### AGREEMENT FOR ON-CALL ENGINEERING SERVICES BETWEEN THE COUNTY OF SAN MATEO AND CREEGAN + D'ANGELO INFRASTRUCTURE ENGINEERS

THIS AGREEMENT, entered into this \_\_\_\_\_ day of \_\_\_\_\_, 2010, by

and between the COUNTY OF SAN MATEO, hereinafter called "County," and Creegan +

D'Angelo, hereinafter called "Contractor";

#### $\underline{W} \underline{I} \underline{T} \underline{N} \underline{E} \underline{S} \underline{S} \underline{E} \underline{T} \underline{H}$ :

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 Contractor be retained for the purpose of providing engineering and other related professional and technical services required for the delivery of various types of capital improvement projects.

# 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 Exhibit C – General Obligation of Contractor Attachment I – § 504 Compliance Attachment IP – Intellectual Property Rights

### 2. <u>Services to be performed by Contractor</u>

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" and Exhibit "C."

#### 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" and Exhibit "C", County shall make payment to Contractor based on the rates and in the manner specified in Exhibit

1

"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 Agreement exceed Two Hundred Thousand Dollars and No/100s [\$200,000.00].

#### 4. Term and Termination

Subject to compliance with all terms and conditions, the term of this Agreement shall be from January 26, 2010 to January 25, 2013.

This Agreement may be terminated by Contractor, the Director of Department of Public Works 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. <u>Relationship of Parties</u>

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

To the full extent permitted by law, 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 applicable laws, or (D) any other loss or cost resulting from the Contractor's negligent or reckless acts or omissions or willful misconduct in connection with 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 the 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.

The obligations set forth in this section shall continue beyond the term of this Agreement as to any act or omission, which occurred during or under this Agreement.

### 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 insurance and to obtain such approval. The Contractor shall furnish the County 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 County 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. Further, Contractor certifies that the Contractor and all of its subcontractors will adhere to all applicable provisions of Chapter 4.106 of the San Mateo County Ordinance Code, which regulates the use of disposable food service ware.

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 and Other Requirements

- A. Section 504 applies only to Contractors 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. 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. Compliance with Contractor Employee Jury Service Ordinance

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.

#### 13. 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.

#### 14. 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. In the event that any term, condition, provision, requirement or specification set forth in this body of the agreement conflicts with or is inconsistent with any term, condition, provision, requirement or specification in any exhibit and/or attachment to this agreement, the provisions of this body of the agreement shall prevail. 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.

#### 15. Controlling Law and Venue

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. Any dispute arising out of this Agreement shall be venued either in the San Mateo County Superior Court or the United States District Court for the Northern District of California.

#### 16. <u>Notices</u>

Any notice, request, demand, or other communication required or permitted hereunder shall be deemed to be properly given when both (1) transmitted via facsimile to the telephone number listed below and (2) either deposited in the United Sates mail, postage prepaid, or when deposited for overnight delivery with an established overnight courier that provides a tracking number showing confirmation of receipt for transmittal, charges prepaid, addressed to:

### In the case of County, to:

County of San Mateo Department of Public Works 555 County Center, 5<sup>th</sup> Floor Redwood City, CA 94063 Telephone: (650) 363-4100 Facsimile: (650) 361-8220

#### In the case of Contractor, to:

Creegan + D'Angelo 6800 Koll Center Parkway, Suite 150 Pleasanton, CA 94566 Telephone: (925) 417-5260 Facsimile: (925) 249-1264

In the event that the facsimile transmission is not possible, notice shall be given both by United States mail and an overnight courier as outlined above. IN WITNESS WHEREOF, the parties hereto, by their duly authorized representatives, have affixed their hands.

### COUNTY OF SAN MATEO

By:\_\_\_

Richard S. Gordon, President Board of Supervisors, San Mateo County

Date:\_\_\_\_\_

ATTEST:

By:\_\_\_\_\_ Clerk of Said Board

Creegan + D'Angelo

imachandran

Contractor's Signature

Date: 17/10

Long Form Agreement/Non Business Associate v 8/19/08

#### Exhibit "A" – Services

In consideration of the payments set forth in Exhibit "B", Contractor shall provide the following services at the request of the Director of Public Works or the Director's designee:

- 1. In consideration of the payments set forth in Exhibit "B", Contractor shall provide oncall engineering professional services that may include but not be limited to topographic and bathymetric surveys, hydraulic and hydrologic studies, geotechnical studies, design, planning, independent investigation of existing conditions, proposed solutions and schematic plans, cost analysis and preparation of independent cost estimates, feasibility studies, preparation of specifications and drawings, projected schedules, construction observation and administration, reports and coordination with applicable code enforcing and environmental agencies, site analysis, coordination with applicable local, state, and federal jurisdictions, and regulatory permit acquisition for a variety of public works type projects.
- 2. When County Public Works identifies a project that would benefit from Contractor's consulting services, the County will request the Contractor prepare and submit a proposal for such project. The Contractor will then propose a detailed scope of services, a not-to-exceed fee, and a timetable for completing the proposed project. If and when County Public Works approves the scope of services, not-to-exceed fee, and timetable (the "Approved Project"), the County Public Works may issue a task order authorizing the Contractor to begin work on the Approved Project. Contractor agrees to complete the Approved Project for an amount equal to or less than the Approved Project not-to-exceed fee and within the time limits set forth in the Approved Project timetable.

#### Exhibit "B" – Payments and Rates

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

- 1. In consideration of the services provided by Contractor in Exhibit "A", County shall pay Contractor upon receipt in Accounting Section of the Department of Public Works of a written itemized invoice identifying the task order, County project number (if applicable), specific work completed, number of hours involved and breakdown of charges. The Approved Project total not-to-exceed amount will be stipulated in each task order. Costs for services deemed necessary by the County for completion of each task order shall be authorized in writing prior to proceeding with the work. Billing rates for services provided under this Agreement shall be based upon the Contractor's most recent fee schedule and by reference made a part of this Agreement. The County reserves the right to withhold payment if the County determines that the quantity or quality of the work performed is unacceptable.
- 2. The County shall pay Contractor reimbursable expenses. The Contractor shall be entitled to mileage, meals and lodging at the same rate granted to employees of the County whenever the Contractor is required to travel outside of San Mateo County in the performance of his duties under this Agreement. Such travel must first be approved in writing by the County. The Contractor shall also be reimbursed for expenses associated with reproduction (drawings, project manuals, reports, etc.); telephone or fax outside 650, 415, 408, 510, 707, and 925 area codes; fees paid for securing necessary permits and approvals of authorities having jurisdiction over the project; and special delivery service.
  - 3. The County's total fiscal obligation under this Agreement shall not exceed \$200,000 unless said amount is authorized to be increased by the County Board of Supervisors by written amendment to this agreement. Specific projects that may be assigned to the Contractor shall have individual not-to-exceed amounts as stated in the specific task orders. The sum of individual task order not-to-exceed fees for multiple projects that may be assigned to the Contractor shall not exceed the total \$200,000 not-to-exceed amount for this Agreement without prior written approval by the County Board of Supervisors.

### Exhibit "C" - General Obligation of Contractor

### 1. <u>Contractor Personnel</u>

The Contractor shall provide the County with resumes of the key staff members to be assigned to said project in advance of commencing any professional services. Once the County approves the key staff to be assigned to the project, any substitutions or additions shall be subject to written approval by the County. The County reserves the right to reject any personnel the Contractor proposes for use on the project.

Contractor represents that it is qualified to furnish the services described under this Agreement. Contractor further declares that one or more members or employees of its firm and that of its sub Contractors, if so required by the State, if any, are licensed by the State of California to perform their services and that these services will be performed by them or under their direct supervision. Contractor shall furnish to County for approval, upon execution of this Agreement, a list of all firms or corporations to be employed as sub Contractors.

Nothing in this Agreement abrogates the professional responsibilities of the Contractor and/or sub Contractors with respect to design defects, errors, omissions, or malpractice.

### 2. <u>Corrections and/or Revisions</u>

Contractor shall make and provide to the County all necessary corrections and/or revisions to the project design and document when it is determined by the Director of Public Works or his designated representative, that such changes are necessary for the project and are due to oversights, omissions or errors of Contractor.

### 3. <u>General Obligations of County</u>

County shall be responsible for providing any available data required by the Contractor as stipulated in any approved Task Order.

County shall examine documents submitted by Contractor and shall render comments and direction pertaining thereto promptly (up to two weeks or otherwise upon written agreement by County and Contractor), as stipulated in approved Task Orders.

# 4. Payment Upon Suspension, Abandonment of Project, or Termination of Agreement

If any Task Order is suspended for more than thirty (30) calendar days, or abandoned in all or part, Contractor shall be paid for services performed prior to receipt of thirty (30) days written notice from County of such suspension or abandonment, together with reimbursable expenses then due. In the event that the County abandons any Final Task Order the County may specifically authorize additional work necessary to properly close out the project.

If this Agreement or any Task Order is suspended or terminated due to fault of Contractor, County shall be obligated to compensate Contractor only for that portion of Contractor's services that were satisfactorily performed.

### 5. <u>Performance of Services if Contractor is not Diligent in Performing Work</u>

In the event Contractor is not diligent in pursuing the designated services as specified in each Task Order, the Director of Public Works or the respective designated representative may, at his option, seven (7) days after written notice to Contractor, perform any such required engineering services or retain a different Contractor to do the same, and the cost associated with having said work completed by means other than the Contractor will be retained from any sums not yet paid to the Contractor.

### 6. <u>Authorization to Proceed</u>

Contractor shall commence work upon receipt of the Task Order.

### 6.1 <u>Time of Completion of Each Task</u>

Contractor agrees to perform the professional services for the Task Order within the time limits set forth in the project schedule required by this Agreement. Any change in the scope of services as outlined in the Task Order will require a revised timetable.

County agrees to exercise due diligence in performing it's tasks to implement the Contractor's time schedule.

### 7. <u>County's Review and Approval</u>

Between each phase of work and at critical progress points there shall be a review and approval period by County and other agencies. County shall reject Contractor's submittal if changes and/or comments transmitted to Contractor by County during previous review were not addressed by Contractor in current submittal.

### 8. <u>Changes in Work</u>

The Director of Public Works or the respective designated representative may order changes in scope or character of work in writing which are mutually acceptable, either decreasing or increasing the amount of Contractor's services. In the event that such changes are ordered, Contractor shall be entitled to compensation of all work previously directed by County and performed by Contractor prior to receipt of notice of change. Increased compensation for changes shall be determined in accordance with the Agreement. Compensation shall first have been agreed to in writing by County.

In the event that changes are ordered pursuant to this Section, the schedule for progress and completion and compensation as provided with respective Task Order shall be adjusted by negotiation between Contractor and County.

### 9. Interest of Contractor/Contractor Independent of County

In accepting this Agreement, Contractor covenants that it presently has no interest, and shall not acquire any interest, direct or indirect, financial or otherwise, which would conflict in any manner or degree with the performance of these services hereunder. Contractor further covenants that, in the performance of this Agreement, no subcontractor or person having such an interest shall be employed throughout the term of this Agreement. Contractor certifies that no one who has or will have any financial interest under this Agreement is an officer or employee of the County.

In the performance of the engineering services necessary for compliance with this Agreement, Contractor, and any of its sub Contractors or employees, shall be, and is at all times considered, an Independent Contractor, and is not an agent or employee of the County. Contractor has, and shall retain, the right to exercise full control and supervision of the services, and full control over the employment, direction, compensation and discharge of all persons assisting him in the performance of his engineering services hereunder to include any and all sub Contractors employed for the project described herein. Contractor shall be solely responsible for all matters relating to payment of his employees, including compliance with social security, withholding, and all other regulations governing such matters, and shall be solely responsible for his own acts and those of his subordinates and employees.

### 10. General Provisions

- (a) The Contractor acknowledges that time is of the essence for all projects defined in approved Task Order(s) and agrees to complete all work within the time frame as stipulated within said Task Order(s). Time extensions shall only be approved with prior written approval of the County and failure to complete services according to a mutually agreed upon schedule may be grounds for contract termination.
- (b) The Contractor upon becoming aware of factors which would result in delays shall be responsible for alerting County to potential delays well in advance in order that possible mitigation measures may be evaluated. Contractor shall detail the nature and reasons for potential delays and shall provide the County with possible mitigation measures for consideration.
- (c) On matters pertaining to Task Orders to be performed and the time taken by Contractor to perform such services, the decision of the Director of Public Works or the respective designated representative will be final after discussions between County and Contractor.
- (d) The Contractor warrants that he/she has not employed or retained any company or persons, other than a bona fide employee working for the Contractor, to solicit or secure this Agreement, and that he/she has not paid or agreed to pay any company or person, other than a bona fide employee, any fee, commission, percentage, brokerage fee, gift, or any other consideration, contingent upon or resulting from the award or formation of this Agreement. For breach or violation of this warranty, the County shall have the right to

annul this Agreement without liability, or at its discretion to deduct from the Agreement price or consideration, or otherwise recover, the full amount of such fee, commission, percentage, brokerage fee, gift, or contingent fee.

#### 11. Ownership of Documents

Consistent with Attachment IP, all tracings, sketches, plans, specifications, estimates, maps, design calculations, quantity calculations, supporting documents, studies, survey notes, and other documents prepared by Contractor or sub Contractors under the terms of this Agreement shall be delivered to and become the property of the County without restriction or limitation on their use. However, should County re-use or utilize data or drawings not for their intended use then County shall be solely liable and indemnify Contractor against such use. Computer files used by Contractor to produce the final set of plans and specifications shall also be delivered in <u>AutoCAD</u>, Access, Excel and Word electronic form on compact disks or other media acceptable to the County at no additional cost and become the property of the County.

#### 12. Jobsite Safety and Environmental Protection

Neither the professional activities of the Contractor nor the presence of the Contractor or his or her employees and sub Contractors at a construction site, shall relieve the General Contractor and any other entity of their obligations, duties and responsibilities including, but not limited to, construction means, methods, sequence, techniques or procedures necessary for performing, superintending or coordinating all portions of the Work of construction in accordance with the contract documents and any health or safety or environmental protection precautions required by any regulatory agencies. The Contractor and his or her personnel have no authority to exercise any control over any construction contractor or other entity or their employees in connection with their work or any health or safety precautions. The Contractor agrees that the General Contractor is solely responsible for jobsite safety, and environmental protection, and warrants that this intent shall be made evident in the County's Agreement with the General Contractor. The Contractor also agrees that the County, the Contractor and any other County Contractors that may be providing services at the construction site shall be indemnified and shall be made additional insured's under the General Contractor's general liability insurance policy.

#### ATTACHMENT I

#### 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 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 Contractor(s): (Check a or b)

a. Employs fewer than 15 persons.

b. Employs 15 or more persons and, pursuant to section 84.7 (a) of the regulation (45 C.F.R. 84.7 (a), has designated the following person(s) to coordinate its efforts to comply with the DHHS regulation.

Angela Dravland Name of 504 Person - Type or Print \_\_\_\_\_ Creegan + D' Angelo Name of Contractor(s) - Type or Print 6800 Koll Center Parkway, Suite 150 Street Address or P.O. Box Pleasanton, Ca 94566 City. State. Zip. Code

I certify that the above information is complete and correct to the best of my knowledge.

Maillika Kamachandran V-P Title of Authorized Official 1/7/10 Date

\*Exception: DHHS regulations state that:

"If a recipient with fewer than 15 employees finds that, after consultation with a disabled 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."

#### Attachment IP – Intellectual Property Rights

- 1. The County of San Mateo ("County"), shall and does own all titles, rights and interests in all Work Products created by Contractor and its subcontractors (collectively "Vendors") for the County under this Agreement. Contractor may not sell, transfer, or permit the use of any Work Products without the express written consent of the County.
- 2. "Work Products" are defined as all materials, tangible or not, created in whatever medium pursuant to this Agreement, including without limitation publications, promotional or educational materials, reports, manuals, specifications, drawings and sketches, computer programs, software and databases, schematics, marks, logos, graphic designs, notes, matters and combinations thereof, and all forms of intellectual property.
- 3. Contractor shall not dispute or contest, directly or indirectly, the County's exclusive right and title to the Work Products nor the validity of the intellectual property embodied therein. Contractor hereby assigns, and if later required by the County, shall assign to the County all titles, rights and interests in all Work Products. Contractor shall cooperate and cause subcontractors to cooperate in perfecting County's titles, rights or interests in any Work Product, including prompt execution of documents as presented by the County.
- 4. To the extent any of the Work Products may be protected by U.S. Copyright laws, Parties agree that the County commissions Vendors to create the copyrightable Work Products, which are intended to be work-made-for-hire for the sole benefit of the County and the copyright of which is vested in the County.
- 5. In the event that the title, rights, and/or interests in any Work Products are deemed not to be "work-made-for-hire" or not owned by the County, Contractor hereby assigns and shall require all persons performing work pursuant to this Agreement, including its subcontractors, to assign to the County all titles, rights, interests, and/or copyrights in such Work Product. Should such assignment and/or transfer become necessary or if at any time the County requests cooperation of Contractor to perfect the County's titles, rights or interests in any Work Product, Contractor agrees to promptly execute and to obtain execution of any documents (including assignments) required to perfect the titles, rights, and interests of the County in the Work Products with no additional charges to the County beyond that identified in this Agreement or subsequent change orders. The County, however, shall pay all filing fees required for the assignment, transfer, recording, and/or application.
- 6. Contractor agrees that before commencement of any subcontract work it will incorporate this <u>Attachment IP</u> to contractually bind or otherwise oblige its subcontractors and personnel performing work under this Agreement such that the County's titles, rights, and interests in Work Products are preserved and protected as intended herein.

Attachment IP v 8/19/08



# FEE SCHEDULE FOR SERVICES

## **Engineering Services**

Principal Engineer	\$\$ \$\$ \$\$ \$\$ \$\$ \$\$ \$\$	200.00 185.00 170.00 155.00 140.00 120.00 130.00 105.00 70.00	per hour per hour per hour per hour per hour per hour per hour per hour	
2-Man Survey Party	\$	250.00	per hour	
Court Appearances and Depositions (8 hour minimum) Court Preparation Consultants and Other Outside Costs Vehicle Transportation In-house Computer Services Travel Time	Co Fea \$	350.00 blicable hc st deral Rate 30.00 blicable ho	per hour	

### Miscellaneous Provisions

Payment is due upon presentation of invoice and is past due 30 days from the date of invoice. A late payment charge is computed at the annual rate of 5% above the Federal Discount Rate and billed on any invoice balance due, commencing 45 days after the invoice date.

This Fee Schedule is effective from August 1, 2008. These rates are subject to adjustment annually.

Client hereby acknowledges this provision.\_\_\_\_\_( Client Initials )

### COUNTY OF SAN MATEO MEMORANDUM

### CONTRACT INSURANCE APPROVAL

DATE: January 14, 2010

TO:	Faiza Steele	FAX <u>(650) 363-4864</u>	PONY <u>HRD163</u>
FROM:	Ninette Eva	FAX <u>(650) 361-8220</u>	PONY <u>DPW155</u>

SUBJECT: Contract Insurance Approval

CONTRACTOR NAME: Creegan + D'Angelo Infrastructure Engineers

DO THEY TRAVEL: Yes

PERCENT OF THE TIME:

NUMBER OF EMPLOYEES:

**DUTIES (SPECIFIC):** Perform On-Call Engineering Professional Services for Public Works projects within the County of San Matco.

COVERAGE:	Amount	Approve	Waive	Modify
Comprehensive General Liability	\$ mil	~	Autor I	
Motor Vehicle Liability	# mil			
Professional Liability			$\checkmark$	
Worker's Compensation	Stantory			

SUBMIT TO RISK MANAGEMENT

PONY HRD-163-OR =FA

**REMARKS / COMMENTS:** For your review. Thanks.

Claudia Soria you Faira Stelle 1/14/2010

Signature

F:\users\design\ldd\NE Kanoff\MidCoast Drainage Improvement Study\RiskMgmtInsuranceForm.doc

,én		lient#: 83			EGDANG	
_		IFICATE OF LI				DATE (MM/DD/YY) 01/12/09
	UCER		THIS CER	RTIFICATE IS ISSU	UED AS A MATTER O	F INFORMATION
	ey, Renton & Associates		ONLY A	ND CONFERS N	O RIGHTS UPON TH	E CERTIFICATI
	. Box 12675		ALTER 1	THIS CERTIFIC	ATE DOES NOT AME AFFORDED BY THE P	ND, EXTEND O
Jakl	and, CA 94604-2675			The COTLICION	ATTORDED BT THE P	OLICIES BELOW
510 465-3090 David C. Eckman				INSURERS	AFFORDING COVERAG	E
NSUR			INSURER A: T	ravelers Propert	y Casualty Co. of A	
	Creegan + D'Angelo			merican Automo		
2420 Martin Road, Suite 380				L Specialty Insu		
Fairfield, CA 94534-8610				he Travelers Ind		
	i.		INSURER E:			
:ovi	ERAGES		intoorierte.			
MAY	PERTAIN. THE INSURANCE AFFO	BELOW HAVE BEEN ISSUED TO IDITION OF ANY CONTRACT OR C ORDED BY THE POLICIES DESCRI	DTHER DOCUMENT WI	TH DECDECT TO W		
	TYPE OF INSURANCE	MAT HAVE BEEN REDUCED BY PAI	ID CLAIMS.			
1		POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)		LIMIT	3
	GENERAL LIABILITY	6805415M932	09/01/09	09/01/10	EACH OCCURRENCE	\$1,000,000
P	COMMERCIAL GENERAL LIABILITY				FIRE DAMAGE (Any one fire)	\$300,000
F					MED EXP (Any one person)	\$5,000
+		1			PERSONAL & ADV INJURY	\$1,000,000
+					GENERAL AGGREGATE	\$2,000,000
e	SEN'L AGGREGATE LIMIT APPLIES PER:				PRODUCTS - COMP/OP AGG	\$2,000,000
_	POLICY X PRO-					
-	AUTOMOBILE LIABILITY	BA5619M375	09/01/09	09/01/10	COMBINED SINGLE LIMIT (En accidenti)	\$1,000,000
ł	ALL OWNED AUTOS				BODILY INJURY (Per person)	\$
100	K HIRED AUTOS				BODILY INJURY (Per accident)	s
					PROPERTY DAMAGE	s
+	GARAGE LIABILITY				(Per accident)	
F	ANY AUTO				AUTO ONLY - EA ACCIDENT	\$
F	ANTADIO				OTHER THAN EA ACC	\$
+.					AGG	\$
F					EACH OCCURRENCE	\$
+					AGGREGATE	\$
+						\$
	DEDUCTIBLE					5
1		4				
	RETENTION \$				1	\$
	WORKERS COMPENSATION AND	WZP80975700	09/01/09	09/01/10	X WC STATU- TORY LIMITS OTH-	
		WZP80975700	09/01/09	09/01/10	X WC STATU- TORY LIMITS OTH- E.L. EACH ACCIDENT	
	WORKERS COMPENSATION AND	WZP80975700	09/01/09	09/01/10		\$1,000,000
	WORKERS COMPENSATION AND	WZP80975700	09/01/09	09/01/10	E.L. EACH ACCIDENT E.L. DISEASE - EA EMPL OYEE	\$1,000,000 \$1,000,000
C	WORKERS COMPENSATION AND	WZP80975700 DPR9682329	09/01/09	09/01/10	E.L. EACH ACCIDENT	\$1,000,000 \$1,000,000 \$1,000,000
	NORKERS COMPENSATION AND EMPLOYERS' LIABILITY DTHER Professional iability	DPR9682329	01/01/10	01/01/11	E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT \$3,000,000 per Clain	\$1,000,000 \$1,000,000 \$1,000,000
	NORKERS COMPENSATION AND EMPLOYERS' LIABILITY DTHER Professional iability SPTION OF OPERATIONS/LOCATIONS/VE		01/01/10 SEMENT/SPECIAL PROVIS	01/01/11	E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT \$3,000,000 per Clain \$5,000,000 Anni Agg	\$1,000,000 \$1,000,000 \$1,000,000
	NORKERS COMPENSATION AND EMPLOYERS' LIABILITY DTHER Professional lability SPTION OF OPERATIONS/LOCATIONS/VE ERAL LIABILITY POLICY EX VICES.	DPR9682329 EHICLES/EXCLUSIONS ADDED BY ENDOR (CLUDES CLAIMS ARISING I	01/01/10 SEMENT/SPECIAL PROVIS OUT OF THE PERI	01/01/11	E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT \$3,000,000 per Clain \$5,000,000 Anni Agg	\$1,000,000 \$1,000,000 \$1,000,000
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY DTHER Professional lability APTION OF OPERATIONSALOCATIONSAVE ERAL LIABILITY POLICY EX JICES. Job#: 409006. Description:	DPR9682329	01/01/10 SEMENT/SPECIAL PROVIS OUT OF THE PERI	01/01/11	E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT \$3,000,000 per Clain \$5,000,000 Anni Agg	\$1,000,000 \$1,000,000 \$1,000,000
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY DTHER Professional lability ERAL LIABILITY POLICY EX VICES. Job#: 409006. Description: nty of San Mateo.	DPR9682329 EHICLES/EXCLUSIONS ADDED BY ENDOR (CLUDES CLAIMS ARISING I	01/01/10 SEMENT/SPECIAL PROVIS OUT OF THE PERI	01/01/11	E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT \$3,000,000 per Clain \$5,000,000 Anni Agg	\$1,000,000 \$1,000,000 \$1,000,000
	NORKERS COMPENSATION AND EMPLOYERS' LIABILITY DTHER Professional lability SPTION OF OPERATIONS/LOCATIONS/VZ ERAL LIABILITY POLICY EX VICES. Job#: 409006. Description: hty of San Mateo. Attached Descriptions)	DPR9682329 EHICLES/EXCLUSIONS ADDED BY ENDOR (CLUDES CLAIMS ARISING I	01/01/10 SEMENT/SPECIAL PROVIS OUT OF THE PERI	01/01/11	E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT \$3,000,000 per Clain \$5,000,000 Anni Agg	\$1,000,000 \$1,000,000 \$1,000,000
SCR ENI ERV EF: DUT	NORKERS COMPENSATION AND EMPLOYERS' LIABILITY DTHER Professional lability SPTION OF OPERATIONS/LOCATIONS/VE ERAL LIABILITY POLICY EX/ VICES. Job#: 409006. Description: hty of San Mateo. Attached Descriptions)	DPR9682329 EHICLES/EXCLUSIONS ADDED BY ENDOR (CLUDES CLAIMS ARISING I	01/01/10 SEMENT/SPECIAL PROVIS OUT OF THE PERI	01/01/11 NONS FORMANCE OF F	E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT \$3,000,000 per Clain \$5,000,000 Anni Agg	\$1,000,000 \$1,000,000 \$1,000,000
ER\ EF: bur	NORKERS COMPENSATION AND EMPLOYERS' LIABILITY DTHER Professional lability SPTION OF OPERATIONS/LOCATIONS/VE ERAL LIABILITY POLICY EX/ VICES. Job#: 409006. Description: hty of San Mateo. Attached Descriptions)	DPR9682329 ENACLES/EXCLUSIONS ADDED BY ENDOR (CLUDES CLAIMS ARISING O On-Call Engineering Service	01/01/10 SEMENT/SPECIAL PROVIS OUT OF THE PERF es for the CANCELLAT	01/01/11 NONS FORMANCE OF F	E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT \$3,000,000 per Clain \$5,000,000 Anni Agg	\$1,000,000 \$1,000,000 \$1,000,000 n gr.
EF:	NORKERS COMPENSATION AND EMPLOYERS' LIABILITY DTHER Professional lability SPTION OF OPERATIONS/LOCATIONS/VE ERAL LIABILITY POLICY EX/ VICES. Job#: 409006. Description: hty of San Mateo. Attached Descriptions)	DPR9682329 EMICLES/EXCLUSIONS ADDED BY ENDOR (CLUDES CLAIMS ARISING O On-Call Engineering Service	01/01/10 SEMENT/SPECIAL PROVIS OUT OF THE PERI es for the CANCELLAT SHOULD ANYOR	01/01/11 NONS FORMANCE OF F	E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT \$3,000,000 per Clain \$5,000,000 Anni Agg PROFESSIONAL PROFESSIONAL	\$1,000,000 \$1,000,000 \$1,000,000 n gr.
EF:	ADDRKERS COMPENSATION AND EMPLOYERS' LIABILITY DTHER Professional lability APTION OF OPERATIONSADCATIONSAVE ERAL LIABILITY POLICY EX AICES. Job#: 409006. Description: hty of San Mateo. Attached Descriptions) THICATE HOLDER	DPR9682329 EMICLES/EXCLUSIONS ADDED BY ENDOR (CLUDES CLAIMS ARISING O On-Call Engineering Service	01/01/10 SEMENT/SPECIAL PROVIS OUT OF THE PERI es for the <u>CANCELLAT</u> SHOULD ANY OF DATE THEREOF	01/01/11 NONS FORMANCE OF F	E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT \$3,000,000 per Clain \$5,000,000 Anni Agg PROFESSIONAL D POLICIES BE CANCELLED BI R. WINDENDENDER TO MAIL	\$1,000,000 \$1,000,000 \$1,000,000 n gr. EFORE THE EXPIRATIO 30 DAYS WRITTE
ER\ EF: bur	ADDRKERS COMPENSATION AND EMPLOYERS' LIABILITY DTHER Professional lability APTION OF OPERATIONSADCATIONSAUL ERAL LIABILITY POLICY EX VICES. Job#: 409006. Description: nty of San Mateo. Attached Descriptions) TIFICATE HOLDER ADD County of San Mateo Attn: Ninette Eva	DPR9682329 EMCLES/EXCLUSIONS ADDED BY ENDOR (CLUDES CLAIMS ARISING O On-Call Engineering Service DITIONAL INSURED; INSURER LETTER:	01/01/10 SEMENT/SPECIAL PROVIS OUT OF THE PERF es for the CANCELLAT SHOULD ANY OF DATE THEREOF NOTICE TO THE	01/01/11 RONS FORMANCE OF F TION TION THE ABOVE DESCRIBE THE ISSUING INSURE CERTIFICATE HOLDER	EL. EACH ACCIDENT EL DISEASE - EA EMPLOYEE EL DISEASE - POLICY LIMIT \$3,000,000 per Clain \$5,000,000 Anni Agg PROFESSIONAL D POLICIES BE CANCELLED BI R WINDONDEAUSE TO MAIL NAMED TO THE LEFT DOUDERD	\$1,000,000 \$1,000,000 \$1,000,000 n gr. EFORE THE EXPIRATION 30 DAYS WRITTE COMBCIDDOGOODIM
EF:	ADDRKERS COMPENSATION AND EMPLOYERS' LIABILITY DTHER Professional lability APTION OF OPERATIONSLOCATIONS/VE ERAL LIABILITY POLICY EX VICES. Job#: 409006. Description: nty of San Mateo. Attached Descriptions) TIFICATE HOLDER ADD County of San Mateo Attn: Ninette Eva 555 County Center, 5	DPR9682329 EMCLES/EXCLUSIONS ADDED BY ENDOR (CLUDES CLAIMS ARISING O On-Call Engineering Service DITIONAL INSURED; INSURER LETTER:	01/01/10 SEMENT/SPECIAL PROVIS OUT OF THE PERF es for the CANCELLAT SHOULD ANY OF DATE THEREOF NOTICE TO THE XIGOSCHOOD	01/01/11 BONS FORMANCE OF F TION FTHE ABOVE DESCRIBE THE ISSUING INSURE CERTIFICATE HOLDER DOWNROUT REJONNED	E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT \$3,000,000 per Clain \$5,000,000 Anni Agg PROFESSIONAL D POLICIES BE CANCELLED BI R. WINDENDENDER TO MAIL	\$1,000,000 \$1,000,000 \$1,000,000 n gr. EFORE THE EXPIRATION 30 DAYS WRITTE CONSCIOUS CONSTRUCT
EF:	ADDRKERS COMPENSATION AND EMPLOYERS' LIABILITY DTHER Professional lability APTION OF OPERATIONSADCATIONSAUL ERAL LIABILITY POLICY EX VICES. Job#: 409006. Description: nty of San Mateo. Attached Descriptions) TIFICATE HOLDER ADD County of San Mateo Attn: Ninette Eva	DPR9682329 EMCLES/EXCLUSIONS ADDED BY ENDOR (CLUDES CLAIMS ARISING O On-Call Engineering Service DITIONAL INSURED; INSURER LETTER:	01/01/10 SEMENT/SPECIAL PROVIS OUT OF THE PERF es for the CANCELLAT SHOULD ANY OF DATE THEREOF NOTICE TO THE XIGOODIGOOD XIEREFERENCE AN	01/01/11 BONS FORMANCE OF F TION FTHE ABOVE DESCRIBE THE ISSUING INSURE CERTIFICATE HOLDER DOWNROUT REJONNED	EL. EACH ACCIDENT EL DISEASE - EA EMPLOYEE EL DISEASE - POLICY LIMIT \$3,000,000 per Clain \$5,000,000 Anni Agg PROFESSIONAL D POLICIES BE CANCELLED BI R WINDONDEAUSE TO MAIL NAMED TO THE LEFT DOUDERD	\$1,000,000 \$1,000,000 \$1,000,000 n gr. EFORE THE EXPIRATION 30 DAYS WRITTE COMBCIDDOGOODIM

ACORD	25-S	(7/97) 1	of 2
CORD	2000	(	01 2

-

e e

# DESCRIPTIONS (Continued from Page 1)

No.

\* 14 - 3

a maria ana ang

1.1

6 2327

I then the

1

0.00

GENERAL LIABILITY/AUTOMOBILE LIABILITY ADDITIONAL INSURED: County of San Mateo and its officers, agents, employees and servants.

Insurance is primary per policy form.

### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# ADDITIONAL INSURED (ARCHITECTS, ENGINEERS AND SURVEYORS)

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

#### SCHEDULE

#### NAME OF PERSON(S) OR ORGANIZATION(S):

County of San Mateo and its officers, agents, employees and servants.

#### **PROJECT/LOCATION OF COVERED OPERATIONS:**

#### PROVISIONS

A. The following is added to WHO IS AN INSURED (Section II):

The person or organization shown in the Schedule above is an additional insured on this Coverage Part, but only with respect to liability for bodily injury", 'property damage" or 'personal injury caused, in whole or in part, by your acts or omlssions or the acts or omissions of those acting on your behalf:

- a. In the performance of your ongoing operations;
- b. In connection with premises owned by or rented to you; or
- C. In connection with your work and included within the "products-completed operations hazard."

Such person or organization does not qualify as an additional insured for "bodily injury", "property damage" or "personal injury' for which that person or organization has assumed liability in a contract or agreement. The insurance provided to such additional insured is limited as follows:

- d. This insurance does not apply to the rendering of or failure to render any "professional services".
- e. The limits of insurance afforded to the additional insured shall be the limits which you agreed in that 'contract or agreement requiring insurance" to provide for that additional insured, or the limits shown in the Declarations for this Coverage Part, whichever are less. This endorsement does not increase the limits of insurance stated in the LIMITS OF INSURANCE (Section III) for this Coverage Part.

B. The following is added to Paragraph a. of 4. Other Insurance in COMMERCIAL GENERAL LIABILITY CONDITIONS (Section IV): However, If you specifically agree in a contract or agreement requiring insurance that, for the additional insured shown in the Schedule, the insurance provided to that additional insured under this

CG D3 82 09 07

Page 1 of 2

#### COMMERICAL GENERAL LIABILITY

Coverage Part must apply on a primary basis, or a primary and non-contributory basis, this insurance is primary to other insurance that is available to such additional insured which covers such additional insured as a named insured, and we will not share with the other insurance, provided that:

- The "bodily injury" or "property damage" for which coverage is sought occurs; and
- (2) The "personal injury" for which coverage is sought arises out of an offense committed;

after you have entered into that "contract or agreement requiring insurance" for such additional insured. But this insurance still is excess over valid and collectible other insurance, whether primary, excess, contingent or on any other basis, that is available to the additional insured when the additional insured is also an additional insured under any other insurance.

C. The following is added to Paragraph 8. Transfer Of Rights Of Recovery Against Others To Us in COMMERCIAL GENERAL LIABILITY CONDITIONS (Section IV):

We waive any rights of recovery we may have against the additional insured shown in the Schedule above because of payments we make for "bodily injury", "property damage" or "personal injury" arising out of "your work" on or for the project, or at the location, shown in the Schedule above, performed by you, or on your behalf, under a "contract or agreement requiring insurance" with that additional insured. We waive these rights only where you have agreed to do so as part of the "contract or agreement requiring insurance" with that additional insured entered into by you before, and in effect when, the "bodily injury" or "property damage" occurs, or the "personal injury" offense is committed.

D. The following definition is added to DEFINITIONS (Section V):

"Contract or agreement requiring insurance" means that part of any contract or agreement under which you are required to include the person or organization shown in the Schedule as an additional insured on this Coverage Part, provided that the "bodily injury" and "property damage" occurs, and the "personal injury" is caused by an offense committed:

- a. After you have entered into that contract or agreement;
- b. While that part of the contract or agreement is in effect; and
- c. Before the end of the policy period.

CG D3 82 09 07

© 2007 The Travelers Companies, inc. Includes the copyrighted material of Insurance Services Office Inc., with its permission