SERVICE CONTRACT

THIS SERVICE CONTRACT ("Contract") is entered into as of the date specified in Puragraph 1(d) by and between the Owner identified in Puragraph 1(a) and the Contractor identified in Puragraph 1(b).

1. DEFINITIONS As used in this Contract, the following terms shall have the following meanings:
a. Owner: County of San Mateo, as Owner, and Orchard Commercial, Inc., as Managing Agent, located at 2055
Laurelwood Road, Suite 180, Santa Clara, CA 95054. "Owner" includes Owner's Authorized Representative, if any, and if Owner is a joint venture or partnership, any pariner or joint venturer in such partnership or joint venture, and any and all owners, shareholders, directors, officers, managens, agents, and employees of Owner. "Owner" shall further mean and include Orchard Management Services or any other management company acting as agent for Owner.

b.Commactor: Therma, 1601 Las Plumas Avenuc, San Jose, CA 95133 c.Authorized Representative: Juan Hernandez, 408-347-3400

d. Contract Date: June 11, 2013

e. Project: # 7700 - Circle Star (One and Two Circle Star Way, San Carlos, CA 94070)

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Work: The "Work' stull mean the products and services set forth in Exhibit A. Contractor will provide and furnish all of the materials, equipment, tools, supplies, services, drawings, machinery, lootst, models, molds, appliances, caringe, ladders, fixed and moveable scuffolding, runways, staging, implements, power, other facilities of every kind and description, and labor necessary or incident to performance of the Work g. Plans and Specifications: The Tlans and Specifications' shall mean those plans, renderings, drawings, and hists of specifications which Owner supplies to Contractor to describe the Work which are attached as Exhibit A.

In Contract Documents: The "Contract Documents" means the Plans and Specifications, this Contract, all modifications or additions hereto, and all change orders executed in regard to the Work. All Exhibits attached hereto are incorporated in this Contract.

i. Contract Term: June 11, 2013 through July 11, 2013, and continuing thereafter on a month-to-month basis, unless terminated carlier pursuant to Section 21 (Termination) described below.

j. Contract Price: Nincteen Thousand, Seven Hundred Eight and 00/100 Dollars (\$19,708.00) for item's 1 & 2 replacing both sewer ejector pumps & repair controls at One and Two Circle Star Way, San Carlos, CA 94070 as referenced on Exhibit A attached hereto.

Expribit A attached hereto.

The Contract Price includes payment by Contractor of all sales and/or use taxes, as well as any other taxes imposed by any unit of government on the materials, services, and labor furnished by Contractor, as well as all permit fees and other governmental charges. In construction contracts, Owner shall withhold Ten Percent (10%) from each payment as a retention against defects and bilutes of performance hereunder, and shall make final payment of all states due to Contractor, less any back charges and other liabilities of Contractor, sixly (60) days after recordation or waiver of the Notice of Completion as required by Section 2f. Contractor shall perform the Work at the Contract Price during the Term, and the Contract Price shall not be subject to Increase for any reason whatsoever without the express written consent of Owner.

It Payment Terms: Net 30 days.

2. PERFORMANCE OF WORK.

2. PERFORMANCE OF WORK.
a. Contractor shall perform and provide everything required to complete the Work in a first-class, diligent, efficient, expeditious, professional, and workmandibe manner, including, without limitation, all supervision, labor, materials, tools and transportation, all in strict accordance with the Plans and Specifications and applicable federal, state and local statutes and regulations, including, but not familed to, all statutes and rules relating to safety, immigration, fire prevention, toxic or luzardous materials, and discrimination, and to the satisfaction of Owner, Government inspectors for tenders, if any. No additional compensation shall be allowed to Contractor in the event that governmental directions require extra work. Any Work which does not meet these standards in all particulars is defective. Until approved by Owner, no part of the Work shall be deemed to have been

which does not meet these standards in all particulars is defective. Until approved by Owner, no part of the Work shall be deemed to have been completed.

b. Contractor shall be responsible for initiating, maintaining, and supervising all reasonable and necessary safety procautions and programs (including but not himited to all such neutrors required by law or any public entity) in connection with the Work, and provide necessary protection to prevent damage, loss, or injury to persons, the Work and related materials and lools, and property (including leves, sharths, lawns, walls, pavement, roadways, structures, utilities and underground facilities on the Property). All damage caused by Contractor, any subcontractor, supplier or other person directly or indirectly employed by them, shall be the responsibility of and remedied by Contractor. Owner shall have no responsibility for safety of person or property in regard to the Work.

c. Except for employees who are qualified and certificated to do so, Contractor will not direct, suffer, or permit any of its employees to handle, use, manufacture, store, or dispose of any flammables, explosives, radioactive naterials, laxardous wastes or naterials, looke wastes on materials, proceeding to protection of the environment or regulation of such materials ("Environmental Law"), whether presently in effect or hereafter adopted (such materials are collectively referred to herein as "Hazardous Alaterials") in or about the Work or on the Project. Contractor shall not suffer or permit any Hazardous Materials to be used in any number of fully in compliance with all Environmental Laws, nor shall Contractor shall not suffer or permit any Hazardous Materials to the test of any manufacture of fully in compliance with all Environmental Laws, such wastes on connection with the Work without full disclosure to and the express written consent of Owner, and in full compliance with all Environmental Laws, and without contaminating the Project with Hazardous Materials. Contractor shall indem

- 3. MODIFICATIONS TO THE CONTRACT OR THE WORK. Any changes or modifications regarding the Work or this Contract must be in writing and approved by Owner. The cost of approved changes or modifications shall be agreed upon between Owner and Contract in writing before additional labor or materials are supplied. If the Contract is based on until prices, the Contract Price shall be increased or decreased by the number of units affected. All work performed by Contract to shall be deemed to be part of the Work and period pursuant to the Contract Price, unless a written change order is executed. A change order shall specify whether the change is an increase or decrease in the Work, specify any resulting increase or decrease in the Contract Price, and detail any related change in the sciedule of performance. If no increase or decrease in price is specified in a change order, then the Work, as amended by the change order, shall be performed for the Contract Price specified heacin. Unless the schedule of performance is changed in the change order, it shall remain as set forth herein. Owner may order extras at any time, and may omit from the Work any part thereof by so directing Contractor in writing, and in such event the Contract Price shall be proportionately adjusted.
- 4. INSPECTION OF FLANS AND SPECIFICATIONS AND JOBSTE. Contractor acknowledges that it has examined, and is familiar with, the Plans and Specifications for the Work, the job location, the jobsite, and any materials or construction adjacent to or underlying the Work, and that it has performed such investigation as it deemed reasonable in regard to such matters. Contractor has based its design, but, and/or price solely on its own investigation on the valuation, and has not relied on any estimate, stakement, representation, or other information provided by Owner, except for the Plans and Specifications. If in the course of performing the Work, Contractor becomes aware of any subsurface or previously covered condition of the jobsite which differs materially from that shows in the Contract Documents, then Contractor shall intraclately notify Owner by planne and thereafter in writing. Contractor shall not proceed with the Work in this area until given written direction do so by Owner. Contractor and Owner shall agree on a Clunge Order to accommodate any such conditions which could not reasonably have been discovered and/or unticipated by Contractor.
- 5. CONDUCT OF WORK. Contractor shall coordinate its Work with other contractors, vendors, and suppliers as directed by Owner and shall fully cooperate with Owner and all other persons to the end that the Work and the Project may be performed and completed in the most expeditious and efficient manner. In the event Owner notifies Contractor in writing that it is necessary for Contractor to delay its Work in order that other portions of the Project may proceed, Contractor shall be free of responsibility for such delay, and Owner shall have no lability to Contractor for any increased expense of Contractor's performance. Contractor must at all times exercise due care to protein all other portions of the Project from damage by its operations and delivery. In the event any portion of the Project is damaged by Contractor with or without fault, such damage shall be promptly repaired to the satisfaction of Owner at Contractor's expense.

1

- 6. LICENSING. If Contractor must be licensed to perform the Work, Contractor represents that it is, and will at all times during bidding and performance hereof, be licensed to perform the Work by the Contractor's State Licensing Roard or other agency having jurisdiction over such licenses, and that all subcontractors will be licensed. Possession of a valid license shall be a condition of payment, and Owner shall not be required to pay for any work performed by Contractor if it was unlicensed when the work was done or at the time payment is required or sought or if work was performed by an uniformed subcontractor. Owner may declare this Agreement wold and remove Contractor from the jobsite in the event that it is elemented that Contractor or any subcontractor is unlicensed. Contractor shall supply to Owner a copy of its license at the start of performance, and at any time thereafter upon request, and shall advise Owner inuncifately, in writing, if its licensed status changes during the performance of this contract,
- 7. RESPONSIBILITY FOR DESIGN DETECTS AND WORK PERFORMED BY OTHERS. If at any time, Contractor perceives that there are any design defects in regard to the Work (including the interplay of the Work with work performed by others), such that the final product produced by following the Plans and Specifications will not be of first quality, it is the responsibility of Contractor to notify Owner in writing, and if Contractor does not do so, then any defect in the Work resulting therefrom will be the responsibility of Contractor. Contractor shall examine the design, workmanship, and materials of all related, dependent, or adjacent work performed by any other persons, upon whose work Contractor must build or depend. Unless Contractor sollifes owner in writing of defects in such work, or that such work is not a suitable foundation for Contractor's Work, Contractor shall be deemed to have accepted all such work as a saliable foundation, free of defects, and shall be responsible for any defects in or additional expenses of Contractor's Work or the Project caused by any defects in or lack of suitability of such preceding work.
- 8. USE AND CLEAN-UP. Contractor shall not interfere with the business operation of Owner or its tenants. Contractor shall keep its Work and the jobsile cleaned up as it progresses and, upon completion, shall clean the same thoroughly and remove any and all cubbish and debris resulting from the Work from the Project.
- 9. SCHEDULE OF WORK. Time is of the essence of this Contract. Contractor has taken into consideration and made allowance for delays and limitances incidental to the Work, whether arising out of delays in securing naterial or workmen, adverse weather conditions, strikes, minor omissions or alterations or otherwise. In the event Contractor shall full to perform the Work as scheduled, or in Owner's judgment insufficient men, tools, or materials are exhecuted or on the job to insure timely completion and compliance with the schedule, Owner shall have the right to terminate this Contract and to contract said Work to other persons. In such event, or in the event Contractor abandons the Work or fails to begin the Work, Owner may finish the Work using its own forces or other subcontractors, at its discretion, and charge the cost flavored, in excess of what would have been paid to Contractor mader the Agreement, as well as may resulting loss or damage, fackading damages because of delay or penalties paid by Owner, to Contractor, or against any available retention.
- 10. INTERRIPTION OF WORK. If, as a result of causes beyond the control of Owner, including labor problems, Owner considers it inadvisable to proceed with the Project, Contractor shall immediately cease work upon receipt of written notice to do so from Owner, until such time as Owner determines that work shall recommence, at which time Contractor shall promptly resume work upon notice from Owner. Contractor shall not be entitled to any damages or compensation on account of any such cessation or interruption of work.
- 11. CONTINUOUS FERFORMANCE. Upon notification from Owner, Contractor will begin work on the job within forty eight (48) hours, and will remain constantly and continuously on the job except as agreed in writing with Owner, supervising same by a competent foreman and performing same with competent and appropriately skilled workmen, until it is competed. Contractor shall times keep sufficient men on the job, and provide sufficient materials and tools, and schedule such additional shifts or overtime as necessary to insure linely completion.
- 12. PZEMITS. The Contractor shall obtain and pay for (as part of the Contract Price) all permits required to complete the Work in accordance with all local, state and federal requirements. Contractor's performance hereunder constitutes a warranty that all of the Work has been performed pursuant to valid permits obtained after full disclosure to the permitting agency, that all inspections have been performed by inspecting agencies, that in the course of such inspections, Contractor showed all Work to the inspectors, and that all all governmental approvals were honestly obtained after inspections in which the inspectors land the opportunity to view all matters being approved or inspected.
- 13. MATERIALS. Unless otherwise specified, all materials used by Contractor in the performance of the Work shall be as specified in the Plans and Specifications, shall be furnished, delivered, and installed at Contractor's expense, and shall be new and of first quality and subject to approved of Ow Contractor shall, if required, furnish satisfactory evidence as to the kind and quality of materials. Any deviations from specified materials must be approved in writing in advance by Owner.
- 14. EQUIFMENT. In the event that Contractor rents or leases equipment to complete and/or perform the Work, Contractor agrees that it shall be solely responsible for such equipment until it is returned to its source. Such responsibility shall include, but not be limited to, liability, fire, theft, vandalism and alse by any unauthorized persons. Contractor shall indemnify Owner, and myone directly or indirectly employed by Owner, from and against any and all claims relating to or arising from the possession, use or presence on the job site of equipment. Any use of Owner's tools or equipment shall be at the sole risk of Contractor, and Contractor takes same 'AS 15' and after anistying itself that the equipment is in safe and usable condition. Contractor will assume responsibility for, and indemnify Owner against, any claims resulting from such use. Contractor will return all such tools and equipment to Owner in the condition received, and will indemnify Owner for may loss or change to such swife being used by Contractor. If Owner's personnel operate any tools or equipment for Contractor, Owner's personnel shall be considered employees of Contractor during such operation, whether payrolled by Contractor or not, and Contractor will indemnify Owner against any claims resulting from such operations.
- 15. SERVICES PRIOR TO EXECUTION. To the extent any portion of the Work was performed prior to the date this Contract was executed, all such Work shall be governed by the terms and conditions of this Contract and shall be deemed to be a part of the Work. Contractor shall not be entitled to any compensation for such prior activities and services except as expressly provided herein. If this Contract has been sent or delivered to Contractor, and Contractor begins work without returning a signed copy of the Agreement to Owner, then Contractor shall be deemed to have accepted all of the terms and conditions of this Contract as sent or delivered to Contractor, as if this Contract lad been signed and returned to Owner. By starting the Work hereunder, Contractor ogrees that contrary or additional terms or conditions set forth on any acceptance or other form provided by Contractor shall be for a force of the form provided by Contractor. shall be of no force or effect.
- 16. CONDITIONS TO PAYMENT. All funds poid Contractor shall first be used by Contractor to discharge obligations incurred by Contractor in performance of the Work herein contracted. All invoices shall be submitted to Owner no later than the 10th day of each month, and shall show the Job Number, if any. If the Work is on a time and material basis, time sheets and invoices must be supplied and attached to Contractor's invoices. Final payment shall not relieve Contractor of responsibility for faulty materials or workmanskip connected with the Work. Undeas otherwise specified, Contractor shall correct, regardies of the medy any defect in the Work or in the materials or equipment incorporated in the Work installed or supplied by Contractor, regardless of the cause of the defect. If any claims arising out of or in connection with Contractor's performance of the Work are outstanding at the time any payment becomes due, Owner may withhold the autount of such claims until they are settled.
- 17. DAMAGES FOR NON-PERPORMANCE. Contractor represents and warrants that Contractor is experienced and knowledgeable in estimating and bidding of jobs similar to the Work; that Contractor has thoroughly reviewed the Plans and Specifications and this Contract; that the Contract Price represents Contractor's actual and expected cost of labor and materials required to perform the Work, plus a reasonable innount for profit and overhead expense; and that the Contract rose not result from an artificially low bid. Contractor the let labe to Owner for its costs and expenses including delay damages) if Owner is required to re-bid the Work because of Contractor's hability or unwillingness to perform the Work at the agreed Contract

18. INDEMNIFICATION.

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 a. Contractor shall indemnify, defend and hold Owner and Owner's management company harmless from and against any and all claims, demands, causes of action, settlements, judgments and expenses, including, but not limited to, attorney's fees and investigative costs, directly or indirectly resulting from personal injury or death, property damage or intangible pecuniary loss, sustained or alleged to have been sustained by any business organization or person, including employees of Contractor and any subcontractors, in connection with the Contractor's (including agents, servants, employees, or subcontractors) fault, negligence, breach of contract, willful misconduct, or violation of law. Contractor shall be proportionately responsible for damages only to the extent caused thereby. In no event shall either party be liable to the other for any puritive, or exemplary damages b. If Owner shall pay, or cause to be paid, or become liable to pay, any satus of money for which Contractor is hable or responsible under or by reason of this Contract, including alterneys fees, investigative expenses, and any and all charges and expenses of wintsoever kind and nature, Contractor shall reimburse Owner for such expenses on Owner's written demand, by payment made within ten (10) days of such demand.
 c. As used throughout this Contract a requirement that Contractor "undemnify" Owner, means the scope of indemnity and defense described in this Paragraph 1.8.
- Paragraph 18.
 d. Contractor releases Owner from any liability for death, injury, or property damage incurred during the performance of the Work.

- 19. MECHANICS LIENS.
 a. Contractor shall have no right or interest in the Project and hereby wrives and releases all liens, stop notice rights or rights of lien now existing or that may hereafter arise, under any present or future law, for work, labor or services performed or materials or documents furnished under this
- Contractor agrees to pay promptly for all materials furnished or labor performed in connection with its work performed pursuant to this Contract. Contractor agrees to indemnify, from and against, and to keep the Project free and clear of, any and all claims, liens and liabilities (including costs and expenses of defending such claims) arising or alleged to have orisen from any claim by any laborer, materialman or subcontractor for materials

furnished or labor performed in connection with the Work. In that regard, Contractor agrees to execute such affidavits, iten waivers and similar documents as may be required by Owner incident to the making of payments to Contractor under this Contract.

C. Contractor shall at all times pay all federal and state taxes, withholdings, and subventions inving to do with the performance of the Work or the workers performing same, and shall further pay all amounts contractually due to any union or union health or pension hand relating to labor performed.

on this job.

In the event that any lies is placed upon the Property as a result of Contractor's activities, Contractor shall indensity Owner from all liability thereunder, shall forthwith take all necessary action to cause the removal of the said lien, and on request of Owner, shall provide a bond for the removal of the said lien. In the event that Contractor fails to do so within ten (10) days after notice from Joner, then Owner may take any action necessary to remove the lien, including the posting of a bond or the payment of a settlement to the claimant, all of which shall be at the expense of Contractor.

e. Owner has the right to withhold payment for any part of the Work if Contractor fails to provide satisfactory evidence that all current bills for labor, materials, and other job-related flabilities of Contractor have been paid, and Owner has the right to require then releases from laborers, unions, material men, and subcontractors as a condition of any payment.

20. DISPUTES. Should a dispute arise during the performance of the Work between Contractor and Owner concerning the Work, Contractor shall continue the Work in accordance with this Contract; provided, however, that Owner shall continue to make payment for services in accordance with this Contract for that portion of the Work not in dispute.

21. TERMINATION OF CONTRACT.

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 a. Owner shall have the right to cancel and terminate this Contract willt or without cause at any time upon ten (10) days written notice to Contractor.

 b. If the property is sold, the contract terminates on the date of sale unless the contract is assumed by the new Furchaser of the property.

 c. In the event Owner cancels or terminates this Contract without cause, Contractor shall be paid for all Work performed through the effective date of the cancellation or termination. Such payment to be prorated as of the effective date of the cancellation or termination. Such payment shall be Contractor's sole remedy for such termination or cancellation, and Contractor waives any and all chims Contractor may have that such termination or cancellation was wrongful in any respect.

 d. In the event Owner cancels or terminates this Contract for cause, which shall be deemed to exist if, in the sole opinion of Owner:

 1) Contractor fails to provide competent and adequate labor to do the Work called for in this Contract on a finely basis, or

 2) Contractor fails to furnish sufficient quantifies of material to keep up with the progress of the Work, or

 3) Contractor fails to furnish sufficient quantifies of material to keep up with the progress of the Work, or

- Contractor fails to perform the Work as scheduled, or
 Contractor fails to perform the Work as scheduled, or
 Contractor fails to pay may subcontractors, materialman or other individual or entity to whom Contractor is obligated on the Work, whether or not such foilure results in the failing of a mechanic's or materialman's lieu against the Project, or
 Contractor fails to meet the requirements or specifications of the Work on this Contract, then
 Contractor fails to meet the requirements or specifications of the Work on this Contract, then
 Contractor fails to entitled to receive any further payment until the Work has been completed, and Owner shall deduct from any such further payment all damages suffered by Owner, whether direct, indirect, consequential or otherwise. If the cost of completing Contractor's Work, plus the amounts previously paid by Owner to Contractor under this Contract exceeds the Contract price for the Work, Contractor shall pay such excess to Owner or Amand.
- Owner on decision is adjudged bankrupt or becomes a debtor under any chapter of the Bankruptcy Code, or files a petition for retief under any chapter of the Bankruptcy Code, or file number a general assignment for the benefit of his creditors, or if a receiver is appointed on account of his insolvency, or if he dissignated have, ordinances, rules, regulations or orders of any public authority laving jurisdiction, or otherwise is guilty of a material breach of any provision of this Contract, Owner may terminate this Contract inuncidately on giving written notice of such termination to Contractor, and Owner shall have the remedies specified in Subparagraph c above.
- 22. DEFAULT BY OWNER. Owner shall not be in breach or default of this Contract unless and until Owner has been given sixty (60) days notice of the act or omission alteged to constitute the breach or default. But has willing that time failed to cure the breach or default.
- 23. WAIVER. No waiver of any provision hereof shall be enforced against Owner unless Owner shall have agreed in writing to waive said provision, and no waiver of any term or condition hereof, or any breach or violation of or default under such terms and conditions shall prevent Owner from enforcing the same or other terms or conditions upon any subsequent breach thereof.
- 24. WARRANTY. Contractor fully warrants that all products supplied in connection with the Work and this Contract are new and of good workmanship and quality, free of faults and defects and in conformity with the Plans and Specifications and the Contract Documents. Contractor guarantees all workmanship, labor, and materials against defects. Upon written notice from Owner flat products or workmanship are not satisfactory, Contractor manner at its own cost and expense. Commetor further agrees that if Owner notifies Contractor that such defects are a danger to life or property, or interfering with Owner's contractual and/or business relations with others, including lenants, Contractor will treat such repairs as an emergency and begin correction of the defects as soon as possible, and in any event within forty eight (48) hours of notice. If Contractor fails to proceed as above stated, Owner may, without further notice to Contractor, proceed to a trange for such work to be done at the expense of the Contractor, which stall pay for same within five (5) days of receipt of bill from Owner, or Owner may deduct payment from monies not yet paid to Contractor. If in repairing its own work Contractor damages the work of any other's, repairing and paying for repairs of such other work is included in Contractor's responsibility.

- 26. INSURANCE. At its expense, Contractor shall maintain in full force and effect, the following policies of insurance:

 a. Workers Compensation insurance in compilance with the taws of the State of California;

 b. Comprehensive General Liability, Bedily Jajuay and Property Danaga, Including Broad Form Property Danaga coverage, furchading Completed Operations), Completed Operation/Products coverage, Banket Contractual coverage, Independent Contractors coverage, Fursonal Injury coverage, Cerrors and Omissions coverage, contractual liability coverage, and where any type of underground work is applicable, XCU, in an amount not less than \$2,000,000 Combined Single Limit bodily Injury and property damage liability. Contractor's indemnity obligations to Owner shall be insured under such Comprehensive General Liability insurance.

 Automobile Liability insurance on all owned, non-owned, hired or based automotive equipment used in the performance of the Work in an amount not less finan a combined single limit of \$1,000,000 for bodily injury and \$100,000 for property damage.

 d. Contractor may also carry such other insurance as it may desire for its own grotection.

 All insurance which Contractor is required to carry Interestinger shall be curried with an insurer or insurers who are satisfactory to and approved by Owner, under policies substactory to and approved by Owner, under policies non-contributing.

 Contractor shall submit to Owner Certificates of Insurance as evidence of the coverages required in this Paragraph. If the insurance certificates are not submitted within fifteen (15) days from this contract in this Contract may be canceled immediately at Owner's option. Each Certificate will be are not observed to statement waiving right of cancellation or reduction in coverage definition at least this thirty (30) days prior written notice, except for non-payment which shall be ten (10) days prior written notice, to be delivered by certified or registered mail to Owner. Should any policy be canceled before final payme
- 2G. ROYALTIES AND FATENTS. If any design, device, material or process covered by patent or copyright is used by Contractor, Contractor shall obtain all necessary licenses and authorizations to use the same, and shall indennify Owner from and against any and all loss or expense arising out of or in connection with the use of such device, design, material or process.
- 27. STATUS OF CONTRACTOR. Contractor acknowledges and agrees that it is acting under this Contract solely as an independent contractor, and not as a partner, joint venturer or employee of Owner. Contractor shall have no authority to act for, blad, or obligate Owner in any manner whatsoever, except as specifically authorized in writing by Owner. No contractual relationship shall be entered into between Contractor and any other person in connection with the Project covered by this Contract except as agreed to by Owner in writing.
- 28. RELEASE OF INFORMATION. Contractor shall not, without the prior written approval of Owner, make any news releases, public announcements, denials or confirmations relating to the subject matter of this Contract, or disclose any privileged or confidential information obtained in connection with this Contract to any third party without the prior written consent of Owner.

29. GENERAL PROVISIONS.

- 29. GENERAL FROVISIONS.

 a. Binding Contract. Owner and Contractor agree that this Contract is to be binding upon all successors, permitted assigns, heirs, executors and admainstrators that this section does not authorize any assignments otherwise prohibited by this Contract). The liability of Owner hereunder, and any redress against Owner, is limited to the Owner's equity interest in the Project and in no event shall any other property or assets of Owner, its parents, its subsidiaries, or its stareholders, directors, officers, agents, employees, partners, joint venturers or others associated with Owner, be subject to any claim hereunder. The obligations of Owner under this Agreement are not intended to and shall not be personally binding on, nor shall any resort be had to the private properties of, and of Owner's parent companies, subsidiaries, partners, stareholders, or joint venturers, nor Owner's investment, asset, and/or property managers, including but not limited to Orchard Management Services, and the respective trustees, directors, officers, partners, beneficiaries, stockholders, employees, or agents of any of the foregoing or of Owner.

 b. Inapection And Subratission Of Samples. Contractor shall furnish Owner with access to the Work, and with every opportunity and facility for inspection of the Work. Contractor shall deliver to Owner on request, without charge, properly identified test specimens of materials required by the

Flans and Specifications or to be used in the Work. If any inspection is required by Owner or the Flans and Specifications, and such part of the Work is

covered by Contractor prior to inspection, it must be uncovered at Contractor's expense.

c. Reports And Audits. Contractor will supply Owner with such daily reports, orally or in writing, as are from time to time requested by Owner. At Owner's request, Contractor will allow Owner or its representatives the right to review and sudit any of Contractor's books and records relating to performance of the Work or to this Contract.

d. Observance Of Company But a Contract.

performance of the Work or to this Contrict.

Observance of Ower's Rules, Regulations, And Directions. Contractor shall at all times obey and comply with all of Owner's rules, regulations, and directions relating to the Job, and to jobsite safety (but nothing set forth herein shall diminish Contractor's responsibility for maintenance of a safe jobsite and safety during the performance of the Work). Contractor shall forbid the use or consumption of alcoholic beverages or drugs on the jobsite at any time, and shall not utilize any workers who are under the Indicace of drugs or alcohol at any time in regard to the work or on the jobsite. If Owner gives notice to Contractor of a violation of the above rules, Contractor shall forthwith remove the offending worker from further participation in the erformance of the Work.

gives notice to Contractor of a violation of the above ritos, Contractor shall fortiwith remove the orienting worker from thritier participation at the performance of the Work.

c. Responsibility For Contractor's Tools And Materials. Contractor shall be responsible to protect its own tools and materials, until nitached to a structure on the Property, and accordingly, Owner shall not be liable to Contractor for any theft, loss, or damage to tools, naterials, or other property of Contractor used on the job or present on the job site.

f. Care For Property. Contractor shall take proper care for all buildings, construction, sidewalks, curbs, gutters, plants, auderials, tools and other property of Owner or other subcontractors, and other property of Owner or other subcontractors, and other property located on the Property, and shall be responsible to pay for any waste or damage occurring to such property which is caused by Contractor or its activities, regardless of whether Contractor is negligent.

g. Removal From Jobsite. In the event that, under any provision of this Contract, Owner removes Contractor from the jobsite, Owner may and shall take possession of all materials, appliances, tools, and equipment on the site, or materials in preparation wherever located, and Contractor shall take all necessary action to allow Owner to do so. Under such circumstances, Owner may complete the work with its own forces, or through others, and Contractor will pay to Owner on geness of doing so over what would have been paid hereunder to Contractor for the said performance.

h. Bonding. If bonding is required in the Flans and Specifications, then Contractor shall obtain same and appropriate the owner requests a bond after the execution of this Contract, and which was not a part of the price hereof, then Contractor shall obtain same and Owner shall pay for the said bond as an extra, but if Contractor, and shall be in a form acceptable to Owner. It is agreed that no change, after allowed as an extra, but if Contractor is unable to

J. Contractor shall not assign or transfer any interest in this Contract or in any monies due or to become due hereunder either voluntarity or involuntarity or by operation of law without the written consent of Owner, A change of more than twenty percent (20%) on a cumulative basis of any ownership interest in Contractor shall constitute an assignment of this Contract.

2) Owner may assign and/or transfer its interest in this Contract at any time without the consent of Contractor, including, without limitation, to a lender as colluteral security for a lean. On such assignment, Owner shall be relieved of any and all further obligations to Contractor under this Contract, and Contractor agrees to look solely to the assignment, Owner shall be relieved of any and all further obligations to Contractor under this Contract, and Contractor agrees to look solely to the assignment, Owner shall be relieved of any and all further obligations to Contractor under this Contract, and Contractor agrees to look solely to the assignment, Owner shall be relieved of any and all further obligations to Contractor under this Contract in the event of any default under this Contract.

1. Flace Of Making, Place Of Performance. This contract is made in Sonta Chan Connty. It is not to be considered made until a signed copy of the Agreement attached hereto is received at Owner's Santa Chan County. This contract is to be performed in Santa Chan County, by the payment of fees set forth herein at Owner's Santa Chan County offices, and by Contractor's performance of planning and consideration in said County, in addition to any physical work performed in the Countrictor agrees that if Contractor shall bring any suit against Owner relating hereto, it will bring said shift only its Santa Chana County, and in the event said is brought by any party, Contractor waives the right to transfer the action out of Santa Chan County, and agrees that if brought elsewhere it shall immediately be transferred to Santa Chana County.

Notices. All notices given pur

invalidated.

o. Entire Agreement; Amendments; No Oral Agreements. This Contract represents the entire and integrated ogreement between Owner and Contractor and supersedes all prior negotiations, representations or agreements, written or oral. It covers in full and contains all of the terms of each and every agreement of every kind or nature whatsoever between Owner and Contractor concerning the Work and this Contract, and all preliminary negotiations, proposals, agreements, and bids of any kind or nature are merged in this Contract. No onal agreements have been made other than as set forth in this Contract, and Contractor acknowledges that no representations or warranties of any kind or nature not specifically set forth herein have een made. Neither this Contract or the Work can be modified or changed except by a writing algued by Contractor and Owner, and any attempted oral modifications of this Contract or the Work shall be void and of no force or effect.

P. Attorney's Fees. If there is any litigation or arbitration between the parties arising from the Agreement or the relationship between the parties to which the Agreement refintes, the prevailing party shall be entitled to recover reasonable attorney's fees from the other party and all of the prevailing party's costs of bringing and maintaining the proceeding, whether the said costs are normally considered to be taxable costs or not, including all expert fees reasonable incurred by the prevailing party. Such fees and costs may be ordered as party of the judgment in the proceeding, or may be collected in a separate proceeding.

a sparing proceeding.

q. Survival. All representations, warranties and indomnifications made or given by Contractor herein, together with any and all causes of action another rights and remedies which Owner may have as a result of breach of any term or condition, representation or warranty of this Contract, shall

other rights and remedies which Owner may have as a result of breach of any term or condition, representation or warranty of init Contract, main survive any expiration or termination of this Contract, main survive any expiration or termination of this Contract, main survive any expiration of the legal entity warrants that he/she is authorized to do so pursuant to authority properly granted by the said entity, according to its rules, regulations, and procedures.

S. Delag, Acts Of God, Acis Of Government. Owner shall not under any circumstances be possible for any delays or damages caused by acts of the Contractor, or third parties, strikes, lockouts, force majeure, government action or inaction, wars, natural catastropies, earthquakes, floods, acts of God,

weather, or other forces beyond Owner's control.

1. Non-Discrimination Policy. Commercer shall not deny the benefits of this Contract to any person nor discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin, age, or any other applicable protected classification. Contractor will take affirmative ancilon to insure that the evaluation and irrentment of employees are free from such discrimination. Contractor, unless exemple, further agrees to abide by the terms of all applicable federal, state, and local non-discrimination provisions, including but not limited to 41 CFR Sec. 60-1 A, such non-discrimination provisions being incorporated herein by reference. Contractor shall include this Non-Discrimination Clause in all subcontracts to perform work under this Contract, and will notify all labor organizations with which it has a collective bargaining agreement of the obligations under this paragraph.

WHEREFORE, Owner and Contractor have executed this Contract as of the Contract Date.

OWNER:

County of San Alatro

Orchard Commercial, Inc., a California corporation nty of Son Maren

toe Lewis

CONTRAC

Date: 7/9/13.

EXHIBITS

Exhibit. Calaibit I Synopsis of Pricing and Scope of Work

Owner and Additional Insured Information and Invoice Information



April 19, 2013
Debbic Kaiser
Orchard Commercial, Inc.
2055 Laurelwood Rd., Suite 130
Santa Clara, CA 95054
Phone: 408.955.1416
Cell: 650.218.7847
dkaiser@orchardcommercial.com

Re: Replace sewer ejector pumps; repair controls 1&2 Circle Star Way, San Carlos

Dear Debbie:

Background: Therma has completed the sewer video inspection to both buildings and hydrofushing the times including the parking garage storm lines. Therma has also completed the repairs to the sewer line for building one, sewer repairs in the driveway between both buildings, and cleaned the sewer ejector pit. The problem with the sewer line in building two has been determine to be minor and does no require repairs at this time. Work on the sewer ejector pumps and controls is still pending. Both sewer ejector pumps have been determined to be beyond repairs and need to be replaced. Also, in order for the sewer pump system to operate properly, repairs are needed to the control panel; specifically, some components need to be replaced.

Therma proposes the following work scope and service for your consideration:

- Item #2: Replace the failed parts in the existing control panel. Test the new system and adjust system so that the pump system operates properly.
- Note: The amount given below for this scope covering the controls work is the same as that given previously in our 4/5/13 email to you summarizing the status of the work at the site.

straight time

1601 Las Plumas Avenue San Jose, California 95133

Therma Plumbing Service

plumbingscrvice@therma.com

408.347.3400

408.347.3533 Fax: 408.347.3401

TOTAL for both items:

\$19,708.00

• Straight time hours are Mon-Fri 7:00 a.m.-3:30 p.m.

All work will be done during regular working hours as listed above. No overtime is included in this proposal.

Exclusions and Clarifications:

- Overtime, permits and fees, patching, lawn and landscape repair, concrete, asphalt, third-party testing, parking
 fees, electrical, and controls, except as noted, are excluded.
- Engineering and drawings are excluded.
- Water quality questions should be directed to the water purveyor.

L. PS 2012/Orchard Comm Circle Star server pomps and controls 04(41).xls Date: 4(49:201) 7.48 AM Created by planting arrive

Part 1 of 1

- Any work outside the implied scope of work is excluded.
- Therma assumes that free and clear access to the work area will be provided so that our crews can complete their
 tasks in the allotted time. Delays could cause extended work periods beyond Therma's control and are not covered
 in this quotation.
- Extra or additional work may arise while Thorna crews are on site, and if authorized, Therma personnel will
 proceed on a Time and Material (T&M) basis.
- Therma's work is warranted for 90 days. Manufacturer's warranty does not include labor costs.
- This quote is good for 30 days.

Notes:

- Please note that foreign objects such as dirt or rust may enter the water system from the city water pipes and clog faucets or angle stops. Therma will assist but cannot be held responsible.
- Therma's liability is limited to its own negligence, omissions, or misconduct.
- Unless otherwise specified, payment is due within 30 days of receipt of invoice.
- A 2% additional fee will be imposed for late payments over 60 days.

If you have questions or if we can be of further assistance, please feel free to call us at 408.347.3400.

To authorize the work, please sign below and return it to us via email or fax (408.347.3401).

Sincerely,

Michael Hite Plumbing Service mhite@therma.com

Juan Hernandez
Plumbing Service Manager
jhemandez@thema.com

Authorization: (Please sign below and return it to us via email or fax.)

Re: Replace sewer ejector pumps; repair controls 1&2 Circle Star Way, San Carlos

Preferred Scheduling Time Frame:	
lotes:	
Print Name	Signature
Date	P.O. # thorized by his/her company to do so.

LAPS 2013; Chehand Connec Circle Star sewer pumps and commit 041911 shelice. 4:19 2013 JARAM

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EXHIBIT B

OWNER:

County of San Mates

ADDITIONAL INSURED:

County of San Atateo, as Owner and Orchard Commercial, Inc., as Managing Agent

ALL INVOICES SHOULD BE ADDRESSED AS FOLLOWS:

ORCHARD MANAGED ACCOUNT #7700 C/O ORCHARD COMMERCIAL, INC. ATTH: ACCOUNTING 2055 LAURELWOOD ROAD, SUITE 130 SANTA CLARA, CA 95054

CONTRACTOR SHALL PRESENT TWO (2) COPIES OF THE MONTHLY INVOICES FOR THE BASE CONTRACT. ALL INVOICES SHALL BE ITEMIZED TO SHOW MATERIAL AND LABOR COSTS. ANY WORK PERFORMED AS "EXTRA WORK" SHALL BE BILLED ON A SEPARATE INVOICE (TWO COPIES) WITH DETAILING OF THE LOCATION, TIME AND MATERIALS INVOLVED IN EXTRA WORK. ANY INVOICE RECEIVED LATER THAN SIXTY (60) DAYS AFTER COMPLETION OF WORK WILL NOT BE PAID. ALL INVOICES FOR THE FISCAL YEAR MUST BE SUBMITTED BY DECEMBER 2 WILL NOT BE PAID. ALL INVOICES SHALL REFERENCE THE PROJECT NUMBER, PROPERTY MANAGER AND ORCHARD PROPERTIES.