AGREEMENT BETWEEN THE COUNTY OF SAN MATEO AND PSC ENVIRONMENTAL SERVICES

THIS AGREEMENT, entered into this	lay of,
2006, by and between the COUNTY OF SAN MATE	O, hereinafter called "County,"
and PSC ENVIRONMENTAL SERVICES, hereinafte	r called "Contractor";

WITNESSETH:

WHEREAS, pursuant to Government Code, Section 31000, County may contract with independent contractors for the furnishing of such services to or for County or any Department thereof;

WHEREAS, it is necessary and desirable that Contracts be retained with PSC Environmental Services (PSC) for the purpose of performing the professional services hereinafter described for the Health Department, Environmental Health Services Division;

NOW, THEREFORE, IT IS HEREBY AGREED BY THE PARTIES HERETO AS FOLLOWS:

1. Exhibits and Attachments

The following exhibits and attachments are included hereto and incorporated by reference herein:

Exhibit A—Services
Exhibit B—Payments and rates
Attachment I—§504 Compliance

2. Services to be performed by Contractor

In consideration of the payments set forth herein and in Exhibit "B," Contractor shall perform services for County in accordance with the terms, conditions and specifications set forth herein and in Exhibit "A."

3. Payments

In consideration of the services provided by Contractor in accordance with all terms, conditions and specifications set forth herein and in Exhibit "A," County shall make payments to Contractor based on the rates and in the manner specified in Exhibit "B." The County reserves the right to withhold payment if the County determines that the quantity or quality of the work performed is unacceptable. In no event shall the County's total fiscal obligation under this contract exceed ONE MILLION SIX HUNDRED SIX DOLLARS (\$1,606,000) collectively for the terms of all contracts approved under one resolution. The amount the County is obligated to collectively pay shall not exceed \$453,860 in FY 2005-06; \$476,550 in FY 2006-07; \$500,380 in FY 2007-08 and \$175,210 in FY 2008-09.

4. Term and Termination

Subject to compliance with all terms and conditions, the term of this Agreement shall be from December 1, 2005 through November 30, 2008.

This Agreement may be terminated by Contractor, the Director of Health Department or his/her designee at any time without a requirement of good cause upon thirty (30) days' written notice to the other party.

In the event of termination, all finished or unfinished documents, data, studies, maps, photographs, reports, and materials (hereafter referred to as materials) prepared by Contractor under this Agreement shall become the property of the County and shall be promptly delivered to the County. Upon termination, the Contractor may make and retain a copy of such materials. Subject to availability of funding, Contractor shall be entitled to receive payment for work/services provided prior to termination of the Agreement. Such payment shall be that portion of the full payment, which is determined by comparing the work/services completed to the work/services required by the Agreement.

5. Availability of Funds

The County may terminate this Agreement or a portion of the services referenced in the Attachments and Exhibits based upon unavailability of Federal, State, or County funds, by providing written notice to Contractor as soon as is reasonably possible after the county learns of said unavailability of outside funding.

6. Relationship of Parties

Contractor agrees and understands that the work/services performed under this Agreement are performed as an independent Contractor and not as an employee of the County and that Contractor acquires none of the rights, privileges, powers, or advantages of County employees.

7. Hold Harmless

Contractor shall indemnify and save harmless County, its officers, agents, employees, and servants from all claims, suits, or actions of every name, kind, and description, brought for, or on account of: (A) injuries to or death of any person, including Contractor, or (B) damage to any property of any kind whatsoever and to whomsoever belonging, (C) any sanctions, penalties, or claims of damages resulting from Contractor's failure to comply with the requirements set forth in the Health Insurance Portability and Accountability Act of 1996 (HIPAA) and all Federal regulations promulgated thereunder, as amended, or (D) any other loss or cost, including but not limited to that caused by the concurrent active or passive negligence of County, its officers, agents, employees, or servants, resulting from the performance of any work required of Contractor or payments made pursuant to this Agreement, provided that this shall not apply to injuries or damage for which County has been found in a court of competent jurisdiction to be solely liable by reason of its own negligence or willful misconduct.

The duty of Contractor to indemnify and save harmless as set forth herein, shall include the duty to defend as set forth in Section 2778 of the California Civil Code.

8. Assignability and Subcontracting

Contractor shall not assign this Agreement or any portion thereof to a third party or subcontract with a third party to provide services required by contractor under this Agreement without the prior written consent of County. Any such assignment or subcontract without the County's prior written consent shall give County the right to automatically and immediately terminate this Agreement.

9. Insurance

The Contractor shall not commence work or be required to commence work under this Agreement unless and until all insurance required under this paragraph has been obtained and such insurance has been approved by Risk Management, and Contractor shall use diligence to obtain such issuance and to obtain such approval. The Contractor shall furnish the Department/Division with certificates of insurance evidencing the required coverage, and there shall be a specific contractual liability endorsement extending the Contractor's coverage to include the contractual liability assumed by the Contractor pursuant to this Agreement. These certificates shall specify or be endorsed to provide that thirty (30) days' notice must be given, in writing, to the Department/Division of any pending change in the limits of liability or of any cancellation or modification of the policy.

- (1) Worker's Compensation and Employer's Liability Insurance The Contractor shall have in effect during the entire life of this Agreement Workers' Compensation and Employer's Liability Insurance providing full statutory coverage. In signing this Agreement, the Contractor certifies, as required by Section 1861 of the California Labor Code, that it is aware of the provisions of Section 3700 of the California Labor Code which requires every employer to be insured against liability for Worker's Compensation or to undertake self-insurance in accordance with the provisions of the Code, and I will comply with such provisions before commencing the performance of the work of this Agreement.
- (2) <u>Liability Insurance</u> The Contractor shall take out and maintain during the life of this Agreement such Bodily Injury Liability and Property Damage Liability Insurance as shall protect him/her while performing work covered by this Agreement from any and all claims for damages for bodily injury, including accidental death, as well as any and all claims for property damage which may arise from contractors operations under this Agreement, whether such operations be by himself/herself or by any sub-contractor or by anyone directly or indirectly employed by either of them. Such insurance shall be combined single limit bodily injury and property damage for each occurrence and shall be not less than the amount specified below.

Such insurance shall include:

(a)	Comprehensive General Liability	\$1,000,000
(b)	Motor Vehicle Liability Insurance	\$1,000,000
(c)	Professional Liability	\$1,000,000

County and its officers, agents, employees and servants shall be named as additional insured on any such policies of insurance, which shall also contain a provision that the insurance afforded thereby to the County, its officers, agents, employees and servants shall be primary insurance to the full limits of liability of the policy, and that if the County or its officers and employees have other insurance against the loss covered by such a policy, such other insurance shall be excess insurance only.

In the event of the breach of any provision of this section, or in the event any notice is received which indicates any required insurance coverage will be diminished or canceled, the County of San Mateo at its option, may, notwithstanding any other provision of this Agreement to the contrary, immediately declare a material breach of this Agreement and suspend all further work pursuant to this Agreement.

10. Compliance with laws; payment of Permits/Licenses

All services to be performed by Contractor pursuant to this Agreement shall be performed in accordance with all applicable Federal, State, County, and municipal laws, including, but not limited to, Health Insurance Portability and Accountability Act of 1996 (HIPAA) and all Federal regulations promulgated thereunder, as amended, and the Americans with Disabilities Act of 1990, as amended, and Section 504 of the Rehabilitation Act of 1973, as amended and attached hereto and incorporated by reference herein as Attachment "I," which prohibits discrimination on the basis of handicap in programs and activities receiving any Federal or County financial assistance. Such services shall also be performed in accordance with all applicable ordinances and regulations, including, but not limited to, appropriate licensure, certification regulations, provisions pertaining to confidentiality of records, and applicable quality assurance regulations.

In the event of a conflict between the terms of this agreement and State, Federal, County, or municipal law or regulations, the requirements of the applicable law will take precedence over the requirements set forth in this Agreement.

Contractor will timely and accurately complete, sign, and submit all necessary documentation of compliance.

11. Non-Discrimination

- A. Section 504 applies only to Contractor who are providing services to members of the public. Contractor shall comply with § 504 of the Rehabilitation Act of 1973, which provides that no otherwise qualified handicapped individual shall, solely by reason of a disability, be excluded from the participation in, be denied the benefits of, or be subjected to discrimination in the performance of this Agreement.
- B. General non-discrimination. No person shall, on the grounds of race, color, religion, ancestry, gender, age (over 40), national origin, medical condition (cancer), physical or mental disability, sexual orientation, pregnancy, childbirth or related medical condition, marital status, or political affiliation be denied any benefits or subject to discrimination under this Agreement.

C. Equal employment opportunity. Contractor shall ensure equal employment opportunity based on objective standards of recruitment, classification, selection, promotion, compensation, performance evaluation, and management relations for all employees under this Agreement. Contractor's equal employment policies shall be made available to County of San Mateo upon request.

D. Violation of Non-discrimination provisions. Violation of the non-discrimination provisions of this Agreement shall be considered a breach of this Agreement and subject the Contractor to penalties, to be determined by the County

Manager, including but not limited to

i) termination of this Agreement;

ii) disqualification of the Contractor from bidding on or being awarded a County contract for a period of up to 3 years;

iii) liquidated damages of \$2,500 per violation;

iv) imposition of other appropriate contractual and civil remedies and sanctions, as determined by the County Manager.

To effectuate the provisions of this section, the County Manager shall have the authority to examine Contractor's employment records with respect to compliance with this paragraph and/or to set off all or any portion of the amount described in this paragraph against amounts due to Contractor under the Contract or any other Contract between Contractor and County.

Contractor shall report to the County Manager the filing by any person in any court of any complaint of discrimination or the filing by any person of any and all charges with the Equal Employment Opportunity Commission, the Fair Employment and Housing Commission or any other entity charged with the investigation of allegations within 30 days of such filing, provided that within such 30 days such entity has not notified Contractor that such charges are dismissed or otherwise unfounded. Such notification shall include the name of the complainant, a copy of such complaint, and a description of the circumstance. Contractor shall provide County with a copy of their response to the Complaint when filed.

E. Compliance with Equal Benefits Ordinance. With respect to the provision of employee benefits, Contractor shall comply with the County Ordinance which prohibits contractors from discriminating in the provision of employee benefits between an employee with a domestic partner and an employee with a spouse.

F. Where applicable, the Contractor shall comply fully with the non-discrimination requirements required by 41 CFR 60-741.5(a), which is incorporated herein as if fully set forth.

12. Retention of Records, Right to Monitor and Audit

- (a) Contractor shall maintain all required records for three (3) years after the County makes final payment and all other pending matters are closed, and shall be subject to the examination and/or audit of the County, a Federal grantor agency, and the State of California.
- (b) Reporting and Record Keeping: Contractor shall comply with all program and fiscal reporting requirements set forth by appropriate Federal, State and local agencies, and as required by the County.
- (c) Contractor agrees to provide to County, to any Federal or State department having monitoring or review authority, to County's authorized representatives, and/or their appropriate audit agencies upon reasonable notice, access to and the right to examine all records and documents necessary to determine compliance with relevant Federal, State, and local statutes, rules and regulations, and this Agreement, and to evaluate the quality, appropriateness and timeliness of services performed.

13. Merger Clause

This Agreement, including the Exhibits attached hereto and incorporated herein by reference, constitutes the sole Agreement of the parties hereto and correctly states the rights, duties, and obligations of each party as of this document's date. Any prior agreement, promises, negotiations, or representations between the parties not expressly stated in this document are not binding. All subsequent modifications shall be in writing and signed by the parties.

14. Controlling Law

The validity of this Agreement and of its terms or provisions, as well as the rights and duties of the parties hereunder, the interpretation, and performance of this Agreement shall be governed by the laws of the State of California.

15. Notices

Any notice, request, demand, or other communication required or permitted hereunder shall be deemed to be properly given when deposited in the United State mail, postage prepaid, or when deposited with a public telegraph company for transmittal, charges prepaid, addressed to:

In the case of County, to:

San Mateo County Environmental Health Attn: HHW Program Specialist 455 County Center, 4th Floor Redwood City, CA 94403

In the case of Contractor, to:

PSC Environmental Services Attn: Mark Mooney 535 Getty Court, Suite H Benicia, CA 94510 IN WITNESS WHEREOF, the parties hereto, by their duly authorized representatives, have affixed their hands.

	COUNTY OF SAN MATEO
	By: Jerry Hill President, Board of Supervisors
	Date:
ATTEST:	
By: Clerk of Said Board	
PSC ENVIRONMENTAL SERVICES Contractor's Signature	S
Date: 11/2/05	

Exhibit "A"

SERVICES TO BE PERFORMED BY CONTRACTOR

In consideration of the payments specified in Exhibit "B", Contractor shall perform the services described below in a manner consistent with the terms and provisions of this Agreement.

All services performed by the Contractor must be in accordance with all applicable federal, state, county, and municipal laws, to licensure and certification regulations.

Services shall be performed at both the County permanent facilities and the County temporary Events.

Permanent facilities are located at:

Half Moon Bay, Pacifica, San Bruno, San Carlos, South San Francisco

25 lab pack pick ups per year estimated

25 flammable liquid and loose pack pick ups per year estimated

This is an estimate only and the County is not obligated to any specific quantity of pick ups. The County reserves the right to add or delete permanent facilities without penalty.

County temporary events:

Menlo Park, Redwood City, San Mateo, La Honda, Portola Valley, Daly City

22 each per year estimated include lab pack, loose pack and bulked pickup

This is an estimate only and the County is not obligated to any specific quantity of temporary events.

The term "lab pack" refers to items in their original container placed into a 55 gallon drum and packed with vermiculite. The term "loose pack" refers to items in their original container placed in 55 gallon drums. The term "bulked" refers to transferring liquid waste from original container into 55 gallon drums.

Work Plan - The Contractor shall submit a work plan and procedures for identifying, categorizing, packaging, labeling, manifesting, consolidating oil/solvent base paint and solvents, transporting, treating, and disposing of hazardous wastes collected from households.

Operational and Strategy Meetings - Contractor will attend operational and strategy meetings and participate in conference calls with program staff and other appropriate parties throughout the term of the contract. County reserves the right to choose time, location, and day of above referenced meeting coordinated by Program Coordinator.

<u>Technical Materials</u> - Contractor will provide waste profiles and any other necessary paper-work for necessary permits and variances and Transfer Storage Disposal Facility acceptance.

<u>Supplies and Equipment</u> - Contractor will be responsible for using appropriate supplies, materials, vehicles, and drivers for the collection, packaging and transportation of wastes as designated by federal and state laws and regulations. Contractor shall provide a detailed list of supplies and equipment to be utilized.

<u>Waste Segregation and Packaging</u> - Contractor will be ready to accept wastes from the public at the time specified by and at the discretion of the County.

Contractor will at the request of the County segregate wastes into compatible categories for lab packing, in accordance with federal and state regulations. The Contractor will at the County's request complete waste inventories and drum inventories and provide Quality Assurance/ Quality Control coordination to ensure acceptance of the waste by the recycling and treatment of disposal sites.

Contractor will have available additional technicians for the consolidation of oil/solvent base paint and solvents as required.

Contractor will not be responsible for collecting, consolidating, and/or making arrangements for recycling of used oil, antifreeze, or lead acid batteries. Contractor will accept such items at the request of the County if such items are considered non-recyclable or pose a hazard (e.g., a leaking battery or contaminated paint).

<u>Segregation of Materials for Reuse</u> - Contractor will set aside reusable items well-marked and currently available for over-the-counter purchase. The County may choose to accept or reject such items for the reuse program. Rejected items will be managed by the Contractor as HHW or as non-hazardous waste as appropriate.

<u>Unknown Waste Identification</u> - Contractor will test and identify unknown wastes and make a determination of hazard class for subsequent packaging, transportation, and disposal.

Recycling, Treatment, and Disposal - County reserves the right to select the waste management method for all waste streams and to approve all sites to which the wastes will be taken. The County prefers to recycle or reuse as much material as possible.

Contractor will arrange and provide for the ultimate disposition of the wastes. County shall not be responsible for additional costs incurred as a result of a Treatment Storage and Disposal Facility (TSDF) refusing to take waste from the Contractor.

Contractor must submit certificates of destruction as proof of treatment/disposal following the ultimate disposition of the wastes. Copies of all completed inventories, hazardous waste manifests, and certificates of destruction must be received prior to full payment.

<u>Waste Manifest</u> - Hazardous waste manifests will be prepared by the Contractor. County will not be responsible for payment of additional costs as a result of manifest errors.

<u>Waste Removal and Transportation</u> - Contractor will load wastes into a truck for transportation to a permitted disposal/incineration site or County location at the County's request. Immediately following the termination of processing wastes on the last day of the collection. The collection sites will be completely cleared of waste, equipment, vehicles, and personnel by the time specified by and at the discretion of County.

Contractor will transport latex paint collected to: Early American Coatings, Inc., 2195 Curtis Street, Hayward, CA 94545, for recycling/reprocessing.

The average latex paint shipment consists of approximately 12 drums.

Reporting Requirements - Contractor is responsible for providing to County, following the completion of each event, a detailed accounting of how much waste was collected within each waste category, how the waste was packaged (e.g., lab pack vs. bulk), and where the waste was treated or disposed. By July 31st of each contract year, the Contractor will submit a cumulative account of the type, quantities, and disposal/management method of hazardous wastes to comply with the California Integrated Waste Management Board Form 303.

All Contractor employees involved in the transportation and handling of County hazardous waste shall be licensed and in good standing with the California Department of Health Services (DHS) and shall have received documented training in compliance with applicable Federal and State requirements.

Contractor shall transport and handle County hazardous waste in accordance with the terms of the operation and contingency plans approved by the Environmental Protection Agency (EPA), State, County, and Municipal agencies as a condition of the Contractor's permit to operate.

Contractor and all transporters and disposal facilities to be used must be fully permitted and licensed to perform services by all applicable local, state and federal agencies.

Liquidated Damages

The penalties set forth below shall be agreed upon as liquated damages and will be deducted from any money due the Contractor under any agreement which may be awarded arising from the Invitation to Bid.

DAMAGE INCIDENT

PENALTY

Contract staff no-show

Twelve (12) hours credit per no-show incident.

Contract staff more than one hour late.

Labor credit at twice the number of hours difference between the schedule start time ant the actual arrival time.

Two (2) hours credit per late person (1) hour late.

Contract staff arrives unprepared for work (to include, but not limited to, no steel-toed boots and / or long pants, not clean shaven).

Shall be considered a no-show if the contract staff does not report back within one (1) hour of the scheduled start time

The program finds a Technician lacking proficiency in Technician duties.

The assigned Technician will be paid at a rate of 80% of the Technician hourly rate or shall be replaced, as determined by Program staff

Unsatisfactory performance

Four (4) hours labor credit per unsatisfactory performer.

Prices quoted will be firm through the contract period. The County may, however, receive the benefit of any public price reductions announced during this period.

Contractor shall submit a copy of the firm's Contingency Plan and Safety program which includes safety policies and procedures.

Contractor shall be a current certified hazardous waste hauler in each jurisdiction of activity. Copies of State certifications shall be included with the Invitation to Bid.

SERVICES TO BE PERFORMED BY COUNTY

<u>Information and Appointments</u> - The County will staff a telephone line and web site to provide information on HHW, and to schedule appointments for dropping off HHW at the various collection sites.

<u>Source Reduction</u> - The County will develop and disseminate materials and information on alternatives to toxic products through programs it will implement throughout the County.

<u>Collection Program Publicity</u> - The County will develop and disseminate educational material, including but not limited to press releases, garbage bill inserts, and flyers publicizing this program.

<u>Site Selection</u> - County will select the collection sites throughout the County in accordance with applicable regulations and in coordination with guidelines jointly established by the County and Contractor. County will have the final authority to approve each site.

<u>State Permits</u> - Following site selection the County will prepare and submit the required notifications or permit variance applications and obtain an extremely hazardous waste permit from the California EPA.

<u>EPA ID Numbers</u> - County will obtain all EPA identification numbers.

Operations/Contingency Plan - County will develop an Operations Plan, including a Contingency Plan. County will work in close coordination with the contractor to ensure that hazardous waste collection activities are provided in a safe manner, meeting all local, state and federal regulatory requirements. County will supply a copy of the Operations/Contingency Plan for all locations at all events.

<u>Local Permits</u> - Depending on the sites selected local permits may be necessary. The County will have responsibility for obtaining local permits.

<u>Agency Notification and Emergency Response</u> - County will notify local agencies, such as fire and police departments, of the collection programs.

Participant Survey - County may conduct a survey of program participants.

<u>Event Staffing</u> - County will be responsible for providing staff to direct traffic, check for County residency, hand out and collect surveys, distribute informational and educational materials, unload cars, screen wastes, deliver wastes to appropriate sorting areas, and consolidate latex paint and motor oil. Staff provided by County will be either directly hired or obtained through contract.

County may be responsible for providing staff to consolidate solvent-based paint and flammable liquids.

<u>Arrangements for Recycling</u> - County staff will make arrangements for the recycling of latex paint, used oil, antifreeze, auto and household batteries. The contractor is required to recycle as much of the waste collected as possible.

<u>Equipment</u> - County will provide the tents, signs, portable fencing, forklift, and personal protective clothing for County employees.

Non-hazardous Waste - County will provide debris drop boxes for non-hazardous waste.

<u>Manifests</u> - County representative will be designated to review and sign the hazardous waste manifests and bills of lading.

Exhibit "B"

In consideration of the services provided by Contractor in Exhibit "A", County shall pay Contractor based on the following fee schedule:

Contractor shall submit regular invoices detailing the work performed at each household hazardous waste event within thirty days to County for reimbursement. All services will be invoiced in accordance with the Bid Form "Attachment I". A copy of all Manifests and Work Authorizations shall be attached to each invoice. Upon approval of invoices, County shall reimburse Contractor for the services provided.

ATTACHMENT **BID FORM**

For Service to San Mateo County Household Hazardous Waste Program PSC Transportation & Disposal Pricing

	*Hourly
	Rate (\$)
Chemist	\$38.00
Technician	\$30.00

*If the county requests labor separate from an event or pick up, there is a \$60.00 per day per employee mobilization fee. Transportation of Latex Paint From Collection Site to Early American Paint & Varnish at 21595 Curtis Street, Hayward

California, 94545. Average latex paint shopment varies but usually consists of approximately 12 drums.

250.00

Unit Cost

Per Truck Load delivery of Latex Paint

400 Drums Per Year Oil Base Paint for Fuel Blending (consolidated with Bulkable Flammable Liquids).

Drum Size	Percent	Maximum	Packing Method	Management Method		UNIT COST
(Gal/Lbs)	Sludge	Volume				
55	0-10	53	Bulk	Fuel Incineration	ક	110.00
*55	11-30	53	Bulk	Fuel Incineration	S	125.00
*55	31-50	23	Bulk	Fuel Incineration	ક	200.00
*55	76-100	53	Bulk	Fuel Incineration	\$	\$ 225.00

BID FORM ATTACHMENT I

For Service to San Mateo County Household Hazardous Waste Program PSC Transportation & Disposal Pricing

	*Hourly
	Rate (\$)
Chemist	\$38.00
Fechnician	\$30.00

*If the county requests labor separate from an event or pick up, there is a \$60.00 per day per employee mobilization fee. Transportation of Latex Paint From Collection Site to Early American Paint & Varnish at 21595 Curtis Street, Hayward California, 94545. Average latex paint shopment varies but usually consists of approximately 12 drums.

Per Truck Load delivery of Latex Paint

250.00

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Unit Cost

400 Drums Per Year Oil Base Paint for Fuel Blending (consolidated with Bulkable Flammable Liquids).

Drum Size	Percent	Maximum	Packing Method	Management Method	Unit Cost
(Gal/Lbs)	Sludge	Volume			
55	0-10	53	Bulk	Fuel Incineration	\$ 110.00
*55	11-30	53	Bulk	Fuel Incineration	\$ 125.00
*55	31-50	53	Bulk	Fuel Incineration	\$ 200.00
*55	76-100	53	Bulk	Fuel Incineration	\$ 225.00

Oil Base Paint for Fuel Blending. (UNKNOWN QUANTITY, NEW PACKING METHOD)

Container Size	Packing Method	Management Method	Unit Cost
Cubic Yard Box	Bulk Pack	Fuel Incineration	\$ 375.00
Rolloff Box (15 cubic yards)	Bulk Pack	Fuel Incineration	Box \$ 6,400.00
ALTERNATE: Rolloff, 40 cu yd			
\$10,400 total for 4 layers/bx Bulk Pack	Bulk Pack	Fuel Incineration	total for 4 layers in box
Rental of Rolloff Box \$ 10.00 Cost per Day		\$ 70.00 Cost per Week \$ 200.00 Cost Per Month	Cost Per Month
EITHER SIZE - RENTAL RATE STAYS THE SAME	3		×
	O maining of the local Land	Do for Docterrotive	, to the control of t
3 Drums Per Tear Buiked Oil Based Painvriammable Liquids Containing Pobs for Destructive Inclineration	le Liquids containing ro	DS 101 Desilactive III	

Unit Cost	\$ 800.00	
Management Method	Destructive Incineration	
Packing Method	Bulk	
Maximum Volume	(Ga l) 53	
Drum Size	(Gal) *55	

30 Drums Per Year Aerosols (Corrosives, Flammables, Poisons) Loose Packs for Destructive Incineration.

Unit Cost	\$ 480.00	\$ 175.00	\$ 135.00	\$ 110.00	\$ 110.00	\$ 75.00	
Management Method	Destructive Incineration						
Packing Method	Loosepack	Loosepack	Loosepack	Loosepack	Loosepack	Loosepack	
Container Size (Gal/Lbs)	Cubic Yard Box	*55	30	20	10	2	

100 Drums Per Year Hazardous Waste Solid Bulk Packs(Tars, Putties, Spackle, etc.) for Destructive Incineration.

Container Size	Maximum Volume	Packing Method	Management Method	Unit	Jnit Cost
(Gal/Lbs)	(Gal)				
СУВ	DOT maximum	Bulkpack	Destructive Incineration	υ	655.00
*55	DOT maximum	Labback	Destructive Incineration	s	200.00
*30	DOT maximum	Labback	Destructive Incineration	↔	160.00
20	DOT maximum	Labback	Destructive Incineration	↔	110.00
15	DOT maximum	Labback	Destructive Incineration	↔	110.00
10	DOT maximum	Labback	Destructive Incineration	ઝ	85.00
ري د	DOT maximum	Labback	Destructive Incineration	s	\$ 65.00
•					

0 Drums Per YearPentachlor and 2.4.5T Labpacks for Destructive Incineration.

Container Size (Gal/Lbs)	Maximum Volume (Gal)	Packing Method	Management Method	Unit Cost
*55 *30 20 15 10	DOT maximum DOT maximum DOT maximum DOT maximum DOT maximum DOT maximum	Labpack Labpack Labpack Labpack Labpack Labpack	Destructive Incineration Destructive Incineration Destructive Incineration Destructive Incineration Destructive Incineration Destructive Incineration	\$ 220.00 \$ 175.00 \$ 175.00 \$ 65.00 \$ 65.00

50 Drums Per YearFlammable Liquids Labpacks for Destructive Incineration

Unit Cost	9 9	\$ 200.00	\$ 160.00	\$ 110.00	\$ 110.00	\$ 82.00	\$ 65.00	
		_	_	_	_			
Management Method		Destructive Incineration						
Packing Method		Labpack	Labpack	Labpack	Labpack	Labpack	Labpack	
Maximum Volume	(Gal)	DOT maximum						
Drum Size	(Gal)	*55	*30	20	15	10	5	

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	Maximum Volume	Packing Method	Management Method	Unit Cost
(Gal)				
DOT maximum		Labpack	Destructive Incineration	\$ 200.00
DOT maximum		Labpack	Destructive Incineration	\$ 160.00
DOT maximum		Labpack	Destructive Incineration	\$ 110.00
DOT maximum		Labpack	Destructive Incineration	\$ 110.00
DOT maximum		Labpack	Destructive Incineration	\$ 85.00
DOT maximum		Labpack	Destructive Incineration	\$ 65.00

	Unit Cost	\$ 655.00 \$ 200.00 \$ 110.00 \$ 85.00 \$ 65.00	
	Management Method	Destructive Incineration Destructive Incineration Destructive Incineration Destructive Incineration Destructive Incineration Destructive Incineration	
ve Incineration	Packing Method	Labpack Labpack Labpack Labpack Labpack Labpack	
25 Drums Per Year Poison Solids for Destructive Incineration	Maximum Volume	DOT maximum DOT maximum DOT maximum DOT maximum DOT maximum DOT maximum	
25 Drums Per Year	Container Size	Cubic Yard Box *55 20 15 10 5	

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	: Acids and
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Drum Size	Maximum Volume	Packing Method	Management Method	Unit Cost
(Gal) *55 *30 20 15	(Gal) DOT maximum DOT maximum DOT maximum DOT maximum	Labpack Labpack Labpack Labpack	Treatment Treatment Treatment Treatment	\$ 190.00 \$ 160.00 \$ 130.00
10 5	DOT maximum DOT maximum	Labpack Labpack	Treatment Treatment	\$ 100.00

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Organic Acids and Bases Labpacks for Destructive Incineration or Treatment
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Drum Size	Maximum Volume	Packing Method	Management Method)	Jnit Cost
	(Gal)				
	DOT maximum	Labback	Treatment		190.0
	DOT maximum	Labback	Treatment	07	160.0
	DOT maximum	Labback	Treatment	ردا	130.0
	DOT maximum	Labback	Treatment	ام	3 130.0
	DOT maximum	Labback	Treatment		3 100.0
	DOT maximum	Labback	Treatment	١٠٦	\$ 80.00

5 Drums Per Year Oxidizers (Non-hypochlorites) Labpacks for Destructive Incineration or Treatment.

Unit Cost	9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	\$ 130.00	\$ 100.00	\$ 80.00	
Management Method		Treatment	Treatment	Treatment	
Packing Method		Labpack	Labpack	Labpack	
Maximum Volume / Weight	(Gal)	DOT maximum	DOT maximum	DOT maximum	
Drum Size	(Gal)	15	10	*5	

5 Drums Per Year Oxidizers (Heavy Metals) Labpacks for Stabilization

Drum Size	Maximum Volume / Weight	Packing Method	Management Method	Unit Cost
(Gal)	(Gal)			
	DOT maximum	Labback	Treatment/Stabilization and Encapsule \$ 140.00	140.00
	DOT maximum	Labpack	Treatment/Stabilization and Encapsule \$ 110.00	110.00

5 Drums Per Year O	5 Drums Per Year Oxidizers (Hypochlorites) Labpacks for Reuse or Treatment	ks for Reuse or Treatm	ent	
Drum Size	Maximum Volume / Weight	Packing Method	Management Method	Unit Cost
(Gal) *55 *30	(Gai) DOT maximum DOT maximum	Labpack Labpack	Reuse/Treatment Reuse/Treatment	
20	DOT maximum	Labpack Labback	Reuse/Treatment Reuse/Treatment	\$ 130.00
10	DOT maximum	Labpack	Reuse/Treatment	
Q.	DOT maximum	Labpack	Reuse/Treatment	\$ 80.00
0 Drums Per Year R	0 Drums Per Year Reactive Labpacks for Destructive Incineration	e Incineration		
Drum Size	Maximum Volume / Weight	Packing Method	Management Method	Unit Cost
(Ga l) 15	(Gal) DOT maximum	Labpack	Destructive Incineration	\$ 184.00
10 *5		Labpack Labpack	Destructive Incineration	
^		c		
3 Drums Per Year S	3 Drums Per Year Small PCB Capacitors for Destructive Incineration	tive Incineration		
Drum Size Varies	Maximum Volume / Weight N/A	Packing Method Bulk Pack	Management Method Destructive Incineration	Unit Cost \$1.70 / lb \$80 minimum

3 Drums Per Year PCB Labpacks	PCB Labpacks			
Drum Size	Maximum Volume	Packing Method	Management Method	Unit Cost
55	DOT maximum	Labback	Destructive Incineration	\$ 747.50
30	DOT maximum	Labpack	Destructive Incineration	\$ 570.38
20	DOT maximum	Labpack	Destructive Incineration	\$ 393.25
*10	DOT maximum	Labpack	Destructive Incineration	
2	DOT maximum	Labpack	Destructive Incineration	\$ 209.63
1 Drum Per Year M	1 Drum Per Year Mercury and Lead Arsenate for St	Stabilization and Encapsulation	ılation	
Drum Size	Maximum Volume	Packing Method	Management Method	Unit Cost
(Gal)	(Gal)			
55	DOT maximum	Labpack	STAB	
30	DOT maximum	Labpack	STAB	
20	DOT maximum	Labpack	STAB	
*10	DOT maximum	Labpack	STAB	\$ 82.00
*5	DOT maximum	Labpack	STAB	\$ 70.00
1 Drum Per Year M	1 Drum Per Year Metallic Mercury Wastes for Retort and Recycling	t and Recycling		
Drum Size	Maximum Volume	Packing Method	Management Method	Unit Cost
(Ga) 55 *5	DOT maximum	Labpack Labpack	RETORT RETORT	\$ 1,250.00

36 Drums Per Year	36 Drums Per Year Household Batteries for Recycling	bu		
Drum Size	Maximum Weight	Packing Method	Management Method	Unit Cost
(Gal) 55	(Lbs) 700 lb	Bulkpacked (mixed)	Recycling	\$0.90 / LB
55	200 lb	Bulkpacked (segregater Recycling	ec Recycling	\$0.90 / LB
30	400 lb	Bulkpacked (mixed)	Recycling	\$0.90 / LB
30	400 lb	Bulkpacked (segregatec Recycling	ec Recycling	\$0.90 / LB
0 Drums Per Year Unknowns	Jnknowns			
Drum Size	Maximum Volume / Weight	Packing Method	Management Method	Unit Cost
(Gal) *5	(Gal) DOT maximum	Labpack	Destructive Incineration	\$ 112.00
0 Drums Per Year F	0 Drums Per Year Railroad Ties and Pressure Treated Lumber	ed Lumber		
Drum Size	Maximum Volume / Weight	Packing Method	Management Method	Unit Cost
(Gal) Rolloff Box (15 cubic y≀ DOT maximum	(Gal) s y _č DOT maximum	Bulkpack	Class II Landfill	\$ 1,350.00
Rental of Rolloff Box	\$ 6.00 Cost	per Day \$ 40.00 Co	\$ 40.00 Cost per Week \$ 160.00 Cost per Month	<u>c</u>
1 Drum Per Year Asbestos Container Size Cubic Yard Box	sbestos	Packing Method Bulk Pack	Management Method Landfill	Unit Cost \$ 150.00
Rental Roll Off Box	\$6.00 Cost Per Day	\$40.00 Cost Per Week	ek \$160.00 Cost Per Month	£

40,000 Feet Per Year Fluorescent Light Tubes

Fluorescent Lights (Straight)	Packing Method Box/Packing Tube	Cost Per Foot
Fluorescent Lights (Straight)	Box/Packing Tube	Cost Per Unit
Liquid Propane Gas Cylinders (UNKNOWN QUATITY, NEW PACKING METHOD) 1 pound Cylinder (in 55 gallon drum) 1 pound Cylinder (in cubic yard box)	Y, NEW PACKING METHOD)	Unit
5 pound Cylinder 7 pound Cylinder 10 pound Cylinder		\$ 25.00
Additional Supplies: The County reserves the right to purchase additional supplies as required. The County is not obligated to purchase any amount.	t to purchase additional supplies as required. nt.	Unit Cost
Cubic Yard Box		
55 Gal Drum (open top)		\$ 28.00
30 Gal Drum 16 Gal Pail		
5 Gal Pail		\$ 10.00
*Most Common Size Container		

Attachment I

(Required only from Contractors who provide services directly to the Public on County's behalf.)

Assurance of Compliance with Section 504 of the Rehabilitation Act of 1973, as Amended

The undersigned (hereinafter called the "Contractor(s)") hereby agrees that it will comply with Section 504 of the Rehabilitation Act of 1973, as amended, all requirements imposed by the applicable DHHS regulation, and all guidelines and interpretations issued pursuant thereto.

The Contractor(s) gives/give this assurance in consideration of and for the purpose of obtaining contracts after the date of this assurance. The Contractor(s) recognizes/recognize and agrees/agree that contracts will be extended in reliance on the representations and agreements made in this assurance. This assurance is binding on the Contractor(s), its successors, transferees, and assignees, and the person or persons whose signatures appear below are authorized to sign this assurance on behalf of the Contractor(s).

The C	ontracto	or(s): (Check a	or b)				
	a.	()	employ	rs fewer than 15 p	ersons.			
		tion (4:	C.F.R.	rs 15 or more pers 84.7 (a)), has desi the DHHS regula	gnated the follo			
		P	ruce -	Robinson		1 1		
				Name of 504 Per	rson - Type or	Print		
P5C	-21>+	Centur	y EMI	- - Type or Print		535	Coetty Co	urt
	Name	of Con	ractor(s)	- Type or Print		Stree	t Address or	PO Box
B	enici	ia					(A)	94510
City							State	Zip Code
I certi	fy that t	he abo	ve inform	nation is complete	JU-	My	GENER	LAL MANAGER
	Dat	te			Signature and	Title of	Authorized	Official

*Exception: DHHS regulations state that:

"If a recipient with fewer than 15 employees finds that, after consultation with a handicapped person seeking its services, there is no method of complying with (the facility accessibility regulations)...other than making a significant alteration in its existing facilities, the recipient may, as an alternative, refer the handicapped person to other providers of those services that are accessible."

COUNTY OF SAN MATEO

Equal Benefits Compliance Declaration Form

l Ven	dor Identification
Con	tact Person: Mark Mooney ress: 535 Getty Court
	Benicia ed 94510 ne Number: 707-748-3040 Number: 707-748-3074
II Em	ployees
Do	es the Contractor have any employees? 🗵 Yes 🗌 No
Do	es the Contractor provide benefits to spouses of employees? 🛚 🖾 Yes 🗌 No
	If the answer to one or both of the above is no, please skip to Section IV.
III Eq	ual Benefits Compliance (Check one)
	Yes, the Contractor complies by offering equal benefits, as defined by Chapter 2.93, to its employees with spouses and its employees with domestic partners. Yes, the Contractor complies by offering a cash equivalent payment to eligible employees in lieu of equal benefits. No, the Contractor does not comply. The Contractor is under a collective bargaining agreement which began on (date) and expires on (date).
IV De	eclaration
true	clare under penalty of perjury under the laws of the State of California that the foregoing is and correct, and that I am authorized to bind this entity contractually. Mark Mooney Name (Please Print)
	Title Date

CONTRACT INSURANCE APPROVAL

DATE:	8/15/05 VI	11/10/05			
TO:		FAX: 363-48		EPS 163	
FROM:	Mary Toppe	n Envir!	Health		
		FAX:			
	to be completed by t				anagement:
CONTRACTOR	NAME: PSC	Environmen	tal Servi	Cla	
DOES THE CON	TRACTOR TRAVE	L AS A PART OF	THE CONTRA	ACT SERVIC	ES?
NUMBER OF EM	MPLOYEES WORKI	NG FOR CONTR	ACTOR:		
DUTIES TO BE	PERFORMED BY C	ONTRACTOR FO	R COUNTY:		
The following w	ill be comple <mark>ted by I</mark>	Risk Management	:		
INSURANCE CO		Amount		Waive	Modify
Comprehensive C	General Liability	\$ 5 mill			
Motor Vehicle Li	General Liabi <mark>l</mark> ity iability	s L.U			
Professional Liab					
Workers' Compe	ensation	STATUTORY			
REMARKS/COM	MMENTS:				
		# >_		1/	15/00-
	Risk Ma	nagement Signatu	re	Date	
		he Ross.			
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Reviewed	and re-appro	If he !	Pus		
		I spec !	11/10/05		

ACOR	D. CERTIFI	CATE OF LIA	BILITY I	NSURAN	ICE	DATE (MM/DD/YYY) 10/31/05
	I & Co of TX., Inc		HOLDER.	CONFERS NO RIG THIS CERTIFICATE	D AS A MATTER OF INF GHTS UPON THE CERTI E DOES NOT AMEND, EX FORDED BY THE POLICI	FICATE (TEND OR
713-627-2250	15		INSURERS	AFFORDING COVE	RAGE	NAIC#
INSURED	SC 21st Century EMI N	ovada		inois Union ins (
	So 2 (B) Contary Cintar			ce American Ins teadfast Ins Co	<u>Co</u>	
	35 Getty Court, Sulte H Senicia, CA 94510		INSURER D:			
COVERAGES	senicia, CA 94510		INSURER E:			
THE POLICIES ANY REQUIRE MAY PERTAIN	MENT, TERM OR CONDITION , THE INSURANCE AFFORDED	OW HAVE BEEN ISSUED TO THE INS OF ANY CONTRACT OR OTHER DO BY THE POLICIES DESCRIBED HE WHAVE BEEN REDUCED BY PAID C	CUMENT WITH RES REIN IS SUBJECT T LAIMS.	PECT TO WHICH THI O ALL THE TERMS, E	S CERTIFICATE MAY BE 199 XCLUSIONS AND CONDITIO	UED OR .
NSR ADD'U	TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION	LIMITS	
X C	CLAIMS MADE X OCCUR AGGREGATE LIMIT APPLIES PER-	XSLG21713867	10/31/05	12/01/06	EACH DCCURRENCE DAMAGE TO RENTED PREMISES (ER OCCURROCE) MED EXP (Any one person) PERSONAL & ADV INJURY GENERAL AGGREGATE PRODUCTS - COMP/OP AGG	\$5,000,000 \$5,000,000 \$25,000 \$2,000,000 \$5,000,000 \$2,000,000
XA	MOBILE LIABILITY	ISAH08022070	10/31/05	12/01/06	COMBINED SINGLE LIMIT (Es accident)	\$5,000,000
s	LL OWNED AUTOS CHEDULED AUTOS				BODILY INJURY (Per person)	\$
1	ION-OWNED AUTOS				BODILY INJURY (Per accident)	\$
	10 x 10 2 20 200	8			PROPERTY DAMAGE (Per accident)	\$
	GE LIABILITY				AUTO ONLY - EA ACCIDENT	8
^	NY AUTO	a l			OTHER THAN EA ACC	8
X c	SSIVER LLA LIABILITY COUR CLAIMS MADE DEDUCTIBLE DETENTION \$ 25,000	UMB930709703	10/31/05	12/01/06	EACH OCCURRENCE AGGREGATE	\$5,000,000 \$5,000,000 \$ \$
	COMPENSATION AND	WLRC44338221	10/31/05	12/01/06	X WC STATU- OTH-	
ANY PROPRI	IETOR/PARTNER/EXECUTIVE	8CFC4433821A WCUC44338233	10/31/05 10/31/05	12/01/06 12/01/06	E.L. DISEASE - EA EMPLOYEE	\$1,000,000 \$1,000,000
A OTHER CO	lade cc & Agg	CEOG20581955	10/31/05	12/01/06	\$5,000,000 ContPol	
Loss payable and deductibe Additional in liability cove (See Attache	a clauses only apply to bles as specifically desc sured and waiver of su rage d Descriptions)	CLES / EXCLUSIONS ADDED BY ENDOR automobile physical damage ribed on the policy. brogation extensions do no	e coverage wit	h terms, limits		
CERTIFICATE	HOLDER		CANCELLA			
1 4 4	ian Mateo County Hous Mary Tappan 55 County Center th floor an Mateo, CA 94403	ehold H <mark>a</mark> zardous Waste Pro	OBITE THEREOF NOTICE TO THE IMPOSE NO OBI REPRESENTATI	. THE ISSUING INBURER CERTIFICATE HOLDER LIGATION OR LIABILITY	ED POLICIES BE CANCELLED B WILL ENDEAVOR TO MAIL NAMED TO THE LEFT, BUT FAIL OF ANY KIND UPON THE INSUR	DAYS WRITTEN
ACORD 25 (20	01/08) 1 of 3 #M	115709	7-7-		MOL @ ACORD	ORPORATION 198

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MOL @ ACORD CORPORATION 1988

IMPORTANT

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

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

DISCLAIMER

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

ACORD 25-8 (2001/08)

2 of 3

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#M115709

DESCRIPTIONS (Continued from Page 1)

San Mateo County, its Officers, Agents, Employees And Servants Are Added As Additional Insured (Except For Workers' Compensation) And Walver Of Subrogation As Required By Written Contract As Allowed By State Law But Limited To The Operations Of The Insured Under Said Contract And Always Subject To Policy Terms, Conditions And Exclusions. It is Further Understood And Agreed That The Insurance Afforded By This Policy Shall Be Considered Primary Insurance As Respects To Any Other Valid And Collectible Insurance Which The Above Named May Possess, And Any Other Insurance The Above Named Does Possess Shall Be Considered Excess Insurance Only And Non-Contributory Insurance. Cancellation Provision Shown is Subject To Shorter Time Periods Depending On The Jurisdicion Of, And Reason For, The Cancellation. Blanket Walver Of Subrogation Does Not Apply To The State Of California, Kentucky And Texas, But is Applied On A Per Holder Basis.

AMS 25.3 (2001/08)

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#M115709