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| | | cumbered o | or revenue | contract | type, provid | e reason: | · | | | | |
| STANDARD CONTRACT | Co | mmodity C | ode | Contrac | t Start Date | Contrac | t End Date | Orig | inal Amount | Amendment / | Amour ; |
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| | RFF | 092 | 092 | .1 | 200 | 244 | 5 , | 78 | 3F02082 | \$4,000,0 | 000 |
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| | | Project | Name | | | Est | imated Pay | ment T | otal by Fiscal | Year | • |
| | Dra | inage Im | provem | ent | FY 07/08 | | mount 100,000 | I/D | FY | Amount | I/D |
| | | | Street /0 | | | | | | | | |

THIS CONTRACT is entered into in the State of California by and between the San Bernardino DISTRICT Flood Control District, hereinafter called the District, and

| Name | 0" (0 D | | | |
|-----------|---------------------|---------------------------------------|--|----------------|
| | City of San Bernard | ino | hereinafter called | SAN BERNARDINO |
| Address | 300 North D Street | | - and the state of | |
| | San Bernardino, CA | 92418 | | |
| Telephone | 909 384-5211 | Federal ID No. or Social Security No. | | |
| Name | City of Redlands | | hereinafter called | REDLANDS |
| Address | 35 Cajon Street | | | |
| | Redlands, CA 92373 | 3 | | |
| Telephone | 909 798-7655 | Federal ID No. or Social Security No. | | |

| Name | City of Highland | hereinafter called | HIGHLAND | |
|-----------|--|--|----------|---|
| Address | 27215 Baseline | The second secon | | - |
| | Highland, CA 92346 | | | |
| Telephone | Federal ID No. or Social Security No. 909 864-6861 | | | |
| Name | Inland Valley Development Agency | hereinafter called | IVDA | |
| Address | 294 So. Leland-Norton Way, Suite 1 | | | |
| | San Bernardino, CA 92408 | | | |
| Telephone | Federal ID No. or Social Security No. 909 382-4100 | | | |

IT IS HEREBY AGREED AS FOLLOWS:

Keyed By

Input Date

WITNESSETH

WHEREAS, the San Bernardino County Flood Control District (hereinafter referred to as **DISTRICT**), the City of San Bernardino (hereinafter referred to as **SAN BERNARDINO**), the City Of Redlands (hereinafter referred to as **REDLANDS**), Inland Valley Development Agency (hereinafter referred to as **IVDA**) and the City of Highland (hereinafter referred to as **HIGHLAND**) are signatories to this agreement, and all shall be collectively known as "the PARTIES"; and

WHEREAS, the PARTIES desire to cooperate and jointly participate in environmental mitigation, construction and construction engineering for drainage improvements, including the installation of drainage culverts and bank protection at the Alabama Street crossing at City Creek (hereinafter referred to as PROJECT); and

WHEREAS, PARTIES desire to commence construction of the PROJECT in spring 2008; and

WHEREAS, construction plans, special provisions and cost estimates for the PROJECT shall be approved by the PARTIES prior to advertise of the PROJECT; and

WHEREAS, the PROJECT will be of mutual benefit to the PARTIES; and

WHEREAS, the DISTRICT has received approval from Federal Highways Administration (hereinafter referred to as FHWA) for the funding of the permanent restoration work and will coordinate with Federal Agencies for reimbursement claims for the PROJECT; and

WHEREAS, the DISTRICT has received approval for funding from FHWA (88.53% of PROJECT costs) and State Office of Emergency Services (hereinafter referred to as State OES) (8.6% of PROJECT costs) for the PROJECT; and

WHEREAS, the DISTRICT, SAN BERNARDINO, REDLANDS, IVDA and HIGHLAND desire to fund the final local match and any cost increase of the PROJECT cost; and

WHEREAS, the DISTRICT will reimburse SAN BERNARDINO, REDLANDS, IVDA and HIGHLAND as reimbursement is received from FHWA and State OES; and

WHEREAS, the DISTRICT, SAN BERNARDINO, IVDA and HIGHLAND desire to use local funds initially toward the PROJECT; and

WHEREAS, the total project cost is estimated to be \$4,000,000 of which DISTRICT's initial share is estimated at 24.9% (\$994,260), SAN BERNARDINO's initial share is estimated at 24.9% (\$994,260), IVDA's initial share is estimated at 24.9% (\$994,260), REDLANDS' share is estimated at 0.6% (\$22,960), and HIGHLAND's initial share is estimated at 24.9% (\$994,260), as shown in Exhibit "A", attached hereto and incorporated herein by reference; and

WHEREAS, the PARTIES desire to set forth responsibilities and obligations of each as pertains to such participation and to the completion of the proposed project.

NOW, THEREFORE, IT IS MUTUALLY AGREED as follows:

1.0 **DISTRICT AGREES TO**:

- 1.1 Act as the Lead Agency in construction and construction engineering of the **PROJECT**.
- 1.2 Construct the PROJECT by contract in accordance with the plans and specifications of the DISTRICT who will seek approval from SAN BERNARDINO, REDLANDS, IVDA and HIGHLAND.
- 1.3 Arrange for relocation of any utilities, which interfere with construction of the **PROJECT** within the unincorporated area of the **PROJECT** site.
- 1.4 Obtain a no-cost permit from **SAN BERNARDINO**, **REDLANDS**, **IVDA** and **HIGHLAND** for work within the respective right-of-way of each.
- 1.5 Advertise, award, administer, and fund the construction of the **PROJECT**, in accordance with the California Public Contract Code.
- 1.6 Require its contractors to maintain Workers' Compensation Insurance or a state-approved Self-Insurance Program in an amount and form to meet all applicable requirements of the Labor Code of the State of California, including Employer's Liability with \$250,000 limits, covering all persons providing services on behalf of the contractor and all risks to such persons under this Agreement. Comprehensive General Liability to include contractual coverage and Automobile Liability Insurance to include coverage for owned, hired and nonowned vehicles. The Comprehensive General and Automobile Liability policies shall have combined single limits for bodily injury and property damage of not less than one million dollars (\$1,000,000) and shall name the **PARTIES** as additional insured.

<u>Waiver of Subrogation Rights</u> – Contractors shall require the carriers of the above required coverages to waive all rights of subrogation against the **DISTRICT**, its officers, employees, agents, volunteers, contractors and subcontractors.

<u>Policies Primary and Non-Contributory</u> – All policies required above are to be primary and non-contributory with any insurance or self-insurance programs carried or administered by the **DISTRICT**.

1.7 Provide adequate inspection of all items of work performed under the construction contract(s) with the DISTRICT's contractors or subcontractors for the PROJECT and maintain adequate records of inspection and materials testing for review by SAN BERNARDINO, REDLANDS, IVDA and HIGHLAND. The DISTRICT shall provide copies of any records of inspection and materials testing to SAN BERNARDINO, REDLANDS, IVDA and HIGHLAND within ten (10) days of the DISTRICT's receipt of written demand from SAN BERNARDINO, REDLANDS, IVDA and HIGHLAND for such records.

- All PROJECT costs including the cost of PROJECT construction, construction engineering, and overhead costs shall be paid for by the PARTIES. The DISTRICT shall submit requests for funding and final costs to FHWA and State OES and distribute funding reimbursement to SAN BERNARDINO, REDLANDS, IVDA and HIGHLAND based on their fair share contributions within thirty (30) days of receipt of those funds from FHWA and State OES.
- 1.9 Submit to SAN BERNARDINO, REDLANDS, IVDA and HIGHLAND a final itemized accounting of actual PROJECT costs incurred by the DISTRICT to date and which have not already been paid by SAN BERNARDINO, REDLANDS, IVDA and HIGHLAND and a statement for SAN BERNARDINO, REDLANDS, IVDA and HIGHLAND proportionate share of the PROJECT costs as provided herein. Costs shall be amended following acceptance of the final construction cost accounting by the PARTIES.
- 1.10 After the acceptance of the construction contract work by the **PARTIES**, the **DISTRICT** shall be responsible for the maintenance of the completed improvement within the **DISTRICT**'s right-of-way.

2.0 **SAN BERNARDINO AGREES TO:**

- 2.1 Pay to the **DISTRICT**, after bid opening and prior to award of contract to successful bidder, its proportionate share (\$994,260) of the **PROJECT** cost, and any cost increases pursuant to Section 6.10 below, within thirty (30) days after receipt of a final itemized statement as set forth in Section 1.10 of this Agreement setting forth all actual **PROJECT** costs incurred by the **DISTRICT** to date and which have not already been paid by **SAN BERNARDINO**, **REDLANDS**, **IVDA** and **HIGHLAND**, together with adequate documentation of said expenditures.
- 2.2 Provide a no-cost permit to the **DISTRICT** for its work in **SAN BERNARDINO**'s right-of-way.
- 2.3 Pay for and assist in coordinating relocation of any unknown or unforeseen utilities, which interfere with construction of the **PROJECT** within the **SAN BERNARDINO**'s area of the **PROJECT** site.
- 2.4 After the acceptance of the construction contract work by the **PARTIES, SAN BERNARDINO** shall be responsible for the maintenance of the completed improvement within **SAN BERNARDINO**'s right-of-way.

3.0 **REDLANDS** AGREES TO:

- Pay to the **DISTRICT**, after bid opening and prior to award of contract to successful bidder, its proportionate share (\$22,960) of the **PROJECT** cost, and any cost increases pursuant to Section 6.10 below, within thirty (30) days after receipt of a final itemized statement as set forth in Section 1.10 of this Agreement setting forth all actual **PROJECT** costs incurred by the **DISTRICT** to date and which have not already been paid by **SAN BERNARDINO**, **REDLANDS**, **IVDA** and **HIGHLAND**, together with adequate documentation of said expenditures.
- 3.2 Provide a no-cost permit to the **DISTRICT** for its work in **REDLANDS**' right-of-way.
- 3.3 Pay for an assist in coordinating relocation of any unknown or unforeseen utilities, which interfere with construction of the **PROJECT** within the **REDLANDS**' area of the **PROJECT** site.

3.4 After acceptance of the construction contract work by the PARTIES, REDLANDS shall be responsible for the maintenance of the completed improvement within REDLANDS' right-of-way.

4.0 **IVDA** AGREES TO:

- 4.1 Pay to the **DISTRICT**, after bid opening and prior to award of contract to successful bidder, its proportionate share (\$994,260) of the **PROJECT** cost, and any cost increases pursuant to Section 6.10 below, within thirty (30) days after receipt of a final itemized statement as set forth in Section 1.10 of this Agreement setting forth all actual **PROJECT** costs incurred by the **DISTRICT** to date and which have not already been paid by **SAN BERNARDINO**, **REDLANDS**, **IVDA** and **HIGHLAND**, together with adequate documentation of said expenditures.
- 4.2 Provide a no-cost permit to the **DISTRICT** for its work in **IVDA**'s right-of-way.
- 4.3 Pay for and assist in coordinating relocation of any unknown or unforeseen utilities, which interfere with construction of the **PROJECT** within the **IVDA**'s area of the **PROJECT** site.
- 4.4 After acceptance of the construction contract work by the **PARTIES**, **IVDA** shall be responsible for the maintenance of the completed improvement within **IVDA**'s right-of-way.

5.0 **HIGHLAND** AGREES TO:

- Pay to the **DISTRICT**, after bid opening and prior to award of contract to successful bidder, its proportionate share (\$994,260) of the **PROJECT** cost, and any cost increases pursuant to Section 6.10 below, within thirty (30) days after receipt of a final itemized statement as set forth in Section 1.10 of this Agreement setting forth all actual **PROJECT** costs incurred by the **DISTRICT** to date and which have not already been paid by **SAN BERNARDINO**, **REDLANDS**, **IVDA** and **HIGHLAND**, together with adequate documentation of said expenditures.
- 5.2 Provide a no-cost permit to the **DISTRICT** for its work in **HIGHLAND**'s right-of-way.
- Pay for and assist in coordinating relocation of any unknown or unforeseen utilities, which interfere with construction of the **PROJECT** within the **HIGHLAND**'s area of the **PROJECT** site.
- 5.4 After acceptance of the construction contract work by the **PARTIES**, **HIGHLAND** shall be responsible for the maintenance of the completed improvement within **HIGHLAND**'s right-of-way.

6.0 IT IS FURTHER UNDERSTOOD AND AGREED:

- 6.1 The This Agreement shall become effective upon approval by the Parties.
- All of the Flood Control District revenues as defined below, have been pledged to secure the payment of the principal and interest on certain bonds and refunding bonds ("Bonds") issued by the District in May 2007. The pledge constitutes a first lien on the revenues for the payment of the Bonds. Any payments under this Agreement are subject to the prior pledge of revenues described above. District payments pursuant to this Agreement will be made to the extent there are sufficient funds available after payment of the Bonds. For purposes of this paragraph, "revenues" shall mean all income and revenue received by the District from the operation or ownership of the flood and storm water control and conservation facilities ("Flood Control System") of the District (including but not limited to, all real and personal property, or any interest therein, and all additions, improvements, betterments and extensions thereto),

determined in accordance with Generally Accepted Accounting Principles, including all ad valorem property taxes received by the District pursuant to Article XIIIA of the Constitution of the State of California and Section 95 et seq. of the California Revenue and Taxation Code, all rents, royalties and license and permit fees and charges received by the District, investment income and all other money howsoever derived by the District from the operation or ownership of the Flood Control System or arising from the Flood Control System, but excluding (a) ad valorem property taxes levied to pay any voter approved general obligation indebtedness of the District, (b) assessments levied pursuant to Section 7 or Section 26.9 of the San Bernardino County Flood Control Act (Cal. Uncod. Water Act, 6850 et seq.), and (c) grants, advances or contributions in aid of construction, except to the extent such grants are unrestricted and available for any expenditure of the District.

- The **DISTRICT** agrees to indemnify and hold harmless **SAN BERNARDINO**, **REDLANDS**, **IVDA** and **HIGHLAND**, their officers, employees, agents, and volunteers from any and all liabilities for injury to persons and damage to property arising out of any act or omission of the **DISTRICT**, its officers, employees, agents or volunteers in connection with the **DISTRICT**'s performance of its obligations under this Agreement.
- SAN BERNARDINO agrees to indemnify and hold harmless the DISTRICT, REDLANDS, IVDA and HIGHLAND, their officers, employees, agents, and volunteers from any and all liabilities for injury to persons and damage to property arising out of any act or omission of SAN BERNARDINO, its officers, employees, agents or volunteers in connection with SAN BERNARDINO's performance of its obligations under this Agreement.
- REDLANDS agrees to indemnify and hold harmless the DISTRICT, SAN BERNARDINO, IVDA and HIGHLAND, their officers, employees, agents, and volunteers from any and all liabilities for injury to persons and damage to property arising out of any act or omission of REDLANDS its officers, employees, agents or volunteers in connection with REDLANDS' performance of its obligations under this Agreement.
- 6.6 **IVDA** agrees to indemnify and hold harmless the **DISTRICT**, **SAN BERNARDINO**, **REDLANDS**, and **HIGHLAND**, their officers, employees, agents, and volunteers from any and all liabilities for injury to persons and damage to property arising out of any act or omission of **IVDA** its officers, employees, agents or volunteers in connection with **IVDA**'s performance of its obligations under this Agreement.
- 6.7 **HIGHLAND** agrees to indemnify and hold harmless the **DISTRICT**, **SAN BERNARDINO**, **REDLANDS**, and **IVDA**, their officers, employees, agents, and volunteers from any and all liabilities for injury to persons and damage to property arising out of any act or omission of **HIGHLAND** its officers, employees, agents or volunteers in connection with **HIGHLAND**'s performance of its obligations under this Agreement.
- In the event the **DISTRICT** and/or **SAN BERNARDINO** and/or **REDLANDS** and/or **IVDA** and/or **HIGHLAND** is found to be comparatively at fault for any claim, action, loss or damage which results from their respective obligations under the Agreement, the **DISTRICT** and/or **SAN BERNARDINO** and/or **REDLANDS** and/or **IVDA** and/or **HIGHLAND** shall indemnify the other parties to the extent of its comparative fault. Furthermore, if the **PARTIES** attempts to seek recovery from the other parties for Workers' Compensation benefits paid to an employee, the **PARTIES** agree that any alleged negligence of the employee shall not be construed against the employer of that employee.
- 6.9 The **DISTRICT, SAN BERNARDINO**, **REDLANDS**, and **HIGHLAND** are self-insured public entities for purposes of Professional Liability, General Liability, and Workers' Compensation. The **DISTRICT**, **SAN BERNARDINO**, **REDLANDS**, and **HIGHLAND** warrant that through their programs of self-insurance, they have adequate Professional Liability, General Liability and

- Workers' Compensation to provide coverage for liabilities arising out of the **PARTIES** performance of this Agreement.
- 6.10 The IVDA is an insured entity for purposes of Professional Liability, General Liability, and Workers' Compensation. The IVDA warrants that through their insurance policy, they have adequate Professional Liability, General Liability and Workers' Compensation to provide coverage for liabilities arising out of the PARTIES performance of this Agreement.
- 6.11 After opening of bids, estimate of cost will be revised based on actual bid prices.
- The PARTIES acknowledge that final PROJECT costs may ultimately exceed current estimates of PROJECT costs. Any additional PROJECT costs resulting from increased bid prices or change orders (but not from unforeseen conditions or requested additional work by a party which are addressed in Section 6.14 below) over the estimated total PROJECT costs of \$4,000,000 (which is the sum of \$994,260 from the DISTRICT, \$994,260 from SAN BERNARDINO, \$22,960 from REDLANDS, \$994,260 from IVDA, and \$994,260 from HIGHLAND. Costs shall be borne at 24.9% equally by the DISTRICT, SAN BERNARDINO, IVDA, and HIGHLAND; REDLANDS shall carry 0.6% as part of the PARTIES' respective obligations to pay for PROJECT costs.
- 6.13 If after opening of bids for the **PROJECT** and if bids indicate a cost overrun of no more than 15% of the estimate, **DISTRICT** may award the contract and the cost of construction shall be borne pro rata by the **PARTIES** as part of the **PARTIES**' respective obligations to pay for **PROJECT** costs.
- If, upon opening of bids, it is found that the costs exceed 15% of the cost of construction, **PARTIES** shall endeavor to agree upon an alternative course of action. If, after thirty (30) days, an alternative course of action is not mutually agreed upon in writing, this Agreement shall be deemed to be terminated by mutual consent.
- Additional work/costs arising from unforeseen site conditions (e.g. relocating a Utility that the **PARTIES** were not aware of) will be paid by the **PARTIES** in proportion to the location of said work. If the **PARTIES** requests additional work that is beyond the scope of the original **PROJECT**, said work will be paid solely by the agency requesting the work at the construction contract unit costs.
- In the event that change orders are required during the course of the **PROJECT**, said change orders must be in form and substance as set forth in attached Exhibit "B" of this Agreement and approved by the **PARTIES**. Contract Change Order forms will be delivered by fax and must be returned within two working days.
- 6.17 This Agreement may be cancelled upon thirty (30) days written notice of any party, provided however, that no party may cancel this Agreement after the **DISTRICT** lets a contract to construct the **PROJECT**. In the event of cancellation as provided herein, all **PROJECT** costs required to be paid by the **PARTIES** prior to the effective date of cancellation shall be paid by the parties in the proportion provided herein.
- 6.18 Except with respect to the **PARTIES'** operation, maintenance and indemnification obligations contained herein, this Agreement shall terminate upon completion of the **PROJECT** and payment of final billing by the **PARTIES** for their shares of the **PROJECT**.
- 6.19 This Agreement contains the entire agreement of the **PARTIES** with respect to subject matter hereof, and supersedes all prior negotiations, understandings or agreements. This Agreement may only be modified in writing signed by all **PARTIES**.

- 6.20 This Agreement shall be governed by the laws of the State of California. Any action or proceeding among the **PARTIES** concerning the interpretation or enforcement of this Agreement, or which arises out of or is in any way connected with this Agreement or the **PROJECT**, shall be instituted and prosecuted in the appropriate state court in the County of San Bernardino, California.
- 6.21 Time is of the essence for each and every provision of this Agreement.
- 6.22 Since the **PARTIES** or their agents have participated fully in the preparation of this Agreement, the language of this Agreement shall be construed simply, according to its fair meaning, and not strictly for any or against any party. Any term referencing time, days or period for performance shall be deemed work days. The captions of the various articles and paragraphs are for convenience and ease or reference only, and do not define, limit, augment, or describe the scope, content, or intent of this Agreement.
- 6.23 No supplement, modification, or amendment of this Agreement shall be binding unless executed in writing and signed by all parties.
- 6.24 No waiver of any default shall constitute a waiver of any other default or brief, whether of the same or other covenant or condition. No waiver, benefit, privilege, or service voluntarily given or performed by a party shall give the other parties any contractual rights by custom, estoppel, or otherwise.
- 6.25 If a court of competent jurisdiction declares any portion of this Agreement invalid, illegal, or otherwise unenforceable, the remaining provisions shall continue in full force and effect, unless the purpose of this agreement is frustrated.
- 6.26 PARTIES shall accept all payments from **DISTRICT** via electronic funds transfer (EFT) directly deposited into the **PARTIES** designated checking or other bank account. **PARTIES** shall promptly comply with directions and accurately complete forms provided by **DISTRICT** required to process EFT payments. This Agreement shall inure to the benefit of and be binding upon the successors and assigns of all parties.
- 6.27 This Agreement may be signed in counterparts, each of which shall constitute an original.

IN WITNESS WHEREOF, this Agreement has been fully executed on behalf the Cities of San Bernardino, Redlands and Highland by their duly authorized officers and the DISTRICT has caused the same to be duly executed in its name and in its behalf by its duly authorized representatives, effectives as of the date hereunder written.

SAN BERNARDINO COUNTY Flood Control District

| > | | |
|-----------------------------|--|--------------------------------|
| Paul Biane, Chairman, Board | of Supervisors | |
| Dated: | | |
| | LIVERED TO THE | |
| By: | ann an aigead ar an tag dad an ann an de an aide d'annail in ann ann an | |
| | | |
| Approved as to Legal Form | Reviewed by Contract Compliance | Presented to BOS for Signature |
| > | ▶ | ▶ |
| DISTRICT Counsel | | Department Head |
| Date | Date | Date |

| City of San Bernardino | |
|---|------------------------|
| (Print or type name of corporation, company, contract | ctor, etc.) |
| • | |
| (Authorized signature - sign in blue ink) | |
| Name Fred Wilson | |
| (Print or type name of person signing contr | act) |
| Title City Manager | |
| (Print or Type) Dated: | |
| Address 300 N. "D" Street San Bernardino, CA 92418 | |
| Approved as to Legal Form | Attested by City Clerk |
| City Counsel | City Clerk |
| Date | Date |

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| etor, etc.) |
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| act) |
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| dela Principal de la companya de la |
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| Attested by City Clerk |
| City Clerk |
| Date August 7, 2007 |
| |

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| City of Highland | | | |
|---|--|--|--|
| (Print or type name of corporation, company, contra | ctor, etc.) | | |
| > | | | |
| (Authorized signature - sign in blue ink) | | | |
| NameRoss Jones | | | |
| (Print or type name of person signing contr | act) | | |
| Title <u>Mayor</u> | | | |
| (Print or Type) | | | |
| Dated: | Mindowski da militaria anna anna anna anna anna anna anna | | |
| Address 27215 Baseline | The state of the s | | |
| Highland, CA 92346 | | | |
| Approved as to Legal Form | Attested by City Clerk | | |
| > | | | |
| City Counsel | City Clerk | | |
| Date Date | | | |

| Inland Valley Development Agency |
|--|
| (Print or type name of corporation, company, contractor, etc.) |
| • |
| (Authorized signature - sign in blue ink) |
| Name Donald L. Rogers |
| (Print or type name of person signing contract) |
| Title Interim Executive Director |
| (Print or Type) Dated: |
| Dated. |
| Address 294 So. Leyland-Norton Way, Suite 1 |
| San Bernardino, CA 92408 |
| Approved as to Legal Form |
| |
| City Counsel |
| Date |

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EXHIBIT "A" ESTIMATE OF CONSTRUCTION COSTS

FOR CITY OF SAN BERNARDINO/CITY OF REDLANDS/CITY OF HIGHLAND, SAN BERNARDINO INTERNATIONAL AIRPORT AUTHORITY, SAN BERNARDINO DISTRICT FLOOD CONTROL DISTRICT FOR DRAINAGE IMPROVEMENTS AT ALABAMA STREET / CITY CREEK

| DESCRIPTION | TOTAL COST OF PROJECT | DISTRICT Share | SAN BERNARDINO SHARE | REDLANDS SHARE | IVDA SHARE | HIGHLAND SHARE |
|---------------------------|--------------------------|-------------------|----------------------------|-------------------|------------|-------------------|
| Project | \$4,000,000 | \$994,260 | \$994,260 | \$22,960 | \$994,260 | \$994,260 |
| % of Project per District | 100% | 24.9% | 24.9% | 0.6% | 24.9% | 24.9% |

PROJECT costs may be increased or decreased.

EXHIBIT "B"

CONTRACT CHANGE ORDER REVIEW/APPROVAL

PROJECT:

DRAINAGE IMPROVEMENT AT ALABAMA STREET / CITY CREEK

| | DINO DISTRICT CONTRACT # |
|---|--|
| | File: |
| agreements with the San Bernardino County | has been reviewed in accordance with the existing Flood Control District, City of San Bernardino, City of Redlands, Inland lighland for the above project and the following shall apply: |
| DATE OF CITY/DISTRICT ACTION:/_ | |
| APPROVED for Implementation w | vith 100% Participation |
| APPROVED Subject to Comments | s/Revisions Accompanying this Document |
| ☐ APPROVED With Limited Funding ☐% of Actual Cost to ☐ The City/District Participat | g Participation by the City/District o be Funded by the City/District tion Not to Exceed \$ |
| ☐ DISAPPROVED -Not Acceptable t | to the City/District |
| total construction costs to exceed the sum | oreviously approved Contract Change Orders shall not cause the n of the authorized contract total and contingency amounts. Onditions of the above action? YES NO |
| | |
| CITY/DISTRICT: | |
| CITY/DISTRICT REPRESENTATIVE NAME A | AND TITLE: |
| CITY/DISTRICT REPRESENTATIVE SIGNAT | ΓURE: |
| Distribution: Signed Original Returned to San Bernardino Count | ty Flood Control District's Resident Engineer (EAX # 909-370-5154) |