This Agreement between SBC Global Services, inc. dba A&T Global Services, a Delaware corporation, with a place of business at One SBC Plaza, Dallas, Texas 75202, on behalf of SBC Long Distance, LLC ("AT&T"), and County of San Mateo ("Customer"), a California government agency, with a place of business at the address in the signature block below, is effective as of the date last signed below ("Effective Date"). The Expiration Date of this Agreement shall be the date upon which the last of the various Services purchased hereunder expires.

- I. Term and Service(s): 3 Years For the purpose of this Agreement, the Services are Long Distance Voice and Dedicated Voice Access
- II. New or Upgrade to Existing SBC Long Distance Addendum or Agreement

This is a new SBC Long Distance Agreement

III. INTERSTATE VS. INTRASTATE TRAFFIC

Customer hereby certifies that the percent Interstate usage of the Service hereunder is

At least 18% of voice traffic is interstate or international

This offer is valid only if this Agreement is executed by Customer on or before June 1st, 2006. If this Agreement is not executed by Customer on or before that date, this offer is automatically withdrawn without Notice to Customer.

SO AGREED by the Parties' respective authorized signatones

COUNTY	Y OF SAN MATEO	AT&T GLOBAL SERVICES, INC ON BEHALF OF ITSELF AND/OR SBC LONG DISTANCE, LLC			
455 Cou	inty Center	Address	1550 Leigh Avenue		
Redwoo	d City, CA 94063	City/State	San Jose, CA 95076		
Ву.		Ву.	Tataine On Hook		
Name.	Chris Flatmoe	Name	Patricia A. Knox		
Title.	CIO	Title	Contract Manager		
Date		Date			

- ADDITIONAL TERMS AND CONDITIONS THIS AGREEMENT IS SUBJECT TO (1) THE VOICE AND DATA PRODUCT REFERENCE AND PRICING GUIDEBOOKS ("GUIDEBOOKS") CONTAINING PRODUCT DESCRIPTIONS, TECHNICAL INFORMATION, DEFINITIONS, AND SEC LONG DISTANCE VOICE TERMS AND CONDITIONS OR SEC LONG DISTANCE DATA TERMS AND CONDITIONS, INCLUDING BUT NOT LIMITED TO YOUR INDEMNIFICATION OBLIGATIONS, LIMITATIONS ON SEC LONG DISTANCE'S LIABILITY, AND OTHER LEGAL PROVISIONS THAT AFFECT YOUR RIGHTS UNDER THIS AGREEMENT, AND (2) APPLICABLE STATE TARIFFS. BY SIGNING THIS AGREEMENT CUSTOMER ACKNOWLEDGES AND EXPRESSLY AGREES TO BE BOUND BY SUCH ADDITIONAL TERMS AND CONDITIONS. These Guidebooks and taniffs, as modified from time to time, are incorporated into this Agreement by reference. The Guidebooks can be obtained at www.sbc.com/idquidebooks or from an AT&T salesperson. Unless defined herein, capitalized terms shall have the meanings defined in the Guidebooks. In the case of an incorpsistency or conflict between terms and conditions of an applicable tariff or Guidebook, or this ICB Agreement, the governing order of precedence will be (1) this ICB Agreement, (2) the applicable tariff or Guidebook. This Agreement shall at all times be subject to such modifications as a PSC/PUC and/or the FCC may, from time to time, require under their respective jurisdictions.
- Term. This Agreement will become effective when executed by both parties (the "Effective Date") and will remain in full force and effect until the last Service purchased hereunder expires (the "Expiration Date") Each Service ordered hereunder shall carry a term as specified in Section I of the first page of this Agreement and commencing on the date service is first established under the rates of this Agreement. The term of this Agreement will be automatically extended at the prices, terms and conditions set forth herein for two additional one year.

0510bh5494017 9 #108869 3 1 of 5 012406bh030908|sh

terms (each a "Renewal Term") unless Customer provides to AT&T a written notice of Customer's Intent not to renew this Agreement at least 30 days' pnor to the scheduled expiration date and each Renewal Term expiration date of this Agreement, as applicable. If Customer does not negotiate a new agreement or provide 30 days advanced notice of cancellation by the Expiration Date or pnor to the expiration of the Services, as applicable, the Services will continue on a month-to-month basis and the pricing for the Services will revert to the standard rates as listed in the Guidebooks on the date of expiration, subject to future rate changes

3 Long Distance Voice Services.

- 31. <u>Description of Service</u> Long Distance Service High Volume Outbound Calling enables Customer to place domestic and international Direct Distance Dialed ("DDD") calls. Toll Free Service ("TFS") is a reverse-billed service using a universally recognized numbering scheme that allows Customer to pay for all incoming calls. These calls may be placed from to the Public Switched Telephone Network ("PSTN") or from to Dedicated Voice Access ("DVA") facilities, Dedicated Outbound Voice Service ("DOVS") or PRI-ISDN ("PRI")
- 3.2 The rates in Section 3.4 shall be fixed for the term of this Agreement
- 3.3 Rates are in lieu of any other discounts specified in any other applicable Guidebooks, tariffs, and/or rate schedules
- 3 4 High Volume Calling Plan Rates

3 4 1 Domestic High Volume Calling Plan Rates- Per Minute

	High Volume Switched Outbound Calling and Calling Card ²	High Volume Dedicated Outbound Calling	High Volume Switched Toli Free Calling ^{1 & 2}	High Volume Dedicated Toli Free Cailing 1 & 2
Interstate ³	\$ 0 0320	\$ 0,0252	\$ 0 0320	\$ 0 0252
Intrastate				
California	S 0 0320	\$ 0 0297	\$ 0 0320	\$ 0 0297

¹Pursuant to the Guidebooks, TFS and optional features for TFS have recurring and non-recurring charges. Unless otherwise specified in this Agreement, the rates in the Guidebook will apply

- * * * The Interstate/intrastate Calling Card rate is equal to the Interstate/Intrastate Switched Outbound rate
- 3.5 Annual Minimum. Customer shall purchase at least \$30,000 00 of High Volume Calling Plan Services (excluding applicable taxes and surcharges) from AT&T for each year of this Agreement ("Minimum Annual Commitment" or "MAC") The monthly recurring charges from AT&T for the TFS, DVA, DOVS, or PRI will contribute to the MAC (excluding applicable taxes and surcharges) if Customer falls to satisfy the MAC, Customer will be billed and required to pay an under-utilization charge (which Customer agrees is reasonable) The under-utilization charge shall be equal to the difference between the amount billed to Customer by AT&T for Services for the year (excluding taxes and surcharges) and the MAC
- In consideration of the services provided by AT&T in accordance with all terms, conditions, and specifications set forth herein, Customer shall make payment to AT&T based on the rates and in the manner specified herein. In no event shall the Customer's total fiscal obligation under this Agreement exceed SIX HUNDAED FIFTY THOUSAND DOLLARS (\$650,000 00)
 - Customer will monitor the payments to AT&T Should payments approach the not to exceed limit before the end of the contract term, Customer will submit an amendment to the contract to the Customer's Board of Supervisors requesting an increase to the total fiscal obligation under this Agreement. The amendment, should it be needed, will be completed in a timely manner. Should the amendment not be approved before the not to exceed amount is reached, the Customer's 's rates specified herein, would revert to a standard month to month arrangement as listed in the Guidebooks, subject to future rate changes.
- 3.7 <u>Domestic Rates.</u> Except as specified in Section 3.2, the rates for all other intrastate and interstate traffic shall be then current rates set forth in the Domestic High Volume Calling Plan that are in effect on the Effective Date of this Agreement (as specified in the Guidobooks and applicable Tanffs) for the term of this Agreement. If the MAC in Section 3.3 does not match a MAC and/or term commitment in the Guidebooks, the next lower MAC or term commitment will be used. The High Volume Calling Plan associated with this Agreement is High Volume Calling III.
- 3.8 <u>International Rates.</u> The rates for all other international traffic shall be the then current rates set forth in the High Volume Calling III International Plan in Section 8 of the Guidebook All of these charges are subject to change during the term of this Agreement

0510bh5494017 9 #106869 3 2 of 5 012408bh0309c6jeh

² This does not include any Payphone Origination Charges that may apply

Interstate calls from any state where Customer has SBC Long Distance Services are eligible for the Interstate rates

3.9 Recurring and Non-Recurring Charges for Toll Free Service

3 9 1 Domestic Toll Free Service Recurring and Non-Recurring Charges

Domestic	Monthly Recurring Charge	One Time Charge	Change Charge
TFS National Directory Assistance Listing (800-555-1212) (per TFS Number)	\$0.00	\$0.00	
Toll Free Cali Routing 1 - 3 plans (per TFS Number)	\$0.00	\$100 00	\$100,00
Toll Free Call Routing 4 - 99 plans (per TFS Number)	\$50 00	\$100.00	\$100.00
Toll Free Alternate Routing Selection (per TFS Number)			\$50 00
Busy/No Answer Overflow (per trunk group)	\$0.00		\$50 00
Real-Time ANI Delivery (per trunk group)	\$0.00	\$200 00	
DNIS (per trunk group)	\$0.00	\$250 00	\$50 CQ
Toll Free Service Number terminated over a Switched facilities (per TFS Number)	\$5 00	\$0.00	
Toll Free Service Number terminated over a DVA facility (per trunk group up to 250 Toll Free Numbers)	\$50.00	\$0.00	

3 10 Billing Increments Domestic and International usage rates are per minute of use ("MOU").

Price Plan	Initial Period	Additional Periods
Domestic Outbound High Volume Calling Plan	18 Seconds	1 Seconds
Domestic High Volume Calling Plan TFS (Inbound)	18 Seconds	1 Seconds

Call durations shall be rounded up to the next applicable billing increment. Each rated call that contains a fraction of a cent shall be rounded either up or down to the nearest cent, as set forth in the Guidebook.

4 Dedicated Voice Access.

- Description of Service Dedicated Voice Access ("DVA") is a Local Access permanent dedicated bandwidth for Customer's exclusive use it provides one permanent, continuous, unbroken circuit path between Customer's location and AT&T's Point of Presence ("POP") The DVA is purchased from a local access provider and AT&T will bill Customer for this DVA Service
- 4.2 The rates in Section 4.4 shall be fixed for the term of this Agreement
- 4.3 Rates are in lieu of any other discounts specified in any other applicable Guidebooks, tariffs, and/or rate schedules

4 4 DS1 DVA Locations.

4.4.1 Customer Specific locations

City	State	NPA/NXX	Band- width	Quantity	Monthly Recurring Charge Each	Non- Recurring Charge Each
Redwood City	ĊA	650/363	DS1	1	\$200 00	\$0 00

Total Monthly Recurring and Non-Recurring Charges	*****	
Sum of (Quantities x Charge Each)	\$200 00	\$0 00

Customer will be responsible for any termination charges assessed by the Local Access Provider, for any Local Access Service procured by AT&T on its behalf. Each DVA installed must remain in Service for at least 1 year (the "Initial Term") AT&T has agreed to waive the \$250 installation Charge. For each DVA disconnection prior to the full initial Term, Customer will incur early termination fees of \$250 per DVA.

0510bh5494017 9 #108869 3 3 of 5 012406bh030906jeh

Local Access Customer has requested AT&T to provision DVA circuits between the Customer location and the serving wire center and AT&T will bill Customer for this DVA Service Local Access Service is offered subject to the availability of the necessary systems, facilities, equipment, and where AT&T provides Service. If Customer requests Service which requires special construction in order to become available, and AT&T agrees to provide such requested Service, AT&T shall pass through any such special construction charges to Customer with Customer's prior written acceptance to incur such special construction charges.

5 Limitations and Qualifications

- 5.1 AT&T will act on behalf of Customer to provision any requested Local Access circuits between the Customer location and the serving wire center and AT&T will bill Customer for this Local Access Service Local Access Service is subject to the availability of the necessary systems, facilities, equipment, and where AT&T provides Service
- 5.2 Rates are in lieu of any othor discounts specified in any other applicable Guidebooks, tariffs, and/or rate schedules
- 5.3 If Customer requests Service which requires special construction in order to become available, and AT&T agrees to provide such requested Service, AT&T shall pass through any such special construction charges to Customer following Customer's prior written acceptance to incur such special construction charges
- 5.4 Services provided hereunder shall not be resold or provided to third parties
- Credit and Deposits AT&T reserves the right to require Customer to establish, re-establish, and/or maintain creditworthiness at any time and to the satisfaction of AT&T AT&T reserves the right to examine the credit record and check the references of Customer at any time. If Customer's financial condition is unknown or unacceptable, AT&T reserves the right to require a security deposit, which AT&T may apply to overdue charges. AT&T shall determine the amount of any deposit, in its sole discretion, up to three months' estimated usage. AT&T shall pay Interest on deposits as required under state law. AT&T may review Customer's account to determine whether all amounts due have been paid within these terms and conditions. If Customer's payment history is satisfactory, AT&T shall refund the deposit in full within the time prescribed under state law.
- 6 Customer Mass Outbound Calling Device Usage, Customer acknowledges and agrees that use of autodialers, Predictive Dialers or other Devices that generate automated outbound calls in conjunction with Products and Services Provided under this agreement is strictly prohibited. At&t may terminate this agreement immediately should customer use such devices.
- 7 <u>Billing Monthly Recurring and Non-Recurring Charges</u> Monthly Recurring Charges are a recurring charge billed each month in advance. Non Recurring Charges are a one-time charge billed when the Service is installed or moved. Customer understands the quantities listed with monthly recurring charges in this Agreement shall be billed throughout the term of this Agreement.
- Nondisclosure and Publicity Except as required by law or as reasonably necessary for a party to perform its obligations under this Agreement, each party will keep this Agreement confidential Notwithstanding the foregoing, Customer agrees that during the term of this Agreement, AT&T may refer to Customer, orally and in writing, as a customer of AT&T and may publish a press release announcing in general terms that AT&T and Customer have entered into this Agreement and AT&T may in general terms describe the activities contemplated hereunder. Any other reference to one party by the other party requires written consent of the first party. With respect to Service regulated by the Public Utility Commission of Ohio, and subject to the regulations of the Commission, AT&T will not (and this Agreement does not) restrict Customer's ability to disclose the existence of this Agreement.
- 9 Nondiscrimination Customer acknowledges AT&T's compliance of Non-Discrimination and Equal Employment Opportunity
- 10 Insurance At all times during this Agreement, AT&T shall provide and maintain, at AT&T's expense, the following types of insurance
 - A AT&T provides insurance for general liability that meets or exceeds the limits of \$1,000,000 00. This provides protection for Bodily Injury and Property Damage and supplementary coverages for Contractual Liability to cover liability assumed under this Agreement, Product and Completed Operation Liability insurance and Broad Form Property Damage Liability insurance
 - B AT&T provides insurance for automobile liability that meets or exceeds the limits of \$1,000,000 00. Such insurance shall extend to owned, non-owned and hired automobiles used in the performance of this Agreement and shall comply with applicable statutes.
 - C General Liability \$5,000,000 per occurrence for bodily injury, personal injury and property damage. Automobile Liability \$1,000,000 per accident for bodily injury and property damage. Employer's Liability. \$1,000,000 per accident for bodily injury or disease.
 - D Professional Liability AT&T shall maintain professional liability policy or policies insuring against liability for errors and omissions covering the professional activities contemplated under this Agreement in an amount of not less than \$1,000,000 00 (One Million Dollars) each claim AT&T shall, at Customer's request, provide a Certificate of Professional Liability Insurance

0510bh5494017 9 #106869 3 4 of 5 012406bh030908jeh

E AT&T does not insure against any claims and/or losses caused, in whole or in part, by the Customer or their officers, agents and employees, or any third persons

11 Termination Charges. Customer may terminate this Agreement or disconnect, in whole or in part, Service at any time and without cause upon written notice to AT&T if this occurs during the term, AT&T will compute the termination charges according to the following formula and render a bill to Customer, which Customer agrees to pay within 30 days

Long Distance Service

- 100% of any walved Non Recurring Charges and Rebates
- 50% of the remaining MAC for each year remaining in Lond pinismer sets to \$000.

For all of the Services above, Customer will be responsible for any termination charges assessed by the Local Access Provider, for any Local Access Service procured by AT&T on its behalf.

490905004090710 \$ \$0.5406bb3440.120

AMENDMENT TO AGREEMENT WITH SBC FOR LONG DISTANCE TELEPHONE SERVICE

THIS AMENDMENT TO THE AGREEMENT, entered into on this twenty-eighth day of March 2006, by and between the COUNTY OF SAN MATEO, hereinafter called "County," and SBC hereinafter called "Contractor"

WITHNESSETH

WHEREAS, SBC/AT&T is compliant with the County's Equal benefits Ordinance 2 93 and Jury Selection Ordinance 2 94 which states,

Contractor shall comply with the County Ordinance with respect to provision of jury duty pay to employees and have and adhere to a written policy that provides that its employees shall receive from the contractor, on an annual basis, no less than five days of regular pay for actual jury service in San Mateo County. The policy may provide that employees deposit any fees received for such jury service with the contractor or that the contractor deduct from the employees regular pay the fees received for jury service.

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

- 1 This Agreement is amended to include that Contractor is in compliance and shall remain so for the term of this Agreement
- 2 All other terms and conditions of the Agreement between the County and Contractor shall remain if full force and effect

IN WITNESS WHEREOF, the parties hereto, by their duly authorized representatives. have affixed their hands

	COUNTY OF SAN MATEO
	By President, Board of Supervisors San Mareo County
ATTEST	
Clerk of Said Board	
Date	
	SBC/AT&T CONZUES / Se Acc. Maragon
	Name, Title
	Signature
	Date 3/13/2006

COUNTY OF SAN MATEO

Equal Benefits Compliance Declaration Form

l Vendor Identification		
Name of Contractor Contact Person Address	SBC Albert Gonzales 1550 Leigh Ave San Jose, CA 95125	
Phone Number Fax Number	408-369-3334 408-723-1786	
II Employees		
Does the Contractor ha	ve any employees? [⊠ Yes □ No
Does the Contractor pr	ovide benefits to spou	ses of employees?
*If the ans	wer to one or both of the a	above is no, please skip to Section IV *
III Equal Benefits Comp	liance (Check one)	
employees with sp Yes, the Contracto in lieu of equal ben No, the Contractor	ouses and its employer complies by offering lefits does not comply under a collective barg	equal benefits, as defined by Chapter 2 93, to its ees with domestic partners a cash equivalent payment to eligible employees aining agreement which began on
IV Declaration		
		ws of the State of California that the foregoing is ind this entity contractually
Executed this 15th day (CA (State)	of <u>Septem</u> ber, 2005 a ——	t San Jose , (City)
Signature		Albert Gonzales Name (Please Print)
Senior Account Manage	ı <u>r</u>	94-074-5535 Contractor Tax Identification Number

COUNTY OF SAN MATEO MEMORANDUM

DATE: January 25, 2006

TO: Janine Keller, Risk Management Fax 363-4864

FROM: Maryanne Carboni, Administrative Assistant x4550 ISD-120 FAX 363-7800

SUBJECT: Contract Insurance Approval

The following is to be completed by the department before submission to Risk Management.

CONTRACTOR NAME: SBC Communications, Inc.

DOES THE CONTRACTOR TRAVEL AS NO

PART OF THE CONTRACT SERVICES?

NUMBER OF EMPLOYEES WORKING 147,000 worldwide

FOR THE CONTRACTOR:

DUTIES TO BE PERFORMED BY THE Long distance telephone service for the

CONTRACTOR FOR THE COUNTY: County.

The following will be completed by Risk Management.

INSURANCE COVERAGE: Amount Approve, Waive Modify

Comprehensive General Liability 10,000,000

Motor Vehicle Liability 10,000,000

Professional Liability

Worker's Compensation Statutory

REMARKS/COMMENTS: Thank you'

SUBMIT TO RISK MANAGEMENT

...-OR

PONY EPS-163 FAX 262-4864

MARSH CERTIFICATE OF INSURANCE CERTIFICATE NUMBER CHI-001321893-01 THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS PRODUCER Marsh USA, Inc 800 Market Street, Suite 2600 St Louis, MO 63101-2500 Attn Renee' L Butler NO RIGHTS UPON THE CERTIFICATE HOLDER OTHER THAN THOSE PROVIDED IN THE POLICY THIS CERTIFICATE DOES NOT AMEND EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES DESCRIBED HEREIN **COMPANIES AFFORDING COVERAGE** COMPANY 99999 -S I -Cas-05-06 Pac Be **SELF-INSURED PROGRAM** A INSURED COMPANY SBC Communications Inc В NATIONAL UNION FIRE INS CO Pacific Bell Telephone Company COMPANY 175 E Houston St , 7-R-5 San Antonio, TX 78205 C AMERICAN HOME ASSURANCE CO COMPANY D **COVERAGES** This certificate supersedes and replaces any previously issued certificate for the policy period noted below THIS IS TO CERTIFY THAT POLICIES OF INSURANCE DESCRIBED HEREIN HAVE BEEN ISSUED TO THE INSURED NAMED HEREIN FOR THE POLICY PERIOD INDICATED NOTWITHSTANDING ANY REQUIREMENT. TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THE CERTIFICATE MAY BE ISSUED OR MAY PERTAIN THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS CONDITIONS AND EXCLUSIONS OF SUCH POLICIES AGGREGATE LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS co **POLICY EFFECTIVE POLICY EXPIRATION POLICY NUMBER** TYPE OF INSURANCE LIMITS DATE (MM/DD/YY) DATE (MM/DD/YY) 06/01/05 06/01/06 **GENERAL LIABILITY** Self-Insured 2 10.000.000 **GENERAL AGGREGATE** COMMERCIAL GENERAL LIABILITY 10,000,000 \$ PRODUCTS COMP/OP AGG CLAIMS MADE X OCCUR 10,000,000 \$ PERSONAL & ADV INJURY 10,000 000 S OWNERS & CONTRACTOR S PROT **EACH OCCURRENCE** 10,000,000 \$ FIRE DAMAGE (Any one fire) S 10,000,000 MED EXP (Any one person) **AUTOMOBILE LIABILITY** 06/01/05 06/01/06 Self-Insured 10.000.000 \$ COMBINED SINGLE LIMIT ANY AUTO **BODILY INJURY** ALL OWNED AUTOS (Per person) SCHEDULED AUTOS HIRED AUTOS **BODILY INJURY** \$ (Per accident) NON-OWNED AUTOS PROPERTY DAMAGE S GARAGE LIABILITY AUTO ONLY - EA ACCIDENT S ANY AUTO OTHER THAN AUTO ONLY S EACH ACCIDENT AGGREGATE | \$ **EXCESS LIABILITY EACH OCCURRENCE** \$ AGGREGATE \$ UMBRELLA FORM \$ OTHER THAN UMBRELLA FORM WORKERS COMPENSATION AND WC STATU-TORY LIMITS Self-Insured 06/01/05 06/01/06 EMPLOYERS LIABILITY S **EL EACH ACCIDENT** THE PROPRIETOR/ \$ INCL EL DISEASE POLICY LIMIT PARTNERS/EXECUTIVE EL DISEASE EACH EMPLOYEE \$ OFFICERS ARE EXC OTHER Excess **EL Each Accident** 1,000,000 06/01/05 06/01/06 See Additional Information Workers' Compensation В EL Disease-Policy Limit 1,000,000 Employers' Liability EL Disease-Each Employee 1.000.000 DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES/SPECIAL ITEMS RE Pacific Bell Telephone Company d/b/a SBC Datacomm Proposed services in the RFP for maintenance and technical support of the County's Nortel PBX, Norstar, and Mendian voice mail platforms SBC Communications Inc. is self insured for General Liability, Automobile Liability, and Workers' Compensation. As such, there is no physical policy to which amendatory wording can be added Please refer to the terms of your agreement with SBC Communications Inc. to address any amendatory wording

CERTIFICATE HOLDER

County of San Mateo Attn Robert Heavey 455 County Center, Third Floor Redwood City, CA 94063

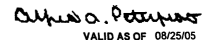
CANCELLATION

SHOULD ANY OF THE POLICIES DESCRIBED HEREIN BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF CERTIFICATE HOLDER NAMED HEREIN BUT FAILURE TO MAIL SUCH NOTICE SHALL IMPOSE NO OBLIGATION O' LIABILITY OF ANY KIND UPON THE INSURER AFFORDING COVERAGE ITS AGENTS OR REPRESENTATIVES OR THE

ISSUER OF THIS CERTIFICATE MARSH USA INC

Alfred A Peterfeso

MM1(3/02)



ADDITIONAL INFORMATION PRODUCER		COMPANIES AFFORDING COVERAGE		
Marsh USA, Inc			JVERAGE	
800 Market Street, Suite 2 St Louis, MO 63101-250 Attn Renee' L Butler		COMPANY E		
, and the first of		COMPANY F		
99999 -S I -Cas-05-06	Pac Be	•		
SBC Communications Inc Pacific Bell Telephone Co 175 E Houston St , 7-R-5	ompany	COMPANY G		
San Antonio, TX 78205		COMPANY H		
TEXT				
WORKERS' COMPENSATION SE	ELF INSURED LIMITS			
AR - \$25 000,000 CA - \$25,000,000 " - \$25,000 000 - \$25,000,000 .1 - \$25,000,000 OH - \$25,000,000 OK - \$25,000,000 TX - \$3,000,000 MO - \$1,000,000 KS - \$1,000,000 WI - \$500,000				
NATIONAL UNION FIRE INSURA #3757387 (CA) \$50,000,000	SATION AND EMPLOYERS' LIABILITY NCE COMPANY			
#3757388 (KS) Statutory #3757391 (MO) Statutory *3757390 (WI) Statutory `757386 (AR-IL-IN-MI-OH-OK)	Statutory			
AMERICAN HOME ASSURANCE #3757389 (TX) Statutory	COMPANY			
CERTIFICATE HOLDER				
County of San Mateo Attn Robert Heavey 455 County Center, Third Redwood City, CA 94063	l Floor 3			

Page

Alfred A Peterfeso Ollus O. Peterfeso