AGREEMENT BETWEEN THE COUNTY OF SAN MATEO AND SOUTH BAY RECYCLING

THIS AGREEMENT, entered into this 1st day of January, 2015, by and between COUNTY OF SAN MATEO hereinafter called "County," and SOUTH BAY RECYCLING, LLC, hereinafter called "Contractor".

WITNESSETH:

WHEREAS, San Mateo County residents with barriers to employment are in need of training in order to obtain jobs and the Vocational Rehabilitation Services program of the Human Services Agency is teaming up with the recycling industry to provide training and employment opportunities to the hard-to-employ population; and

WHEREAS, the County and Contractor desire to enter into an agreement whereby the Contractor will provide training and employment opportunities to San Mateo County residents with barriers to employment, (hereafter called "Clients"), through Supported Employment Programs (SEP) at Contractor's facility and will reimburse the County for Client wages, supervision costs, and administration costs;

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: Program Description Exhibit B: Payment and Rates

Exhibit C: Left Blank Intentionally

Exhibit D: **Program Monitoring** Exhibit E: **Program Requirements**

Exhibit F: Insurance Exhibit G: Budget Exhibit H: Assurance

Exhibit I: Code of Conduct

Exhibit J:

Standard Operating Procedures

Attachment I: §504 Compliance

Attachment II: County Performance Guarantee

2. County Referral of SEP Clients

In consideration of the payments made by Contractor based on the rates and in the manner set forth herein and Exhibits B, C, G, and H, and Attachment II, the County shall make referrals in accordance with the terms, conditions and specifications set forth herein and in Exhibits A, D, E, and I.

3. Payments by Contractor

In consideration of the referrals provided by the County in accordance with all terms, conditions and specifications set forth herein and in Exhibits A, D, E, and I hereto, Contractor shall make payment to County based on the rates and in the manner specified in Exhibits B, C, G, and H, and Attachment II. In no event shall the County incur any fiscal obligation to Contractor under this Agreement. The County acknowledges that its overhead cost due under this Agreement may be reduced, as described in Attachment II.

4. Term and Termination

The term of this Agreement shall be from the date of approval by both parties through December 31, 2017.

This Agreement may be terminated by Contractor, the Director of the Human Services Agency, or his/her designee at any time without a requirement of good cause upon one hundred twenty (120) days' written notice to the other party.

In the event of termination, all finished or unfinished documents, data, studies, maps, photographs, reports, and materials (hereinafter 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.

5. Hold Harmless

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

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

6. Assignability and Subcontracting

Contractor shall not assign or subcontract this Agreement or any portion thereof to a third party to pay for the referrals provided by the County under this Agreement without the prior written consent of the 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.

7. Insurance

Contractor shall not undertake to utilize any of the County's SEP Clients under this Agreement until all insurance required under this section has been obtained by the Contractor and such insurance has been approved by Risk Management, and Contractor shall use diligence to obtain such insurance and to obtain such approval. Contractor shall furnish the County with certificates of insurance evidencing the required coverage, and there shall be a specific contractual liability endorsement extending Contractors coverage to include the contractual liability assumed by 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 County of any ending change in the limits of liability or of any cancellation or modification of this policy.

- 1) Worker's Compensation and Employer's Liability Insurance. Contractor shall have in effect during the entire life of this Agreement Worker's Compensation and Employer's Liability Insurance providing full statutory coverage. In signing this Agreement, Contractor certifies, a 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 Contractor will comply with such provisions before commencing the utilization of the County's SEP Clients pursuant to this Agreement.
- 2) <u>Liability Insurance</u>. Contractor shall take out and maintain during the life of this Agreement such Bodily Injury Liability and Property Damage Liability Insurance, as shall protect the Contractor and County while the County's SEP Clients perform the work covered under 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 under this Agreement whether such operations be by Contractor 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	\$5,000,000
b.	Motor Vehicle Liability Insurance	\$1,000,000
c.	Professional Liability	\$1,000,000

The 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 Contractor and its officers, agents, employees and servants shall be primary insurance to the full limits of liability of the policy, and that if County and it offers and employee 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, 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.

8. Compliance with laws; payment of Permits/Licenses

All obligations 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 Exhibit C, which prohibits discrimination on the basis of handicap in programs and activities receiving any Federal or County financial assistance. Such services shall also be performed in accordance with all applicable ordinances and regulations, including, but not limited to, appropriate licensure, certification regulations, provisions pertaining to confidentiality of records, and applicable quality assurance regulations.

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

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

9. 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 disabled 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 age (over 40), ancestry, creed, color, disability, marital status, medical conditions, national origin, political or religious affiliation, race, sex, sexual orientation or any non-job-related criteria be excluded from participation in, be denied the benefits, or be subjected to discrimination under this Agreement.
- C. Equal employment opportunity. Contractor shall ensure equal employment opportunity based on objective standards or recruitment, selection, promotion, classification, compensation, performance evaluations, and management relations, for all employees under this Agreement. Contractor's non-discrimination policies shall be made available to County upon request.

- D. Violation of the 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; and/or
- iv. Imposition of other appropriate contractual and civil remedies and sanctions, as determined by the County Manager.

To effectuate the provisions of this section and subject to privacy laws, including but not limited to HIPPA, the County Manager or his designee shall have the authority to examine Contractor's employment records with respect to compliance to this section.

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 thirty (30) days of such filing, provided that within such thirty (30) days such entity has not notified Contractor that such charges are dismissed or otherwise unfounded. Such notification shall include the name of the complaint, 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 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 requirement required by 41 CFR 60-741.5 (a), which is incorporated herein as if full, set forth.

10. Compliance with County 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 an 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.

11. Retention of Records, Right to Monitor and Audit

- a) Contractor shall maintain all required records for three (3) years after the termination of this Agreement and all other pending matters are closed, and shall be subject to the examination and/or audit of the County, through any authorized representative, the access and the right to examine all records, books, papers, and other documents related to this Agreement.
- 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.

12. Merger Clause

This Agreement, including the Exhibits and Attachment 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 documents 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 a 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.

13. 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 venue either in the San Mateo County Superior Court or the United States District Court for the Northern District of California.

14. Notices

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

In the case of County, to: John Joy 1 Davis Drive Belmont, CA 94002 Facsimile: (650) 802-5157 In the case of Contractor, to: Dwight Herring South Bay Recycling, LLC 333 Shoreway Road San Carlos, CA 94070 Facsimile: (650) 802-8355 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 Its: President, Board of Supervisors Date: ATTEST:

SOUTH BAY RECYCLING

By: Duy E Herry
Its: General Manager

Date:

Date: 10 · 03 · 2014

EXHIBIT A Program Description

In consideration of the payments made by Contractor based on the rates and in the manner set forth in Exhibits B, C, G, and H, and Attachment II, the County shall make referrals in accordance with the terms, conditions and specifications set forth herein and in Exhibits D, E, and I, and Attachment II.

This Agreement will establish a joint program between the County of San Mateo and Contractor to continue a Supported Employment Program at Contractor's facility located in San Carlos, California.

For the purpose of this Agreement, the term "Supported Employment" refers to the arrangement whereby a specific number of SEP Clients are assigned to the Contractor as specified in Exhibit B, under the direct supervision of SEP Production Supervisors. This scenario is commonly called an "Enclave" wherein SEP would assign both Clients and supervisor(s) to work at a location other than SEP.

County, exclusively through their SEP (Supported Employment Programs), will perform certain services for Contractor relating to its residential and commercial recycling operations as described in Exhibits and Attachments to this Agreement. SEP agrees to pay Clients and Supervisor wages, and Contractor agrees to reimburse SEP for wages, supervision, and administrative overhead as described in Exhibit B and Exhibit G.

Any disciplinary action and/or removal of any of the SEP Clients or Production Supervisors must be by mutual agreement between Contractor and SEP representatives, prior to any action being taken. Contractor has the ultimate responsibility to operate the SEC MRF facility in a safe and efficient manner, and as such, the Contractor may require that a SEP Client or Supervisor be suspended without charge to the Contractor while disciplinary action and/or termination action is under consideration by SEP and the Contractor.

EXHIBIT B Payment Schedule

In consideration of the referrals provided by County in accordance with all terms, conditions and specifications set forth in Exhibits A, D, E, and I hereto, South Bay Recycling ("Contractor") shall make payment to County based on the rates and in the manner specified herein and in Exhibits C, G, and H, and Attachment II:

I. Reimbursement to the County for Program Clients:

County shall refer SEP Clients to work at Contractor in a paid Supported Employment Program. Clients may train in this program and receive a paid position at Contractor's facilities for up to 24 months. Contractor shall reimburse County for all Client related costs for this program.

Reimbursement shall be based on the cost per Client as shown in Exhibit G and this Exhibit. The number of Clients shall be determined by Contractor. Contractor will determine the number of Clients per shift with two shifts operating each work day; however, this number is subject to change based on the needs of the operation. Based on full operation, the number of Clients per shift is anticipated to be 24. Contractor will provide the County with at least 15 days' written notice prior of its intent to modify the minimum staffing requirement and County guarantees to meet Contractor's minimum staffing requirements.

II. Rates for Reimbursement to the County for SEP Clients:

It is anticipated that Clients will work with Contractor for up to 45 hours per week per shift and be paid for their participation by County. Depending on the needs of the facility, additional overtime may be necessary. Contractor agrees to work cooperatively with SEP to address any need for significant overtime by providing as much advance notice as possible and by considering modifications to shift times, etc., that may be necessary. It shall be the responsibility of Contractor to reimburse County for such payments as follows:

- 1. Contractor shall reimburse County a base cost of \$15.95 per hour for each Client for up to 40 hours per week and \$21.45 per hour after 40 hours per week has been exceeded. Any hours worked by a Client on a holiday, the County shall be reimbursed at \$26.95 per hour (such rate is based on a base wage equivalent of \$11.00 per hour and includes Workers Compensation and Regulatory Fee of 25% above the straight-time wage equivalent and an additional 20% overhead cost above the straight-time wage equivalent).
- 2. Contractor shall reimburse County for a \$100.00 bonus payment to each Client who completes six (6) months at Contractor with uninterrupted service.
- 3. Contractor shall reimburse County for a \$500.00 bonus payment to each Client who completes twelve (12) months at Contractor with uninterrupted service. SEP Clients are eligible to receive holiday pay once they have completed their three (3) month probation.

Contractor shall reimburse County for holidays worked by eligible SEP Clients. The holidays eligible for holiday pay are:

Washington's Birthday Independence Day

Memorial Day Labor Day

4. An adjustment to the hourly rate may apply should the California minimum wage be increased in 2016 and beyond (currently \$9.00 effective July 2014 and \$10.00 effective July 2015 per hour).

III. Rates for Reimbursement to County for Program Administration and Supervisory Salaries:

Contractor shall reimburse SEP for County staff costs associated with operating this program. County's staff costs (shown in Exhibit G) includes salaries, benefits, taxes and other expenses incurred by County including workers compensation, regulatory fees, incentives, bonus, vacation and holiday pay. County will supply a minimum of one (1) Production Supervisor and one (1) Senior Utility Worker per shift who work full time at Contractor's facility.

IV. Payments

County shall pay Clients directly for their work with Contractor. Contractor shall reimburse County monthly for actual costs incurred by County upon receipt from County of an invoice based on the rates outlined in Exhibit G. Total reimbursement to County shall not exceed the rates outlined in Exhibit G over the term of the Agreement unless agreed upon by both parties and set forth in a written amendment to the Agreement in accordance with Section 12 of the Agreement.

EXHIBIT C

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EXHIBIT D Program Monitoring

County of San Mateo through Vocational Rehabilitation Services (VRS) and Contractor shall monitor the Supported Employment Program at the South Bayside Waste Management Authority (SBWMA) Shoreway Environmental Center (SEC) facility as described herein.

The VRS Program Manager or his/her designee shall be available to Contractor's assigned designee to resolve any programmatic concerns.

Contractor shall review overall results and ongoing activities as outlined in this Agreement, which includes but is not limited to the following: Supervisor's weekly performance reports; day to day production throughput; bi-weekly compensation metrics.

Both parties understand and agree that SEP Client staffing, supervisory performance, and overall productivity levels are of critical importance to ensure the long term viability of this Agreement and as such will work together to ensure that Contractor's needs, as described in Exhibit E, Exhibit J and Exhibit I of this Agreement are met on a consistent basis.

EXHIBIT E Programs Specific Requirements

County, through the Vocational Rehabilitation Services Supported Employment Program (SEP), guarantees to provide Contractor with a minimum of 90% of the requested SEP Clients for each shift of each regularly scheduled work day (as defined in this Exhibit "Working Hours").

County, through the Vocational Rehabilitation Services Supported Employment Program (SEP), guarantees to provide a minimum of one (1) SEP Production Supervisor and one (1) SEP Senior Utility Worker for each shift of each regularly scheduled work day

The assigned SEP Clients, SEP Production Supervisors and SEP Senior Utility Workers will follow tasks as specified by Contractor as it relates to material separation for the purposes of recycling.

Contractor agrees to reimburse County for two (2) SEP Production Supervisors and two (2) SEP Senior Utility Workers, and up to 5% more Clients per shift than requested. Such reimbursement shall be at the rates described in Exhibit B and Exhibit G.

<u>Contractor's Policies</u>: SEP Clients, SEP Production Supervisors and SEP Senior Utility Workers working at the Materials Recovery Facility (MRF) will observe Contractor's Policies as described in Exhibit I.

<u>Working Hours</u>: Regularly scheduled working hours for first or second shift will be established for Monday through Friday (Monday through Saturday on weeks which include a holiday during the work week). Additional overtime, weekend, and holiday work may, at Contractor's option, be requested with reasonable advance notice, and the County will use best efforts to provide SEP Clients to meet such requests.

The Contractor may request a shift with different working hours or different working locations within the SEC MRF or different rates of pay for select SEP Clients. With mutual understanding between the County and Contractor, some SEP Clients may be assigned to work overlapping shifts.

Holidays observed for SEP Clients will be as follows:

New Year's Day Washington's Birthday Memorial Day Independence Day

Labor Day Thanksgiving Day Christmas Day Holidays observed for SEP Production Supervisors and SEP Utility Workers will be as follows:

New Year's Day
Martin Luther King Day
Lincoln's Birthday (Floating Holiday)
Presidents' Day

Labor Day
Columbus Day
Veterans Day
Thanksgiving Day

Memorial Day Day after Thanksgiving Day

Independence Day Christmas Day

A mandatory Saturday make-up shift may be scheduled, at the discretion of the Contractor, during the weeks which contain the above holidays.

<u>Seasonal Staffing Increases</u>: Contractor historically experiences significant increases in materials delivered to the Facility for sorting and processing during the holidays. In order to address this seasonal increase, the Parties agree to temporarily increase the staffing requirements during this period as follows:

- 1. During the week preceding and the week following Thanksgiving, each shift will be staffed by up to 10% more Clients; and
- 2. From mid-December to mid-January, each shift will be staffed by up to 15% more Clients.

EXHIBIT F Insurance

County and Contractor agrees to keep at a minimum the following insurance requirements in full force and effect during the term of this Agreement.

<u>Workers' Compensation</u>: This coverage will be provided by and paid for by the County for all SEP Clients and SEP Production Supervisors.

Employers Liability: \$1,000,000 each Bodily Injury by Accident; \$1,000,000 each occurrence Bodily Injury by Disease.

Automobile Liability:

Bodily Injury/Property Damage:

\$5,000,000

Combined - Single Limit:

Coverage is to apply to all owned, non-owned, hired and

leased vehicles (including trailers).

Commercial General Liability:

Bodily Injury/Property Damage:

\$5,000,000 each occurrence

Combined-Single Limit:

\$10,000,000 general aggregate

Commercial General Liability insurance is to include Contractual Liability coverage specifically covering Contractor's Indemnification of Owner as stated in Paragraph 6 above.

Coverage is to be provided for Products/Completed Operations.

The policy shall also contain a cross Liability/Severability of Interests provision assuring that the acts of one insured does not affect the applicability of coverage to another insured.

Contractor can meet the above required limits of liability through primary or primary and umbrella insurance coverage.

The policy shall be endorsed to provide both parties with thirty (30) days prior written notice of termination, cancellation or material change in coverage. Such insurance shall name the other party as additional insured and shall hold the other party harmless of liability and all such actions. Satisfactory evidence of such insurance in an acceptable company shall be submitted to the other party at least ten (10) days prior to the commencement of services as outlined in this Agreement. In addition, said certificates of insurance naming Contractor as additional insured shall be resubmitted to Contractor on an annual basis.

Exhibit G Budget for Term of Agreement

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Client Reimbursement Basic	Hourly Rate	The same of the sa	The state of the s		Annual	-	Ttl Cost
Hourly Rate	\$ 11.00	-	-			\$	652,080.00
Overhead Cost	\$ 2.20	\$ 88.00			-	\$	123,552.00
Regulatory Fee	\$ 2.75	\$ 110.00		the same of the last of the la		-	154,440.00
Base Cost/Hour	\$ 15.95	\$ 638.00	5 107.2	5 \$ 745.25	\$ 38,753.00	\$	930,072.00
Client Reimbusement - Holiday	Hourly Rate	Wages Reg	Wages O	Weekly	Annual		Ttl Cost
Hourly Rate	\$ 11.00	\$ 88.00			\$ 352.00	\$	8,448.00
Overhead Cost	\$ -	\$ -			\$ -	\$	
Regulatory Fee	\$ -	\$ -			\$ -	\$	-
Base Cost/Hour	\$ 11.00	\$ 88.00) \$ -	s -	\$ 352.00	S	8,448.00
Production Supvr - Basic	Hourly Rate	Wages Reg	Wages O	Weekly	Annual		Ttl Cost
Hourly Rate	\$ 58.36	\$ 2,334.36		\$ 2,334.36		\$	121,386.70
Overtime Rate	\$ 72.43	\$ 2,334.30	\$ 362.1			\$	18,832.77
Base Cost/Hour	\$ 130.79	\$ 2,334.36				\$	140,219.47
Production Supvr - Hoiday	Hourly Rate	Wages Reg		Weekly	Annual	100	Ttl Cost
Hourly Rate	\$ 72.43	\$ 579.47			\$ 4,056.29	\$	4,056.29
Base Cost/Hour	\$ 72.43	\$ 579.47	1 5 -	\$ -	\$ 4,056.29	\$	4,056.29
Utility Worker - Basic	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual		Ttl Cost
Hourly Rate	\$ 51.08	\$ 2,043.25		\$ 2,043.25	\$ 106,249.02	\$	106,249.02
Overtime Rate	\$ 61.58		\$ 307.8	9 \$ 307.89	\$ 16,010.48	\$	16,010.48
Base Cost/Hour	\$ 112.66	\$ 2,043.25	\$ \$ 307.8			\$	122,259.50
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Utility Worker - Holiday Hourly Rate		Wages Reg		Weekly	Annual	6	Ttl Cost
Base Cost/Hour	\$ 61.58 \$ 61.58	\$ 492.63 \$ 492.63		s -	\$ 3,448.41 \$ 3,448.41	\$	3,448.41 3,448.41
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Client Reimbursement Basic	Hourly Rate	Wages Reg			Annual		Ttl Cost
Hourly Rate	\$ 11.00	\$ 440.00			\$ 27,170.00	\$	652,080.00
Overhead Cost	\$ 2.20	\$ 88.00			\$ 5,148.00	\$	123,552.00
Regulatory Fee Base Cost/Hour	\$ 2.75 \$ 15.95	\$ 110.00 \$ 638.00			\$ 6,435.00 \$ 38,753.00	\$	154,440.00 930,072.00
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Client Reimbusement - Holiday	Hourly Rate	Wages Reg		Weekly	Annual		Ttl Cost
Hourly Rate	\$ 11.00	\$ 88.00			\$ 352.00	\$	8,448.00
Overhead Cost	\$ -	\$ -			\$ -	\$	-
Regulatory Fee	\$ -	\$ -			\$ -	\$	-
Base Cost/Hour	\$ 11.00	\$ 88.00	S -	\$ -	\$ 352.00	\$	8,448.00
Production Supvr - Basic	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual	1885	Ttl Cost
Hourly Rate	\$ 58.36	\$ 2,334.36		\$ 2,334.36	\$ 121,386.70	\$	121,386.70
Overtime Rate	\$ 72.43		\$ 362.1		\$ 18,832.77	\$	18,832.77
Base Cost/Hour	\$ 130.79	\$ 2,334.36	-		\$ 140,219.47	\$	140,219.47
Production Supvr - Hoiday	Hourly Rate	Wassa Dan	WOT	Weekly	[A1		Til Ci
Hourly Rate	\$ 72.43	Wages Reg \$ 579.47		Weekly	\$ 4,056,29	\$	Ttl Cost
Base Cost/Hour	\$ 72.43	\$ 579.47	-	s -	\$ 4,056.29 \$ 4,056.29	\$	4,056.29 4,056.29
Utility Worker - Basic	Hourly Rate	Wages Reg	Wages OT		Annual		Ttl Cost
Hourly Rate	\$ 51.08	\$ 2,043.25		\$ 2,043.25	\$ 106,249.02	\$	106,249.02
Overtime Rate	\$ 61.58	0.042.05	\$ 307.89		\$ 16,010.48	\$	16,010.48
Base Cost/Hour	\$ 112.66	\$ 2,043.25	\$ 307.89	9 \$ 2,351.14	\$ 122,259.50	\$	122,259.50
Utility Worker - Holiday	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual		Ttl Cost
Hourly Rate	\$ 61.58	\$ 492.63			\$ 3,448.41	\$	3,448.41
Base Cost/Hour	\$ 61.58	\$ 492.63	The same of the sa	s -	\$ 3,448.41	\$	3,448.41
base Cost/Hour	C						
					1	\$ 1	1,333,728.00
Total Participant Intern Cost Total Supervisory Cost						\$ 1 \$	1,333,728.00 539,967.32
Total Participant Intern Cost							

				2016		
Client Reimbursement Basic	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual	Ttl Cost
Hourly Rate	\$ 11.00	\$ 440.00	\$ 82.50	\$ 522.50	\$ 27,170.00	\$ 652,080.0
Overhead Cost	\$ 2.20	\$ 88.00	\$ 11.00	\$ 99.00	\$ 5,148.00	\$ 123,552.0
Regulatory Fee	\$ 2.75	\$ 110.00	\$ 13.75	\$ 123.75	\$ 6,435.00	\$ 154,440.0
Base Cost/Hour	\$ 15.95	\$ 638.00	\$ 107.25	\$ 745.25	\$ 38,753.00	\$ 930,072.0
Client Reimbusement - Holiday	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual	Ttl Cost
Hourly Rate	\$ 11.00	\$ 88.00			\$ 352.00	\$ 8,448.0
Overhead Cost	\$ -	\$ -			\$ -	\$ -
Regulatory Fee	\$ -	\$ -			\$ -	\$ -
Base Cost/Hour	\$ 11.00	\$ 88.00	\$ -	\$ -	\$ 352.00	\$ 8,448.0
Production Supvr - Basic	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual	Ttl Cost
Hourly Rate	\$ 62.58	\$ 2,503.33		\$ 2,503.33	\$ 130,172.91	\$ 130,172.9
Overtime Rate	\$ 76.98		\$ 384.91	\$ 384.91	\$ 20,015.39	\$ 20,015.3
Base Cost/Hour	\$ 139.57	\$ 2,503.33	\$ 384.91	\$ 2,888.24	\$ 150,188.30	\$ 150,188.3
Production Supvr - Hoiday	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual	Ttl Cost
Hourly Rate	\$ 76.98	\$ 615.86			\$ 4,311.01	\$ 4,311.0
Base Cost/Hour	\$ 76.98	\$ 615.86	s -	s -	\$ 4,311.01	\$ 4,311.0
Utility Worker - Basic	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual	Ttl Cost
Hourly Rate	\$ 54.87	\$ 2,194.65	and the same	\$ 2,194.65	\$ 114,122.00	\$ 114,122.0
Overtime Rate	\$ 65.48	7 - 7,2	\$ 327.38	\$ 327.38	\$ 17,023.80	\$ 17,023.8
Base Cost/Hour	\$ 120.34	\$ 2,194.65	\$ 327.38	\$ 2,522.03	\$ 131,145.80	\$ 131,145.8
Utility Worker - Holiday	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual	Ttl Cost
Hourly Rate	\$ 65.48	\$ 523.81	Wages O1	Weekiy	\$ 3,666.66	\$ 3,666.6
Base Cost/Hour	\$ 65.48	\$ 523.81	s -	s -	\$ 3,666.66	\$ 3,666.6
Client Reimbursement Basic	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual	Ttl Cost
Hourly Rate	\$ 11.00	\$ 440.00	\$ 82.50	\$ 522.50	\$ 27,170.00	\$ 652,080.0
Overhead Cost	\$ 2.20	\$ 88.00	\$ 11.00	\$ 99.00	\$ 5,148.00	\$ 123,552.0
Regulatory Fee	\$ 2.75	\$ 110.00	\$ 13.75	\$ 123.75	\$ 6,435.00	\$ 154,440.0
Base Cost/Hour	\$ 15.95	\$ 638.00	\$ 107.25	\$ 745.25	\$ 38,753.00	\$ 930,072.0
Client Reimbusement - Holiday	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual	Ttl Cost
Hourly Rate	\$ 11.00	\$ 88.00			\$ 352.00	\$ 8,448.0
Overhead Cost	\$ -	\$ -			\$ -	s -
Regulatory Fee	\$ -	\$ -	6	6	\$ -	\$ -
Base Cost/Hour	\$ 11.00	\$ 88.00	s -	\$ -	\$ 352.00	\$ 8,448.0
Production Supvr - Basic	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual	Ttl Cost
Hourly Rate	\$ 62.58	\$ 2,503.33		\$ 2,503.33	\$ 130,172.91	\$ 130,172.9
Overtime Rate	\$ 76.98		\$ 384.91	\$ 384.91	\$ 20,015.39	\$ 20,015.39
Base Cost/Hour	\$ 139.57	\$ 2,503.33	\$ 384.91	\$ 2,888.24	\$ 150,188.30	\$ 150,188.3
Production Supvr - Hoiday	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual	Ttl Cost
Hourly Rate	\$ 76.98	\$ 615.86			\$ 4,311.01	\$ 4,311.0
Base Cost/Hour	\$ 76.98	\$ 615.86	\$ -	S -	\$ 4,311.01	\$ 4,311.0
Utility Worker - Basic	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual	Ttl Cost
Hourly Rate	\$ 54.87	\$ 2,194.65		\$ 2,194.65	\$ 114,122.00	\$ 114,122.00
Overtime Rate	\$ 65.48		\$ 327.38	\$ 327.38	\$ 17,023.80	\$ 17,023.80
Base Cost/Hour	\$ 120.34	\$ 2,194.65	\$ 327.38	\$ 2,522.03	\$ 131,145.80	\$ 131,145.86
Utility Worker - Holiday	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual	Ttl Cost
	\$ 65.48	\$ 523.81			\$ 3,666.66	\$ 3,666.60
Hourly Rate	Φ 05.46	Φ 525.01			Φ 5,000.00	5,000.0

Total Participant Intern Cost Total Supervisory Cost Total Administrative Expense Annual Program Expense

	\$ 1,333,728.00
1	\$ 578,623.55
	\$ 613,974.23
	\$ 2 526 325 77

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Client Reimbursement Basic	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual		Ttl Cost
Hourly Rate	\$ 11.00	\$ 440.00	\$ 82.50	\$ 522.50	\$ 27,170.00	0 \$	652,080.00
Overhead Cost	\$ 2.20	\$ 88.00	\$ 11.00	\$ 99.00		7155	123,552.00
Regulatory Fee	\$ 2.75	\$ 110.00	\$ 13.75	\$ 123.75			154,440.00
Base Cost/Hour	\$ 15.95	\$ 638.00	\$ 107.25	\$ 745.25			930,072.00
Client Reimbusement - Holiday	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual		Ttl Cost
Hourly Rate	\$ 11.00	\$ 88.00	110810		\$ 352.00	0 \$	8,448.00
Overhead Cost	\$ -	\$ -			\$ -	\$	•
Regulatory Fee	\$ -	\$ -		140 - 12 (200)	\$ -	\$	
Base Cost/Hour	\$ 11.00	\$ 88.00	s -	s -	\$ 352.00	-	8,448.00
Production Supvr - Basic	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual		Ttl Cost
Hourly Rate	\$ 64.79	\$ 2,591.57	Wages O1	\$ 2,591.57	\$ 134,761.54	4 \$	134,761.54
Overtime Rate	\$ 79.35	Ψ 2,591.57	\$ 396.73	\$ 396.73	\$ 20,630.21		20,630.21
Base Cost/Hour	\$ 144.14	\$ 2,591.57	\$ 396.73	\$ 2,988.30	\$ 155,391.76	_	155,391.76
Production Supvr - Hoiday	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual		Ttl Cost
Hourly Rate	\$ 79.35	\$ 634.78	wages O1	WEEKIY	\$ 4,443.43	3 \$	4,443.43
Base Cost/Hour	\$ 79.35	\$ 634.78	s -	s -	\$ 4,443.43	-	4,443.43
Dase Cost Hour	0 77.00	001.70	Ι Ψ	1.0	1,775.70	1 0	1,110.10
Utility Worker - Basic	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual		Ttl Cost
Hourly Rate	\$ 56.84	\$ 2,273.78		\$ 2,273.78	\$ 118,236.52	2 \$	118,236.52
Overtime Rate	\$ 67.50		\$ 337.51	\$ 337.51	\$ 17,550.74	1 \$	17,550.74
Base Cost/Hour	\$ 124.35	\$ 2,273.78	\$ 337.51	\$ 2,611.29	\$ 135,787.26	5 \$	135,787.26
Utility Worker - Holiday	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual		Ttl Cost
Hourly Rate	\$ 67.50	\$ 540.02			\$ 3,780.16	5 \$	3,780.16
Base Cost/Hour	\$ 67.50	\$ 540.02	s -	\$ -	\$ 3,780.16	5 8	3,780.16
Client Reimbursement Basic	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual		Ttl Cost
Hourly Rate	\$ 11.00	\$ 440.00	\$ 82.50	\$ 522,50	\$ 27,170.00	\$	652,080.00
Overhead Cost	\$ 2.20	\$ 88.00	\$ 11.00	\$ 99.00	\$ 5,148.00) \$	123,552.00
Regulatory Fee	\$ 2.75	\$ 110.00	\$ 13.75	\$ 123.75	\$ 6,435.00	\$	154,440.00
Base Cost/Hour	\$ 15.95	\$ 638.00	\$ 107.25	\$ 745.25	\$ 38,753.00	\$	930,072.00
Client Reimbusement - Holiday	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual		Ttl Cost
Hourly Rate	\$ 11.00	\$ 88.00			\$ 352.00	\$	8,448.00
Overhead Cost	\$ -	\$ -			\$ -	\$	
Regulatory Fee	\$ -	\$ -			\$ -	\$	
Base Cost/Hour	\$ 11.00	\$ 88.00	\$ -	\$ -	\$ 352.00	8	8,448.00
Production Supvr - Basic	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual		Ttl Cost
Hourly Rate	\$ 64.79	\$ 2,591.57	wages or	\$ 2,591.57	\$ 134,761.54	\$	134,761.54
Overtime Rate	\$ 79.35	Ψ 2,531.57	\$ 396.73	\$ 396.73	\$ 20,630.21		20,630.21
Base Cost/Hour	\$ 144.14	\$ 2,591.57	\$ 396.73	\$ 2,988.30	\$ 155,391.76		155,391.76
Production Supvr - Hoiday	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual	T	Ttl Cost
Hourly Rate	\$ 79.35	0 0	Wages O1	Weekly	\$ 4,443.43	\$	4,443.43
Base Cost/Hour	\$ 79.35		\$ -	\$ -	\$ 4,443.43		4,443.43
III. W. L. D. C.	77. 1 D.	W D	W OT	337 11			Til C
Utility Worker - Basic	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual	6	Ttl Cost 118,236.52
Hourly Rate	\$ 56.84	\$ 2,273.78	A 227 51	\$ 2,273.78	\$ 118,236.52		
Overtime Rate Base Cost/Hour	\$ 67.50 \$ 124.35	\$ 2,273.78	\$ 337.51 \$ 337.51	\$ 337.51 \$ 2,611.29	\$ 17,550.74 \$ 135,787.26		17,550.74 135,787.26
Utility Worker - Holiday	Hourly Rate	Wages Reg	Wages OT	Weekly	Annual		Ttl Cost
Hourly Rate	\$ 67.50	\$ 540.02	_		\$ 3,780.16		3,780.16
Base Cost/Hour	\$ 67.50	\$ 540.02	S -	S -	\$ 3,780.16	\$	3,780.16

Total Participant Intern Cost Total Supervisory Cost Total Administrative Expense Annual Program Expense

\$ 1,333,728.00 \$ 598,805.21 616,603.83 \$ 2,549,137.04

Footnote #1: The above costs are based on 40 regular hours and 5 overtime hours per week per shift for a total of two (2) shifts.

Footnote #2: The estimated costs outlined above are based on current known factors that may vary throughout the term of this Agreement. Reimbursement for SEP Client costs and program administration will be based on actual costs of providing the Contractor Program in partnership with the Human Services Agency Vocational Rehabilitation Services Program.

Exhibit H Contractor and County Assurances

Contractor assures that:

- 1. Services and activities provided under this Agreement will be administered by or under the supervision of the Contractor.
- 2. All applicable federal, state, municipal and local standards for health and safety in work and training situations, including all provisions of the Occupational Safety and Health Act of 1979 and all amendments hereto, will be maintained.
- Contractor will give the County, through any authorized representative, the access and the right to examine all records, books, papers, and other documents related to this Agreement.
- 4. Contractor will comply with the Americans with Disabilities Act and Title VII of the Civil Rights Act of 1964, and that no person shall, on the grounds of race, creed, color, disability, sex, sexual orientation, national origin, age, religion, Vietnam-era Veterans Status, political affiliation, or any other non-merit factors be excluded from participation in, be denied the benefits of, or be subject to discrimination under this Agreement.
- 5. No individual shall be discriminated against solely because of his or her status under this Agreement.
- 6. Individuals shall be compensated at such rates, including periodic increases, as may be deemed reasonable under regulations prescribed by the Secretary of Labor, but in no event at a rate less than that specified in Section 6(a)(1) of the Fair Labor Standards Act of 1938 or if higher, under the applicable state or local minimum wage law.
- Contractor will comply with the provisions of the Immigration Reform and Control Act
 of 1986, which requires employers to verify that all Clients are eligible to work in the
 United States as legal residents of the United States.
- 8. This Agreement shall not impair existing contracts for service or collective bargaining agreements.
- 9. Contractor understands that fraudulent claims or actions under this Agreement are subject to criminal penalties and the County may invoke all sanctions available to it in the event of such fraud. An example of fraud would be submitting a false invoice requesting reimbursement on wages that have not been paid.

- 10. Contractor has a "Permit to Employ and Work" on file during the term of employment of any minors hired under this Agreement, and will comply with all labor laws applicable to the employment of a minor.
- 11. Contractor shall provide Workers Compensation insurance for its own employees. The County shall provide Workers Compensation insurance for the Clients and SEP Production Supervisors. Neither Contractor nor its carrier shall be entitled to recover any costs, settlements, or expenses of Workers Compensation claims made by Clients or SEP Production Supervisors. Contractor shall provide evidence of its insurance coverage of its own employees to County upon request.
- 12. Contractor and County shall provide comprehensive general liability insurance protection, and, if the Client will operate a motor vehicle as part of his/her job responsibilities, shall also provide comprehensive automobile liability insurance. Contractor shall provide evidence of this insurance coverage to the County upon request.
- 13. Contractor shall inform the County in writing in the event Contractor no longer requires a second shift. The County will have ten (10) days from the time they receive the notice from Contractor to terminate the second shift.
- 14. In the event the second shift is eliminated, Attachment II will continue to apply.
- 15. County will work closely with Contractor to provide Clients at start times which meet Contractor's requirements. Contractor, at their sole and absolute discretion, may change start times provided that sixty (60) day written notice is provided to the County. Both parties recognize that changing start times may create complications, since many Clients rely on public transportation to travel to and from work, and as such Contractor will make a good faith effort to minimize such changes and work closely with County to try and achieve start times that are acceptable to Clients.

EXHIBIT I Code of Conduct

Contractor shall inform SEP Clients and SEP Production Supervisors of the workplace policies and procedures applicable to Contractor's employees. Any violation of Contractor policies and procedures by SEP Clients and SEP Production Supervisors may result in re-assignment to a program other than Contractor's.

The Contractor wishes to maintain a workplace where all employees are safe and enjoy coming to work, while at the same time meeting the Agreement requirements in a competitive and efficient manner. To accomplish this, cooperation is required from everyone and a set of guidelines regarding employee conduct and performance have been put in place.

Any action that, in the opinion of Contractor, actually or potentially interferes with or harms its business is a reason for requesting that the County remove a SEP Client or SEP Production Supervisors from assignment to Contractor. This discipline may range from warnings to immediate removal, depending on the action.

To decide on the appropriate action, the County, acting on the recommendation of the Contractor may consider the seriousness of the action, the SEP Clients or SEP Production Supervisors record, the ability to correct the action, discipline the Contractor has used for similar action by other employees, how the action affects production, quality, safety and other circumstances.

The following is a partial list of actions that may result in request for removal of a SEP Client or SEP Production Supervisor and, depending on the severity, may be grounds for immediate removal from assignment to Contractor:

- Unsatisfactory performance, such as failure to do assigned work in a satisfactory manner, or failure to cooperate satisfactorily with supervisors, subordinates and/or other coworkers;
- Insubordination, such as failure or refusal to do assigned work or carry out any reasonable direction of a supervisor or Contractor's representative;
- Violation of any Contractor's policy, work rule or procedure: Discrimination in hiring, paying, promoting, transferring, training, terminating or interrelating with employees on the grounds of race, color, religion, national origin, gender, age, disability, sexual orientation, veteran status, or other classification protected by law;
- Absence from work without proper notification and authorization;
- Failure to return at the end of vacation or leave of absence:
- Harassment in violation of Contractor's policies;
- Retaliation or threatening retaliation against employees who exercise rights under Contractor's policies or employment laws;
- Fighting, threatening, intimidating or coercing anyone;

- Use, sale, purchase, transfer, consumption, presence in one's system or transportation of any alcoholic beverage or illegal drug, or the misuse of prescription drugs, on or in SBWMA property or on Contractor's time:
- Smoking in prohibited areas;
- Violation of Contractor's safety practices;
- Conflict of interest with Contractor's business;
- Improper use or distribution of confidential Contractor's information, including personnel-related information regarding other employees;
- Acts of sabotage, destruction, salvaging or unauthorized removal of Contractor or of another person's property;
- Illegal possession or storage of firearms, explosives or weapons on Contractor premises or on Contractor's time;
- Dishonesty regarding any aspect of your employment or Contractor's business including misuse of funds or other Contractor's property;
- Conduct that reflects badly on the Contractor; and
- Failure to follow the rules of conduct necessary to the safety and welfare of the company, its employees and the public.

The above list is not intended to be complete.

Drug and Alcohol Use

Contractor is committed to providing a safe and healthy workplace for its employees. A portion of this commitment is demonstrated in part through a drug and alcohol program, which consists of pre-employment, reasonable suspicion, post-accident, and follow-up testing for drug and alcohol misuse. This testing applies to all Clients and Production Supervisors, regardless of position, to the extent allowable by law.

The Alcohol and Drug Free Workplace and Substance Abuse Policy and related procedures apply to any SEP Client or SEP Production Supervisor while at work or doing his/her job, on or in SBWMA property or operating Contractor's equipment. It specifically prohibits the use or sale of any alcoholic beverage or controlled substance (with the exception of medically prescribed drugs being used properly as explained in the referenced policy). Although this summary is provided as an overview of the company's Alcohol and Drug Free Workplace and Substance Abuse Policy, SEP Clients and SEP Production Supervisors are responsible to read the actual policy and procedures, comply with them, and ensure that Clients also understand and comply with them.

Workplace Violence

Both parties believe that a supportive and healthy work environment must be free of violence or the threat of violence. To make sure SEP Clients and SEP Production Supervisors, customers, and others are safe; acts of violence will not be tolerated.

Violent behavior includes:

- Actual or threatened harm to another person, whether verbal or physical in nature;
- The illegal possession on company property of weapons or explosives of any kind; or
- Loud, angry, or disruptive conduct.

If a SEP Client or SEP Production Supervisor knows or suspects that a violent act has occurred or may occur in the future, it must be reported promptly to his/her supervisor or any manager. No adverse action will be taken against anyone who, in good faith, reports acts or threats of violence. All reports of violence or threats of violence will be investigated and appropriate actions will be taken to ensure a safe working environment.

EXHIBIT J Standard Operating Procedures

Both parties recognize the importance of program participants meeting performance standards that have been established and agreed upon. SEP Clients, Supervisors or Senior Utility Workers who are unable to meet these standards are subject to disciplinary action, including up to removal from the program.

I. SEP Production Supervisors and Senior Utility Workers

SEP Production Supervisors are required to train SEP Clients assigned to Contractor in Contractor's safe workplace practices, and essential functions of their job assignment in such a manner as to achieve and maintain production standards. SEP Production Supervisors and Senior Utility Workers are responsible for supervising the daily activities of the SEP Clients, and provide assistance to Contractor as reasonably needed to ensure ongoing program success.

VRS Production Supervisors and Senior Utility Workers are responsible to perform the following functions:

- 1. Train SEP Clients on safe workplace practices;
- Train, direct, observe, and coach, SEP Clients in all aspects of their essential job functions, and ensure productivity and material quality standards are met on a consistent basis;
- 3. Ensure SEP Clients are at their assigned stations ready to work at the scheduled production start time;
- 4. Ensure SEP Clients attend all scheduled safety training and any other meetings as required;
- Inspect each work station at the beginning and at the ending of each shift to ensure metering bins, screens, platforms, work stations and work areas are clean, organized and free of debris;
- Attend scheduled meetings with Contractor and assist in the development and implementation of strategic programs and initiatives to improve productivity and material quality;
- 7. Check in with Contractor's MRF Supervisor throughout the shift;
- 8. Train and supervise all SEP Clients on proper Lock-out/Tag-out procedures;
- 9. Shut down, lock-out and tag-out the power source prior to SEP Clients entry into any machinery or equipment, and accounting for all personnel prior to removing locks and tags and from the power source and restarting the equipment;
- 10. Inform the Contractor's MRF Supervisor of the number of SEP Clients that reported to work at their scheduled start time, and of any changes (additions or reductions) in the number of SEP Clients as they occur throughout the shift;
- 11. Be present on the plant floor during production and perform any necessary administrative functions only when the plant is <u>NOT</u> in operation;
- 12. Become familiar with, and comply with all of the responsibilities outlined in Contractor's Code of Conduct (Exhibit I of this Agreement);
- 13. Keep water dispensing units filled with fresh drinking water and useable disposable cups;

- 14. Assign Personal Protective Equipment (PPE) to SEP Clients and verify equipment is properly donned at all times while inside the plant;
- 15. In the event of an equipment failure or plant wide stoppage during normal production, contact the Contractor's MRF Supervisor or his/her designee and be prepared to lend assistance if called upon; and
- 16. Provide assistance as reasonably required to ensure continuous improvement and ongoing program success.

Pre Sort Operations:

- 1. Walk both pre-sort belts and OCC QC station every 30 minutes;
- 2. Empty barrels into the appropriate bunker to keep walk ways and work areas clean;
- 3. Check material burden depth and report heavy burden depth to Contractor's MRF Supervisor;
- 4. Check bag breaker conveyors and baler;
- 5. Sort material at the downstream station to identify any materials not being recovered by SEP Clients:
- 6. Keep work stations and platforms free of debris;
- Observe residential and commercial in-feed conveyors and notify Contractor's MRF Supervisor of any issues; and
- 8. Remove hazardous materials to the appropriate storage/collection area.

Post Sort Operations:

- 1. Walk Post Sort and Residual QC Stations every 30 minutes;
- 2. Monitor PET and aluminum post-sort quality every thirty (30) minutes;
- 3. Monitor PET takeaway belt for presence of PET every thirty (30) minutes;
- 4. Monitor HDC, HDN, plastics 1-7 and residue post-sort quality control every thirty (30) minutes:
- Monitor GCUS 3 stage cleaning every thirty (30) minutes and remove any blocked or jammed materials;

II. SEP Clients

Vocational Rehabilitation Services (VRS) is responsible for providing a minimum of twenty-four (24) SEP Clients, one (1) Production Supervisor and one (1) Senior Utility Worker per shift for each scheduled operating day. SEP Clients assigned to Contractor are expected to have received the appropriate training by County to perform the essential job functions required of the work station assigned in a safe an efficient manner. SEP Clients are expected to meet a minimum productivity standard of forty five (45) picks per minute during production operations. VRS will adjust the number of SEP Clients provided to SBR based on SBR's needs.

General Rules and Information

- 1. No recyclables or large items are to be placed in the residue chutes;
- 2. Scavenging is strictly prohibited;
- 3. Pornography is not to be pulled off the line, posted, or stored on platform, walls or equipment;

- 4. Film suction hoods are only for empty plastic grocery bags or newspaper bags;
- 5. Material from cleaning platforms, workstations, screens or any other area(s) <u>MUST</u> be removed and placed into the residue bunker;
- 6. Telephone books should be considered mixed paper; and
- 7. Be aware of normal operating conditions in different parts of the plant and notify the SEP Supervisor or someone from Contractor whenever there is a change in conditions (i.e., belt stops moving, material composition or burden depth changes, unusual sight or smell, etc.).

SEP Clients are required to perform the following job functions for the following station assignments:

Pre Sort Operations:

Remove hazardous materials and/or large contaminants that could become wrapped up or lodged between the discs causing unscheduled downtime. Some contaminants include:

Wood Styrofoam

Organics Toys

Textiles Telephone Books
Inert Materials Propane bottles/tanks

Recover and place into the appropriate bunkers the following materials:

Large Film Plastic; Electronics; and

Mixed Rigid Plastics; Metal

Note: Bagged material should be placed on the conveyor marked "Bag Breaker"

OCC Quality Control Station:

Recover and place into the appropriate receptacle the following materials:

Containers Paper Foil Metal

Plastic Wax Cardboard.

Newspaper

Container Pre Sort Station:

Remove/recover the following materials:

Cardboard

Paper

Large Metal

Telephone Books

Barrels filled with metal should be taken to the pre-sort area and unloaded into the metal bunker.

Post-Sort ONP #100 and #116

Remove/recover the following materials:

Containers

Browns

Film Plastic

Residue

Post-Sort Mix Paper #142 and #152

Remove/recover the following materials:

Containers

Film Plastic

Residue

Post-Sort Alum/PET #210

Clients should be focused on the following:

Remove large pieces of PET

Remove Mixed Rigid Plastic from both lines

Remove Aluminum from the PET line

Remove PET from the aluminum line

It is important that the Client assigned to this station be diligent about reporting changes in material composition or volume and notify his/her supervisor immediately.

Post-Sort Plastic/Residue #221

Move PET into in-feed. Move Alum cans into Alum in-feed. Move paper from plastic belt to residue conveyor. Remove large items from plastic belt to avoid blockage of air conveyance. Sorter must be diligent about reporting changes in material composition or volume and notify his/her supervisor immediately.

Bale Quality Control Station

The following materials must be removed from the exterior of each bale as follows:

Newspaper: Brown, OCC, Hazardous Material, Residue, Containers and Plastic Cardboard: Hazardous Material, Residue, Was, Containers, Plastic and Paper

Mix Paper: Hazardous Material, Residue, Wax, Containers and Plastic
HDPEC: Hazardous Materials, Residue, Other Plastics, Paper and Metal
HDPEN: Hazardous Material, HDC, Residue, Other Plastics, Paper and metal

Mix Plastics: Hazardous Material, Residue, Film Plastics, Paper and Metal TIN: Hazardous Material, Residue, Plastics, Paper and Aluminum

Aluminum: Hazardous Material, Residue, Plastics, Paper, Metal, Cat Food Cans and Foil

Ferrous Metal: Hazardous Material, Residue, Plastics and Paper

III. MRF Cleaning

At the conclusion of production operations, Production Supervisors and Senior Utility Workers are required to coordinate and assign Interns to various post-production cleaning assignments. Such assignments may include the following:

- 1. Removal and disposal of debris from individual work stations;
- 2. Removal of debris from residential metering drum;
- 3. Removal of debris from discs in various screening equipment;
- 4. Removal and disposal of debris in conveyor pits; and
- 5. Removal and disposal of debris in the bunker conveyor pits.

IV. MRF Sort Productivity Standards

Excluding residential and commercial Pre Sort, SEP Clients are required to meet a minimum standard of 45 picks per minute. A "pick" only counts if it is the correct material removed from the conveyor belt established for each sort station.

Newspaper, Mixed paper, Cardboard: From the sorting belt and from floor sorting, remove and discard prohibited materials from the newspaper, mixed paper and cardboard, These items include, but are not limited to, grocery bags, string, plastic, other non-paper materials, magazines and phone books. Most sorting performed from a standing position at the sorting belt, but some sorting may be required from the floor, to remove large pieces of cardboard or other materials.

<u>Glass, Cans and Plastics</u>: From the sorting belt and from floor sorting, remove specific types of plastic or other materials to their designated storage areas, by throwing into hoppers directly in front of them, dropping items into chutes, or placing them into receptacles.

<u>Mixed Recyclables or Contaminants</u>: At sorting belt, from a standing position or from floor sorting, remove corrugated cardboard, recyclable paper, contaminants, and/or non-recyclable items into chutes, overhead ducting, receptacles, or other containers on, above, below, or at the side of the work area.

<u>Baled Recyclables</u>: From the floor, remove out-throws or prohibited materials from the bales and place them in appropriate receptacles.

<u>Composition Sort Tests</u>: From the floor, at the sort table, or from the sorting belt remove various types of materials into various containers.

<u>Other Assignments</u>: SEP Clients and VRS Production Supervisors will perform other tasks as requested by Contractor which directly relate to the above mentioned responsibilities. This includes but is not limited to: preparing the work area, training, moving sorted materials to designated locations, and cleaning the work areas (sweeping, dusting, picking up spilled materials on the floor or platform deck, etc.).

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 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)

 \Box 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.

Dwight E Herring

Name of 504 Person - Type or Print

South Bay Recycling, LLC

Name of Contractor(s) - Type or Print

333 Shoreway Road

Street Address or P.O. Box

San Carlos, CA 94070

City, State, Zip Code

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

General Manager

Title of Authorized Official

October 3, 2014

Date

^{*}Exception: DHHS regulations state that:

Attachment II County Service Guarantee

The Parties acknowledge that efficient, consistent, and courteous and efficient operations of the Materials Recovery Facility (MRF) is of utmost importance and Contractor has considered and relied on County's representations as to its quality of service commitment in entering into this Agreement. The Parties further recognize that consistent staffing of qualified Production Supervisors and Clients and their ability to meet the standards of performance as outlined in this Agreement are necessary and appropriate to ensure consistent and reliable service.

1. County Service Guarantee

Subject to the exception set forth in Section 2 below, each of the following shall constitute a failure to meet the County's Service Guarantee:

County fails to provide the appropriate number of SEP Clients within the two (2) hour Remedy Period after notification from either the SEP Production Supervisor, Senior Utility Worker or Contractor that 90% of the required number of Clients are not working on site.

SEP Clients leave prior to the completion of his/her shift without permission from either a SEP Production Supervisor or Contractor and the County fails to provide replacement(s) within the two (2) hour Remedy Period after notification from the SEP Production Supervisor, Senior Utility Worker or Contractor of the vacancy(ies).

SEP Clients leave prior to the completion of his/her shift with the permission of a SEP Production Supervisor and/or Senior Utility Worker and the County fails to provide replacement(s) within the two (2) hour Remedy Period after notification from the SEP Production Supervisor or Contractor of the vacancy(ies).

For purposes of the forgoing County Service Guarantees, in the event that a Client departs from the work site less than two hours before the end of the shift to which such Client was assigned, County shall not have the right to replace such Client for the remainder of such shift, and such departure shall constitute a default by County.

For purposes of the foregoing County Service Guarantees, "notification" shall be deemed to have been duly given, if given as follows, at which time the applicable two (2) hour Remedy Period shall be deemed to commence:

First, County or Contractor gives telephonic notice to a live person at the offices of the other at the following designated numbers:

If to County: (650) 454-9479

If to Contractor: (650) 802-8355

The person giving such notice to a live person shall request the identity of the person answering the phone, and the person answering the phone shall provide such information. The person giving such notification shall note and make a written record of the date and time of such notification and the identity of such person to whom such notification was given. Such written record shall constitute prima facie evidence of the date and time such telephonic notice was given.

Second, if a live person does not answer the telephone number set forth above, the notification shall be sent by text to the following telephone numbers:

If to County: (650) 454-9479

If to Contractor:

First Shift: (650) 218-4827 and (253) 495-1461 Second Shift: (650) 281-7979 and (253) 495-1461

AND simultaneously by e-mail at the following addresses:

If to County: lstrachan@smchsa.org

If to Contractor:

First Shift: pkeck@sbrecycling.net with a copy to <u>ssanfilippo@sbrecycling.net</u>
Second Shift: <u>czupfer@sbrecycling.net</u> with a copy to <u>ssanfilippo@sbrecycling.net</u>

In the event of notification by text and e-mail, such notification shall be deemed given at the last such notification to occur. The person giving such notification shall note and make a written record of the date and time of such notification, the telephone number to which the text notification was given, and the e-mail address of the person to whom such e-mail notification was given. Such written record shall constitute prima facie evidence of the date and time when such text and e-mail notifications were given.

Either party may change the telephone number and e-mail to which such notifications may be given to such party by written notice to the other given by personal delivery, or by U.S. Mail (effective two business days after mailing).

2. Exceptions to Claiming a Failure to Meet the County's Service Guarantee

As noted in Exhibits B and E, the parties anticipate that Clients will work up to 45 hours per week, (up to 40 hours at regular time and up to five hours of overtime). The parties have added a second shift of Clients to address increased production demands at Contractor's facility. If Contractor requires overtime exceeding five hours per week, notwithstanding the additional shift, the County will use best efforts to meet the increased staffing demand. For the purpose of determining compliance, overtime hours worked as part of regularly scheduled weekend work due to Holidays will be considered a failure to meet the County's Service Guarantee.

In addition, it will not be considered a failure to meet the County's Service Guarantee if the County is unable to staff within the range of +5% and -10% Clients per shift. In other words, Contractor acknowledges and agrees that it shall receive and pay for up to 5% more Clients than requested and if they are provided, will not invoke the remedies contained in Section 3, below, unless the staffing falls more than 10% below the number of Clients requested per shift.

3. Remedies for Failure to Meet the County's Service Guarantee

If any of the events described in Section 1(A)-(C) of this Attachment has occurred, Contractor will, without limiting the rights or remedies available under this Agreement or applicable law, have the right:

by notice to the County, to designate a date, not earlier than fifteen (15) days after the County receives notice of the Contractor's intention to invoke this remedy, as an early termination date ("Early Termination Date") of this Agreement; and/or, to demand from the County reasonable assurances of timely and proper performance of this Agreement, in such form and substance as Contractor may require; and/or

To have the overhead cost due to the County under this Agreement reduced by \$250 for each separate failure to meet the County's Service Guarantee, as described in Section 1(A)-(C) of this Attachment. For example, if Contractor requests 24 Clients and only 22 are provided, then there is no reduction. If after the applicable Remedy Period has lapsed, only 21 Clients are working on site, then the reduction for that shift is \$250 (one Client x \$250). If after the Remedy Period has lapsed only 20 Clients are working on site, then the reduction for that shift is \$500 (two Clients x \$250 each). If after the Remedy Period has lapsed only 19 Clients are working on site, then the reduction for that shift is \$750 (three Clients x \$250 each).

In the event that the Contractor designates an Early Termination Date, this Agreement will terminate as of the Early Termination Date.

4. Dispute Resolution Procedure

In the event of a disagreement between the parties, including but not limited to a dispute over whether the County has failed to meet its Service Guarantee, the complaining party shall so advise the other party in writing. Within fifteen (15) days after receiving such notice, the receiving party shall advise the other party in writing as to its position. If the parties are unable to resolve the dispute through reasonable negotiations, they shall retain the services of an

independent mediator who will attempt to facilitate a settlement of the disputed matter. The cost of the mediator shall be divided equally between the parties. Neither party will initiate any claim or lawsuit for breach of this Agreement alleged to have been committed by the other party without the matter having first been submitted to mediation nor have all efforts toward arriving at a negotiated settlement as described hereunder been exhausted.

5. Excuse from Performance

Force Majeure. Neither party shall be in default of its obligations under this Agreement in the event, and for so long as, it is impossible or extremely impracticable for it to perform its obligations due to a natural disaster(including, but not limited to, flood, earthquake or other catastrophic events), war, insurrection, riot, labor unrest of other than the party's employees (including strike, work stoppage, slow down, sickout, picketing, or other concerted job action), or other similar cause not the fault of, and beyond the reasonable control of, the party claiming excuse. A party claim in g excuse under this Section must (1) have taken reasonable precautions, if possible, to avoid being affected by the cause, and (2) notify the other party in writing as provided in Subsection C.

Obligation to Restore Ability to Perform. Any suspension of performance by a party pursuant to this Section shall be only to the extent, and for a period of no longer duration than, required by the nature of the event, and the party claiming excuse shall use its best efforts to remedy its inability to perform as quickly as possible and to mitigate damages that may occur as result of the event.

Notice. The party claiming excuse shall deliver to the other party a written notice of intent to claim excuse from performance under this Agreement by reason of an event of Force Majeure. Notice required by this Section shall be given promptly in light of the circumstances, but in any event not later than five (5) days after the occurrence of the event of Force Majeure. Such notice shall describe in detail the event of Force Majeure claimed, the services impacted by the claimed event of Force Majeure, the expected length of time that the party expects to be prevented from performing, the steps which the party intends to take to restore its ability to perform, and such other information as the other party reasonably requests.

<u>Contractor's Rights in the Event of Force Majeure</u>. The partial or complete interruption or discontinuance of County's services caused by an event of Force Majeure shall not constitute a County Default. Notwithstanding the foregoing: if County's failure to perform by reason of Force Majeure continues for a period of thirty (30) days or more, Contractor shall have the right to immediately terminate this Agreement.

County of San Mateo ~ Insurance Certification Questionnaire

Contractor Number:

Contractor Name: South Bay Recycling

Date this Form Was Completed: 10/8/2014 Name of Person Completing Form: Deborah Patten 1. Does the contractor carry \$1,000,000 or more in comprehensive general liability \boxtimes insurance? (For Health System only, does the professional (MD, psychologist, nurse) work in a hospital setting YES NO* where the facility will cover the general liability?) \square 2. Does the contractor travel by car to provide contract services? YES NO a) If yes, does the contractor carry \$1,000,000 or more in motor vehicle liability insurance? YES NO* \boxtimes 3. Does the contractor have 2 or more employees? YES NO \boxtimes a) If yes, does the contractor carry statutory limits (see handbook) for Workers' Compensation insurance? YES NO* \boxtimes 4. Is this a contract for professional services (state certification, architect, accountant, physician, etc.)? NO YES a) If yes, does the contractor carry professional liability insurance? YES NO* \boxtimes 5. Did you make any changes to the Hold Harmless clause in the contract template? YES NO \boxtimes a) If yes, did Risk Management and County Counsel approve changes to the contract template? YES NO* \boxtimes 6. Is San Mateo County named as the certificate holder / additional insured? YES NO* If "No*" is checked in any of the red asterisk boxes (#1, #2a, #3a, #4a, #5a, or #6) - call Risk Management for further instructions...otherwise, this form is complete. Attach the completed form to the insurance certificate and keep both documents with the contract packet. **COMMENTS:** Section below is for Risk Management authorization – send to Risk Management ONLY IF INSTRUCTED TO DO SO Risk Management has reviewed and approved modification or waiver of insurance requirements for this contract. Risk Management Signature: Date:

(Internal Form) Issued by County of San Mateo Contract Compliance Committee July 1, 2013



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 10/8/2014

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

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

PRODUCER	CONTACT NAME: Crystal Gottschalt					
Lucchese Insurance Agency, Inc.	PHONE (A/C, No, Ext): (818) 767-5552 FAX (A/C, No): (818) 767-5554					
9795 Cabrini Drive	E-MAIL ADDRESS: CrystalG@lia-ins.com					
Suite 206	INSURER(S) AFFORDING COVERAGE	NAIC #				
Burbank CA 91504	INSURER A: Chartis Speciality Ins Co					
INSURED Crown Disposal Co., Inc., et al,	INSURER B: National Union Fire Ins Co of 19	94445				
DBA: Southbay Recycling	INSURER C:					
P.O. Box 1081	INSURER D:					
	INSURER E:					
Sun Valley CA 91352	INSURER F:					

COVERAGES CERTIFICATE NUMBER:14 15 CERTS

REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

AGGREGATE LIMIT APPLIES PER: OLICY PRO- DICT PRO- DICT DECT LOC MOBILE LIABILITY	х		EG24063497	6/30/2014	6/30/2015	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence) MED EXP (Any one person) PERSONAL & ADV INJURY	\$ \$ \$	3,000,000 300,000 25,000
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OLICY PRO- JECT LOC						GENERAL AGGREGATE	\$	3,000,000
						PRODUCTS - COMP/OP AGG	\$	3,000,000
MOBILE LIABILITY							\$	
						COMBINED SINGLE LIMIT (Ea accident)	\$	2,000,000
NY AUTO						BODILY INJURY (Per person)	\$	
LL OWNED SCHEDULED AUTOS			CA 4584383	6/30/2014	6/30/2015	BODILY INJURY (Per accident)	\$	
IRED AUTOS NON-OWNED AUTOS						PROPERTY DAMAGE (Per accident)	\$	
						Medical payments	\$	5,000
MBRELLA LIAB X OCCUR						EACH OCCURRENCE	\$	9,000,000
XCESS LIAB CLAIMS-MADE						AGGREGATE	\$	9,000,000
DED X RETENTION\$ 10,00	0		BE 80770768	6/30/2014	6/30/2015		\$	
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ROPRIETOR/PARTNER/EXECUTIVE	N/A					E.L. EACH ACCIDENT	\$	1,000,000
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describe under						E.L. DISEASE - POLICY LIMIT	\$	1,000,000
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DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required)

It is understood and agreed that certificate holder is named as Additional Insured in respects to the operations of the named insured.

*30 days notice of cancellation except 10 days for non-payment of premium.

CANCELLATION
SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
AUTHORIZED REPRESENTATIVE
Mario Lucchese/GABBY M Luckere

CANCELL ATION

CEDTIEICATE HOLDED