignment of Personnel.** Professional shall assign only competent personnel to perform services pursuant to this Agreement. In the event that District, in its sole discretion, at any time during the term of this Agreement, desires the reassignment of any such persons, Professional shall, immediately upon receiving notice from District of such desire of District, reassign such person or persons.
- **1.4** <u>Time.</u> Professional shall devote such time to the performance of services pursuant to this Agreement as may be reasonably necessary to meet the standard of performance provided in Section 1.2 above and to satisfy Professional's obligations hereunder.
- Section 2. COMPENSATION. District hereby agrees to pay Professional a sum not

to exceed ______, notwithstanding any contrary indications that may be contained in Professional's proposal, for services to be performed and reimbursable costs incurred under this Agreement. In the event of a conflict between this Agreement and Professional's proposal, attached as Exhibit B, regarding the amount of compensation, the Agreement shall prevail. District shall pay Professional for services rendered pursuant to this Agreement at the time and in the manner set forth herein. The payments specified below shall be the only payments from District to Professional for services rendered pursuant to this Agreement. Professional shall submit all invoices to District in the manner specified herein. Except as specifically authorized by District, Professional shall not bill District for duplicate services performed by more than one person.

Professional and District acknowledge and agree that compensation paid by District to Professional under this Agreement is based upon Professional's estimated costs of providing the services required hereunder, including salaries and benefits of employees and subcontractors of Professional. Consequently, the parties further agree that compensation hereunder is intended to include the costs of contributions to any pensions and/or annuities to which Professional and its employees, agents, and subcontractors may be eligible. District therefore has no responsibility for such contributions beyond compensation required under this Agreement.

- **2.1** <u>Invoices.</u> Professional shall submit invoices, not more often than once a month during the term of this Agreement, based on the cost for services performed and reimbursable costs incurred prior to the invoice date. Invoices shall contain the following information:
 - Serial identifications of progress bills; i.e., Progress Bill No. 1 for the first invoice, etc.;
 - The beginning and ending dates of the billing period;
 - A Task Summary containing the original contract amount, the amount of prior billings, the total due this period, the balance available under the Agreement, and the percentage of completion;
 - At District's option, for each work item in each task, a copy of the applicable time entries or time sheets shall be submitted showing the name of the person doing the work, the hours spent by each person, a brief description of the work, and each reimbursable expense;
 - The total number of hours of work performed under the Agreement by Professional and each employee, agent, and subcontractor of Professional performing services hereunder, as well as a separate notice when the total number of hours of work by Professional and any individual employee, agent, or subcontractor of Professional reaches or exceeds 800 hours, which shall include an estimate of the time necessary to complete the work described in Exhibit A;
 - The Professional's signature.
- **2.2 Monthly Payment.** District shall make monthly payments, based on

invoices received, for services satisfactorily performed, and for authorized reimbursable costs incurred. District shall have thirty (30) days from the receipt of an invoice that complies with all of the requirements above to pay Professional.

- **2.3 <u>Final Payment.</u>** District shall make the final payment within sixty (60) days after completion of the services and submittal to District of a final invoice, if all services required have been satisfactorily performed.
- 2.4 <u>Total Payment.</u> District shall pay for the services to be rendered by Professional pursuant to this Agreement. District shall not pay any additional sum for any expense or cost whatsoever incurred by Professional in rendering services pursuant to this Agreement. District shall make no payment for any extra, further, or additional service pursuant to this Agreement.

In no event shall Professional submit any invoice for an amount in excess of the maximum amount of compensation provided above either for a task or for the entire Agreement, unless the Agreement is modified prior to the submission of such an invoice by a properly executed change order or amendment.

- **2.5** Hourly Fees. Fees for work performed by Professional on an hourly basis shall not exceed the amounts shown on the fee schedule set forth in Exhibit B.
- **Reimbursable Expenses.** Reimbursable expenses, if any, are set forth in Exhibit B, and shall not exceed (\$_). Expenses not listed in Exhibit B are not chargeable to District. Reimbursable expenses are included in the total amount of compensation provided under this Agreement that shall not be exceeded.
- **2.7** Payment of Taxes. Professional is solely responsible for the payment of employment taxes incurred under this Agreement and any similar federal or state taxes.
- 2.8 Payment upon Termination. In the event that the District or Professional terminates this Agreement pursuant to Section 8, the District shall compensate the Professional for all outstanding costs and reimbursable expenses incurred for work satisfactorily completed as of the date of written notice of termination. Professional shall maintain adequate logs and timesheets in order to verify costs incurred to that date.
- **2.9** <u>Authorization to Perform Services.</u> The Professional is not authorized to perform any services or incur any costs whatsoever under the terms of this Agreement until receipt of authorization from the Contract

Administrator.

Section 3. FACILITIES AND EQUIPMENT. Except as set forth herein, Professional shall, at its sole cost and expense, provide all facilities and equipment that may be necessary to perform the services required by this Agreement. District shall make available to Professional only the facilities and equipment listed in this section, and only under the terms and conditions set forth herein.

District shall furnish physical facilities such as desks, filing cabinets, and conference space, as may be reasonably necessary for Professional's use while consulting with District employees and reviewing records and the information in possession of the District. The location, quantity, and time of furnishing those facilities shall be in the sole discretion of District. In no event shall District be obligated to furnish any facility that may involve incurring any direct expense, including but not limited to computer, long-distance telephone or other communication charges, vehicles, and reproduction facilities.

Section 4. INSURANCE REQUIREMENTS. Before beginning any work under this Agreement, Professional, at its own cost and expense, shall procure "occurrence coverage" insurance against claims for injuries to persons or damages to property that may arise from or in connection with the performance of the work hereunder by the Professional and its agents, representatives, employees, and subcontractors. Professional shall provide proof satisfactory to District of such insurance that meets the requirements of this section and under forms of insurance satisfactory in all respects to the District.

Professional shall maintain the insurance policies required by this section throughout the term of this Agreement. The cost of such insurance shall be included in the Professional's bid. Professional shall not allow any subcontractor to commence work on any subcontract until Professional has obtained all insurance required herein for the subcontractor(s) and provided evidence thereof to District. Verification of the required insurance shall be submitted and made part of this Agreement prior to execution. Professional shall maintain all required insurance listed herein for the duration of this Agreement.

Workers' Compensation. Professional shall, at its sole cost and expense, maintain Statutory Workers' Compensation Insurance and Employer's Liability Insurance for any and all persons employed directly or indirectly by Professional. The Statutory Workers' Compensation Insurance and Employer's Liability Insurance shall be provided with limits of not less than ONE MILLION DOLLARS (\$1,000,000.00) per accident. In the alternative, Professional may rely on a self-insurance program to meet those requirements, but only if the program of self-insurance complies fully with the provisions of the California Labor Code. Determination of whether a self-insurance program meets the standards of the Labor Code shall be solely in the discretion of the Contract

Administrator. The insurer, if insurance is provided, or the Professional, if a program of self-insurance is provided, shall waive all rights of subrogation against the District and its officers, officials, employees, and volunteers for loss arising from work performed under this Agreement.

An endorsement shall state that coverage shall not be canceled except after thirty (30) days' prior written notice by certified mail, return receipt requested, has been given to the District. Professional shall notify District within fourteen (14) days of notification from Professional's insurer if such coverage is suspended, voided or reduced in coverage or in limits.

The requirement to maintain Statutory Worker's Compensation and Employer's Liability Insurance may be waived by the District upon written verification that Professional does not have any employees.

4.2 <u>Commercial General and Automobile Liability Insurance.</u>

- **4.2.1 General requirements.** Professional, at its own cost and expense, shall maintain commercial general liability insurance for the term of this Agreement in an amount not less than TWO MILLION DOLLARS (\$2,000,000.00) and automobile liability insurance for the term of this Agreement in an amount not less than ONE MILLION DOLLARS (\$1,000,000.00). The commercial general liability and automobile liability insurance shall be per occurrence. combined single limit coverage for risks associated with the work contemplated by this Agreement. If a commercial general liability insurance or an automobile liability form or other form with a general aggregate limit is used, either the general aggregate limit shall apply separately to the work to be performed under this Agreement or the general aggregate limit shall be at least twice the required occurrence limit. Such coverage shall include but shall not be limited to, protection against claims arising from bodily and personal injury, including death resulting therefrom, and damage to property resulting from activities contemplated under this Agreement, including the use of owned and non-owned automobiles.
- 4.2.2 Minimum scope of coverage. Commercial general liability coverage shall be at least as broad as Insurance Services Office Commercial General Liability occurrence form CG 0001 (most recent edition) covering comprehensive General Liability on an "occurrence" basis. Automobile coverage shall be at least as broad as Insurance Services Office Automobile Liability form CA 0001 (most recent edition), Code 1 (any auto). No endorsement shall be attached limiting the coverage.

- **4.2.3** Additional requirements. Each of the following shall be included in the insurance coverage or added as an endorsement to the policy:
 - a. District and its officers, employees, agents, and volunteers shall be covered as additional insureds with respect to each of the following: liability arising out of activities performed by or on behalf of Professional, including the insured's general supervision of Professional; products and completed operations of Professional; premises owned, occupied, or used by Professional; and automobiles owned, leased, or used by the Professional. The coverage shall contain no special limitations on the scope of protection afforded to District or its officers, employees, agents, or volunteers.
 - b. The insurance shall cover on an occurrence or an accident basis, and not on a claims-made basis.
 - c. An endorsement must state that coverage is primary insurance with respect to the District and its officers, officials, employees and volunteers, and that no insurance or self-insurance maintained by the District shall be called upon to contribute to a loss under the coverage.
 - d. Any failure of Professional to comply with reporting provisions of the policy shall not affect coverage provided to District and its officers, employees, agents, and volunteers.
 - e. An endorsement shall state that coverage shall not be canceled except after thirty (30) days' prior written notice by certified mail, return receipt requested, has been given to the District. Professional shall notify District within fourteen (14) days of notification from Professional's insurer if such coverage is suspended, voided or reduced in coverage or in limits.
- **Professional Liability Insurance.** Professional, at its own cost and expense, shall maintain for the period covered by this Agreement professional liability insurance for licensed professionals performing work pursuant to this Agreement in an amount not less than TWO MILLION DOLLARS (\$2,000,000) covering the licensed professionals' errors and omissions.
 - **4.3.1** Any deductible or self-insured retention shall not exceed \$150,000 per claim.
 - **4.3.2** An endorsement shall state that coverage shall not be suspended,

- voided, canceled by either party, or reduced in coverage or in limits, except after thirty (30) days' prior written notice by certified mail, return receipt requested, has been given to the District.
- **4.3.3** The following provisions shall apply if the professional liability coverages are written on a claims-made form:
 - a. The retroactive date of the policy must be shown and must be before the date of the Agreement.
 - b. Insurance must be maintained and evidence of insurance must be provided for at least five (5) years after completion of the Agreement or the work, so long as commercially available at reasonable rates.
 - c. If coverage is canceled or not renewed and it is not replaced with another claims-made policy form with a retroactive date that precedes the date of this Agreement, Professional must provide extended reporting coverage for a minimum of five (5) years after completion of the Agreement or the work. The District shall have the right to exercise, at the Professional's sole cost and expense, any extended reporting provisions of the policy, if the Professional cancels or does not renew the coverage.
 - d. A copy of the claim reporting requirements must be submitted to the District prior to the commencement of any work under this Agreement.

4.4 All Policies Requirements.

- **4.4.1** <u>Acceptability of insurers.</u> All insurance required by this section is to be placed with insurers with a Bests' rating of no less than A:VII.
- 4.4.2 <u>Verification of coverage.</u> Prior to beginning any work under this Agreement, Professional shall furnish District with certificates of insurance and with original endorsements effecting coverage required herein. The certificates and endorsements for each insurance policy are to be signed by a person authorized by that insurer to bind coverage on its behalf. The District reserves the right to require complete, certified copies of all required insurance policies, at any time.
- **4.4.3** <u>Subcontractors.</u> Professional shall include all subcontractors as insureds under its policies or shall furnish separate certificates and endorsements for each subcontractor. All coverages for

subcontractors shall be subject to all of the requirements stated herein.

4.4.4 <u>Deductibles and Self-Insured Retentions.</u> Professional shall disclose to and obtain the approval of District for the self-insured retentions and deductibles before beginning any of the services or work called for by any term of this Agreement.

During the period covered by this Agreement, only upon the prior express written authorization of Contract Administrator, Professional may increase such deductibles or self-insured retentions with respect to District, its officers, employees, agents, and volunteers. The Contract Administrator may condition approval of an increase in deductible or self-insured retention levels with a requirement that Professional procure a bond, guaranteeing payment of losses and related investigations, claim administration, and defense expenses that is satisfactory in all respects to each of them.

- **4.4.5** Waiver of Subrogation. Professional hereby agrees to waive subrogation which any insurer or contractor may require from vendor by virtue of the payment of any loss. Consultant agrees to obtain any endorsements that may be necessary to effect this waiver of subrogation. The Workers' Compensation policy shall be endorsed with a waiver of subrogation in favor of the entity for all work performed by the Professional, its employees, agents, and subcontractors.
- **4.4.6** Notice of Reduction in Coverage. In the event that any coverage required by this section is reduced, limited, or materially affected in any other manner, Professional shall provide written notice to District at Professional's earliest possible opportunity and in no case later than five (5) days after Professional is notified of the change in coverage.
- **Remedies.** In addition to any other remedies District may have if Professional fails to provide or maintain any insurance policies or policy endorsements to the extent and within the time herein required, District may, at its sole option exercise any of the following remedies, which are alternatives to other remedies District may have and are not the exclusive remedy for Professional's breach:
 - Obtain such insurance and deduct and retain the amount of the premiums for such insurance from any sums due under the Agreement;

- Order Professional to stop work under this Agreement or withhold any payment that becomes due to Professional hereunder, or both stop work and withhold any payment, until Professional demonstrates compliance with the requirements hereof; and/or
- Terminate this Agreement.

Section 5. INDEMNIFICATION AND PROFESSIONAL'S RESPONSIBILITIES.

- 5.1 **General Requirement.** Professional shall indemnify, defend with counsel selected by the District, and hold harmless the District and its officials, officers, employees, agents, and volunteers from and against any and all losses, liability, claims, suits, actions, damages, and causes of action arising out of any personal injury, bodily injury, loss of life, or damage to property, or any violation of any federal, state, or municipal law or ordinance, to the extent caused, in whole or in part, by the willful misconduct or negligent acts or omissions of Professional or its employees, subcontractors, or agents, by acts for which they could be held strictly liable, or by the quality or character of their work. The foregoing obligation of Professional shall not apply when (1) the injury, loss of life, damage to property, or violation of law arises wholly from the negligence or willful misconduct of the District or its officers, employees. agents, or volunteers and (2) the actions of Professional or its employees, subcontractor, or agents have contributed in no part to the injury, loss of life, damage to property, or violation of law. It is understood that the duty of Professional to indemnify and hold harmless includes the duty to defend as set forth in Section 2778 of the California Civil Code. Acceptance by District of insurance certificates and endorsements required under this Agreement does not relieve Professional from liability under this indemnification and hold harmless clause. This indemnification and hold harmless clause shall apply to any damages or claims for damages whether or not such insurance policies shall have been determined to apply. By execution of this Agreement, Professional acknowledges and agrees to the provisions of this Section and that it is a material element of consideration.
- 5.2 PERS Indemnification. In the event that Professional or any employee, agent, or subcontractor of Professional providing services under this Agreement is determined by a court of competent jurisdiction or the California Public Employees Retirement System ("PERS") to be eligible for enrollment in PERS as an employee of District, Professional shall indemnify, defend, and hold harmless District for the payment of any and all employee and/or employer contributions for PERS benefits on behalf of Professional or its employees, agents, or subcontractors, as well as for the payment of any penalties and interest on such contributions, which would otherwise be the responsibility of District, and any attorneys' fees and

costs incurred by the District to enforce this Section.

5.3 <u>Design Professionals.</u> To the extent that the services under this Agreement include design professional services subject to California Civil Code Section 2782.8, as may be amended from time to time, Professional's duty to indemnify under Sections 5.1 and 5.2 shall only be to the maximum extent permitted by California Civil Code Section 2782.8.

Section 6. STATUS OF PROFESSIONAL.

6.1 **Independent Contractor.** At all times during the term of this Agreement, Professional shall be an independent contractor as defined in Labor Code Section 3353, and shall not be an employee of District. Nothing contained in this Agreement shall be construed to be inconsistent with the foregoing relationship or status. District shall have the right to control Professional only insofar as the results of Professional's services rendered pursuant to this Agreement and assignment of personnel pursuant to Subparagraph 1.3; however, otherwise District shall not have the right to control the means and methods by which Professional accomplishes services rendered pursuant to this Agreement. Professional shall have no power or authority by this Agreement to bind the District in any respect. All employees and agents hired or retained by Professional are employees and agents of Professional and not of the District. The District shall not be obligated in any way to pay any wage claims or other claims made against Professional by any such employees or agents, or any other person resulting from performance of this Agreement.

Notwithstanding any other District, state, or federal policy, rule, regulation, law, or ordinance to the contrary, Professional and any of its employees, agents, and subcontractors providing services under this Agreement shall not qualify for or become entitled to, and hereby agree to waive any and all claims to, any compensation, benefit, or any incident of employment by District, including but not limited to eligibility to enroll in PERS as an employee of District and entitlement to any contribution to be paid by District for employer contributions and/or employee contributions for PERS benefits. Professional shall not allow any employee, agent or subcontractor to become eligible for a claim for PERS benefits.

Professional Not an Agent. Except as District may specify in writing, Professional shall have no authority, express or implied, to act on behalf of District in any capacity whatsoever as an agent. Professional shall have no authority, express or implied, pursuant to this Agreement to bind District to any obligation whatsoever.

Section 7. LEGAL REQUIREMENTS.

- **7.1** Governing Law. The laws of the State of California shall govern this Agreement.
- 7.2 Compliance with Applicable Laws. Professional and any subcontractors shall comply with all laws and regulations applicable to the performance of the work hereunder, including but not limited to, the California Building Code, the Americans with Disabilities Act, and any copyright, patent or trademark law. Professional's failure to comply with any law(s) or regulation(s) applicable to the performance of the work hereunder shall constitute a breach of contract.
- 7.3 Other Governmental Regulations. To the extent that this Agreement may be funded by fiscal assistance from another governmental entity, Professional and any subcontractors shall comply with all applicable rules and regulations to which District is bound by the terms of such fiscal assistance program.
- 7.4 <u>Licenses and Permits.</u> Professional represents and warrants to District that Professional and its employees, agents, and any subcontractors have all licenses, permits, qualifications, and approvals of whatsoever nature that are legally required to practice their respective professions. Professional represents and warrants to District that Professional and its employees, agents, any subcontractors shall, at their sole cost and expense, keep in effect at all times during the term of this Agreement any licenses, permits, and approvals that are legally required to practice their respective professions. In addition to the foregoing, Professional and any subcontractors shall obtain and maintain valid Business Licenses from District during the term of this Agreement.
- 7.5 Nondiscrimination and Equal Opportunity. Professional shall not discriminate, on the basis of a person's race, religion, color, national origin, age, physical or mental handicap or disability, medical condition, marital status, sex, or sexual orientation, against any employee, applicant for employment, subcontractor, bidder for a subcontract, or participant in, recipient of, or applicant for any services or programs provided by Professional under this Agreement. Professional shall comply with all applicable federal, state, and local laws, policies, rules, and requirements related to equal opportunity and nondiscrimination in employment, contracting, and the provision of any services that are the subject of this Agreement, including but not limited to the satisfaction of any positive obligations required of Professional thereby.

Professional shall include the provisions of this Subsection in any subcontract approved by the Contract Administrator or this Agreement.

Section 8. TERMINATION AND MODIFICATION.

8.1 <u>Termination.</u> District may cancel this Agreement at any time and without cause upon written notification to Professional.

Professional may cancel this Agreement upon _____ days' written notice to District and shall include in such notice the reasons for cancellation.

In the event of termination, Professional shall be entitled to compensation for services performed to the effective date of termination; District, however, may condition payment of such compensation upon Professional delivering to District any or all documents, photographs, computer software, video and audio tapes, and other materials provided to Professional or prepared by or for Professional or the District in connection with this Agreement.

- 8.2 Extension. District may, in its sole and exclusive discretion, extend the end date of this Agreement beyond that provided for in Subsection 1.1. Any such extension shall require a written amendment to this Agreement, as provided for herein. Professional understands and agrees that, if District grants such an extension, District shall have no obligation to provide Professional with compensation beyond the maximum amount provided for in this Agreement. Similarly, unless authorized by the Contract Administrator, District shall have no obligation to reimburse Professional for any otherwise reimbursable expenses incurred during the extension period.
- **8.3** Amendments. The Parties may amend this Agreement only by a writing signed by all the Parties.
- 8.4 Assignment and Subcontracting. District and Professional recognize and agree that this Agreement contemplates personal performance by Professional and is based upon a determination of Professional's unique personal competence, experience, and specialized personal knowledge. Moreover, a substantial inducement to District for entering into this Agreement was and is the professional reputation and competence of Professional. Professional may not assign this Agreement or any interest therein without the prior written approval of the Contract Administrator. Professional shall not subcontract any portion of the performance contemplated and provided for herein, other than to the subcontractors noted in the proposal, without prior written approval of the Contract Administrator.
- **8.5 Survival.** All obligations arising prior to the termination of this Agreement and all provisions of this Agreement allocating liability between District and

Professional shall survive the termination of this Agreement.

- **8.6** Options upon Breach by Professional. If Professional materially breaches any of the terms of this Agreement, District's remedies shall include, but not be limited to, the following:
 - **8.6.1** Immediately terminate the Agreement;
 - **8.6.2** Retain the plans, specifications, drawings, reports, design documents, and any other work product prepared by Professional pursuant to this Agreement;
 - **8.6.3** Retain a different Professional to complete the work described in Exhibit A not finished by Professional; or
 - **8.6.4** Charge Professional the difference between the cost to complete the work described in Exhibit A that is unfinished at the time of breach and the amount that District would have paid Professional pursuant to Section 2 if Professional had completed the work.

Section 9. KEEPING AND STATUS OF RECORDS.

- 9.1 Records Created as Part of Professional's Performance. All reports, data, maps, models, charts, studies, surveys, photographs, memoranda, plans, studies, specifications, records, files, or any other documents or materials, in electronic or any other form, that Professional prepares or obtains pursuant to this Agreement and that relate to the matters covered hereunder shall be the property of the District. Professional hereby agrees to deliver those documents to the District upon termination of the Agreement. It is understood and agreed that the documents and other materials, including but not limited to those described above, prepared pursuant to this Agreement are prepared specifically for the District and are not necessarily suitable for any future or other use. District and Professional agree that, until final approval by District, all data, plans, specifications, reports and other documents are confidential and will not be released to third parties without prior written consent of both parties.
- 9.2 Professional's Books and Records. Professional shall maintain any and all ledgers, books of account, invoices, vouchers, canceled checks, and other records or documents evidencing or relating to charges for services or expenditures and disbursements charged to the District under this Agreement for a minimum of three (3) years, or for any longer period required by law, from the date of final payment to the Professional pursuant to this Agreement.
- **9.3** Inspection and Audit of Records. Any records or documents that

Section 9.2 of this Agreement requires Professional to maintain shall be made available for inspection, audit, and/or copying at any time during regular business hours, upon oral or written request of the District. Under California Government Code Section 8546.7, if the amount of public funds expended under this Agreement exceeds TEN THOUSAND DOLLARS (\$10,000.00), the Agreement shall be subject to the examination and audit of the State Auditor, at the request of District or as part of any audit of the District, for a period of three (3) years after final payment under the Agreement.

Section 10 MISCELLANEOUS PROVISIONS.

- **Attorneys' Fees.** If a Party to this Agreement brings any action, including an action for declaratory relief, to enforce or interpret the provision of this Agreement, the prevailing Party shall be entitled to reasonable attorneys' fees in addition to any other relief to which that Party may be entitled. The court may set such fees in the same action or in a separate action brought for that purpose.
- **10.2 Venue.** In the event that either Party brings any action against the other under this Agreement, the Parties agree that trial of such action shall be vested exclusively in the state courts of California in the County of Kern or in the United States District Court for the Eastern District of California.
- **Severability.** If a court of competent jurisdiction finds or rules that any provision of this Agreement is invalid, void, or unenforceable, the provisions of this Agreement not so adjudged shall remain in full force and effect. The invalidity in whole or in part of any provision of this Agreement shall not void or affect the validity of any other provision of this Agreement.
- **10.4** No Implied Waiver of Breach. The waiver of any breach of a specific provision of this Agreement does not constitute a waiver of any other breach of that term or any other term of this Agreement.
- **10.5** <u>Successors and Assigns.</u> The provisions of this Agreement shall inure to the benefit of and shall apply to and bind the successors and assigns of the Parties.
- **10.6** <u>Use of Recycled Products.</u> Professional shall prepare and submit all reports, written studies and other printed material on recycled paper to the extent it is available at equal or less cost than virgin paper.
- 10.7 <u>Conflict of Interest.</u> Professional may serve other clients, but none whose activities within the corporate limits of District or whose business, regardless of location, would place Professional in a "conflict of interest," as that term is defined in the Political Reform Act, codified at California

Government Code Section 81000 et seq.

10.8

Professional shall not employ any District official in the work performed pursuant to this Agreement. No officer or employee of District shall have any financial interest in this Agreement that would violate California Government Code Sections 1090 *et seq.*

Professional hereby warrants that it is not now, nor has it been in the previous twelve (12) months, an employee, agent, appointee, or official of the District. If Professional was an employee, agent, appointee, or official of the District in the previous twelve months, Professional warrants that it did not participate in any manner in the forming of this Agreement. Professional understands that, if this Agreement is made in violation of Government Code §1090 et.seq., the entire Agreement is void and Professional will not be entitled to any compensation for services performed pursuant to this Agreement, including reimbursement of expenses, and Professional will be required to reimburse the District for any sums paid to the Professional. Professional understands that, in addition to the foregoing, it may be subject to criminal prosecution for a violation of Government Code § 1090 and, if applicable, will be disqualified from holding public office in the State of California.

any written materials.
Contract Administration. This Agreement shall be administered by ("Contract Administrator"). All correspondence shall be directed to or through the Contract Administrator or his or her designee.
Notices. Any written notice to Professional shall be sent to:

Solicitation. Professional agrees not to solicit business at any meeting, focus group, or interview related to this Agreement, either orally or through

Email Address (for Insurance Update Requests)

Any written notice to District shall be sent to:

10.11 Professional Seal. Where applicable in the determination of the Contract Administrator or when required by law, the first page of a technical report, first page of design specifications, and each page of construction drawings

Denise Jelleschitz, District Clerk	Palmer Hilton, General Counsel
Attest	Approved as to Form
Date:	Date:
Beverli A. Marshall, General Manager	[NAME, TITLE]
Bear Valley Community Services District	Professional
IN WITNESS WHEREOF, the Parties have year first set forth above, which date shall effective date of this Agreement.	e executed this Agreement as of the day and be considered by the Parties to be the
Service Form W-9 to the Dist	I shall complete and submit Internal Revenue trict before execution of this Agreement. The all have authority to waive this requirement.
and incorporated herein as <u>E</u> attached hereto and incorpor entire and integrated agreem	at, including the scope of work attached hereto Exhibit A, and the compensation schedule rated herein as Exhibit B, represents the nent between District and Professional and ions, representations, or agreements, either
report/design responsibility.	
Seal and Signature of Regis	stered Professional with
responsible for the report/des	signed by the licensed professional sign preparation. The stamp/seal shall be in a ature of Registered Professional with as in the following example.

EXHIBIT "A"

SCOPE OF SERVICES

CONSULTANT provides services as follows:

1.1. Data Collection and Initial Meeting.

Consultant will meet with staff to review the overall objectives of the project, timeline for completion, key milestones, introduce personnel, and develop an initial framework of utility rate studies for water, sewer, solid waste and storm drainage operations. Consultant will provide District with data request.

1.2. Financial Workplan Development.

Develop workplan model that identifies current and projected costs for operation of the utility systems based on following criteria:

- a. Current and future cost of providing utility services considering established and anticipated standards and regulations.
- b. Projected demands for utility services.
- c. Age and condition of utility systems.
- d. Funding requirements for current long-term liabilities and debt obligations.
- e. Existing Capital Improvements Program implementation.
- f. Additional financing and debt service costs to fund future capital projects.
- g. Forecast revenue needs to meet District's revenue requirements.
- h. District's reserve policies.
- i. Comparison of the District's cost of service to other municipal entities of similar customer size/economic placement.
- j. Provide cost of service prediction based on all contributing factors for the current year, plus the following forward intervals: 5-year, 10-year, 15-year and 20-year.

1.3. Cost of Service/Rate Analysis.

Consultant will evaluate different rate options based on the amount of revenue recovered, adjustments between fixed/variable rate split, consumption analysis and other regulatory issues. Identify rate adjustments, revenue sufficiency, affordability and whether costs should be recalibrated based on updated units of service.

1.4. Rate Workshop.

Consultant will prepare presentations for District Board and District staff. Rate alternatives for each utility will be discussed and how each alternative impacts customers. This analysis will show alternate rate options, financial outlook for each utility and how revenue shifts between fixed and variable rates, with several alternatives.

1.5. Rate Study Reports.

Consultant will provide a draft of Cost-of-Service Report in compliance with Proposition 218, which will include assumptions, methodology and explanation of underlying calculations.

1.6. Public Hearing.

Consultant will attend Proposition 218 hearing and will provide rate tables and graphics showing customer impacts.