

**LANDSCAPE MAINTENANCE AGREEMENT
WITHIN STATE HIGHWAY RIGHT OF WAY
ON ROUTE 55 WITHIN THE CITY OF COSTA MESA**

THIS AGREEMENT is made effective this 10 day of November, 2015, by and between the State of California, acting by and through the Department of Transportation, hereinafter referred to as "STATE" and the City of Costa Mesa hereinafter referred to as "CITY" and collectively referred to as "PARTIES".

SECTION I

RECITALS

1. PARTIES desire to work together to allocate their respective obligations relative to newly constructed or revised improvements within STATE's right of way by Permit Number 1214-6MC-0282.
2. This Agreement addresses CITY responsibility for the landscaping improvements which include, but is not limited to, planting, litter and weed removal, and irrigation systems improvements (collectively the "LANDSCAPING") placed within State Highway right of way on State Route 55, as shown on Exhibit A, attached to and made a part of this Agreement.

NOW THEREFORE, IT IS AGREED AS FOLLOWS:

SECTION II

AGREEMENT

3. In consideration of the mutual covenants and promises herein contained, CITY and STATE agree as follows:
 - 3.1. PARTIES have agreed to an allocation of maintenance responsibilities that includes, but is not limited to, inspection, providing emergency repair, replacement, and maintenance, (collectively hereinafter "MAINTAIN/MAINTENANCE") of LANDSCAPING as shown on said Exhibit "A."
 - 3.2. When a planned future improvement is constructed and/or a minor revision has been effected with STATE's consent or initiation within the limits of the STATE's right of way herein described which affects PARTIES' division of maintenance's responsibility as described herein, PARTIES will agree upon and execute a new dated and revised Exhibit "A" which will be made a part hereof and will thereafter supersede the attached original Exhibit "A" to thereafter become a part of this

Agreement. The new Exhibit can be executed only upon written consent of the PARTIES hereto acting by and through their authorized representatives. No formal amendment to this Agreement will be required.

4. CITY agrees, at CITY expense, to do the following:
 - 4.1. CITY may install, or contract, authorizing a licensed contractor with appropriate class of license in the State of California, to install and thereafter will MAINTAIN (Section 27 of the Streets and Highways Code) LANDSCAPING conforming to those plans and specifications (PS&E) pre-approved by STATE.
 - 4.2. CITY will submit the final form of the PS&E, prepared, stamped and signed by a licensed landscape architect, for LANDSCAPING to STATE's District Permit Engineer for review and approval and will obtain and have in place a valid necessary encroachment permit prior to the start of any work within STATE'S right of way. All proposed LANDSCAPING must meet STATE's applicable standards.
 - 4.3. CITY shall ensure that LANDSCAPED areas designated on Exhibit "A" are provided with adequate scheduled routine MAINTENANCE necessary to MAINTAIN a neat and attractive appearance.
 - 4.4. An encroachment permit rider may be required for any changes to the scope of work allowed by this Agreement prior to the start of any work within STATE's right of way.
 - 4.5. CITY contractors will be required to obtain an encroachment permit prior to the start of any work within STATE's right of way.
 - 4.6. To furnish electricity for irrigation system controls, water, and fertilizer necessary to sustain healthy plant growth during the entire life of this Agreement.
 - 4.7. To replace unhealthy or dead plantings when observed or within 30 days when notified in writing by STATE that plant replacement is required.
 - 4.8. To prune shrubs, tree plantings, and trees to control extraneous growth and ensure STATE standard lines of sight to signs and corner sight distances are always maintained for the safety of the public.
 - 4.9. To MAINTAIN, repair and operate the irrigation systems in a manner that prevents water from flooding or spraying onto STATE highway, spraying parked and moving automobiles, spraying pedestrians on public sidewalks/bike paths, or leaving surface water that becomes a hazard to vehicular or pedestrian/bicyclist travel.
 - 4.10. To control weeds at a level acceptable to the STATE. Any weed control performed by chemical weed sprays (herbicides) shall comply with all laws, rules, and regulations established by the California Department of Food and Agriculture. CITY shall report all chemical spray operations quarterly (using Form LA17) to the STATE at the address below:

Department of Transportation
District 12, Maintenance
Maintenance Manager
3347 Michelson Drive, Suite 100
Irvine CA 92612

- 4.11. To remove LANDSCAPING and appurtenances and restore STATE owned areas to a safe and attractive condition acceptable to STATE in the event this Agreement is terminated as set forth herein.
- 4.12. To furnish electricity and MAINTAIN lighting system and controls for all street lighting systems installed by and for CITY.
- 4.13. To inspect LANDSCAPING on a regular monthly or weekly basis to ensure the safe operation and condition of the LANDSCAPING.
- 4.14. To expeditiously MAINTAIN, replace, repair or remove from service any LANDSCAPING system component that has become unsafe or unsightly.
- 4.15. To MAINTAIN all sidewalks/bike paths within the Agreement limits of the STATE highway right of way, as shown on Exhibit A, at CITY expense. MAINTENANCE includes, but is not limited to, concrete repair, replacement and to grind or patch vertical variations in elevation of sidewalks/bike paths for an acceptable walking and riding surface, and the removal of dirt, debris, graffiti, weeds, and any deleterious item or material on or about sidewalks/bike paths or the LANDSCAPING in an expeditious manner.
- 4.16. To MAINTAIN all parking or use restrictions signs encompassed within the area of the LANDSCAPING.
- 4.17. To allow random inspection of LANDSCAPING, street lighting systems, sidewalks/bike paths and signs by a STATE representative.
- 4.18. To keep the entire landscaped area policed and free of litter and deleterious material.
- 4.19. The CITY shall repair any damage to STATE facilities resulting from the CITY's LANDSCAPING, including, but not limited to damage caused by plants/trees roots. That repair shall be performed in a timely manner, so as not to cause damage to property or harm to the health and safety of the public. If the CITY does not perform such repairs in a timely manner, the STATE will perform such repairs and the CITY will reimburse the STATE for its costs.
- 4.20. All work by or on behalf of CITY will be done at no cost to STATE.

5. STATE agrees to do the following:

5.1. May provide CITY with timely written notice of unsatisfactory conditions that require correction by the CITY. However, the non-receipt of notice does not excuse CITY from maintenance responsibilities assumed under this Agreement.

5.2. Issue encroachment permits to CITY and CITY contractors at no cost to them.

6. LEGAL RELATIONS AND RESPONSIBILITIES:

6.1. Nothing within the provisions of this Agreement is intended to create duties or obligations to or rights in third PARTIES not PARTIES to this Agreement, or affect the legal liability of either PARTY to this Agreement by imposing any standard of care respecting the design, construction and maintenance of these STATE highway improvements or CITY facilities different from the standard of care imposed by law.

6.2. If during the term of this Agreement, CITY should cease to MAINTAIN the LANDSCAPING to the satisfaction of STATE as provided by this Agreement, STATE may either undertake to perform that MAINTENANCE on behalf of CITY at CITY's expense or direct CITY to remove or itself remove LANDSCAPING at CITY's sole expense and restore STATE's right of way to its prior or a safe operable condition. CITY hereby agrees to pay said STATE expenses, within thirty (30) days of receipt of billing by STATE. However, prior to STATE performing any MAINTENANCE or removing LANDSCAPING, STATE will provide written notice to CITY to cure the default and CITY will have thirty (30) days within which to affect that cure.

6.3. Neither STATE nor any officer or employee thereof is responsible for any injury, damage or liability occurring by reason of anything done or omitted to be done by CITY under or in connection with any work, authority or jurisdiction arising under this Agreement. It is understood and agreed that CITY shall fully defend, indemnify and save harmless STATE and all of its officers and employees from all claims, suits or actions of every name, kind and description brought forth under, including, but not limited to, tortious, contractual, inverse condemnation or other theories or assertions of liability occurring by reason of anything done or omitted to be done by CITY under this Agreement.

7. PREVAILING WAGES:

7.1. Labor Code Compliance- If the work performed on this Project is done under contract and falls within the Labor Code section 1720(a)(1) definition of a "public work" in that it is construction, alteration, demolition, installation, or repair; or maintenance work under Labor Code section 1771. CITY must conform to the provisions of Labor Code sections 1720 through 1815, and all applicable provisions of California Code of Regulations found in Title 8, Chapter 8, Subchapter 3, Articles

1-7. CITY agrees to include prevailing wage requirements in its contracts for public work. Work performed by CITY's own forces is exempt from the Labor Code's Prevailing Wage requirements.

7.2. Requirements in Subcontracts - CITY shall require its contractors to include prevailing wage requirements in all subcontracts funded by this Agreement when the work to be performed by the subcontractor is a "public work" as defined in Labor Code Section 1720(a)(1) and Labor Code Section 1771. Subcontracts shall include all prevailing wage requirements set forth in CITY's contracts.

8. INSURANCE

8.1. SELF-INSURED - CITY is self insured. CITY agrees to deliver evidence of self-insured coverage in a form satisfactory to STATE, along with a signed copy of the Agreement.

8.2. SELF-INSURED using Contractor - If the work performed on this Project is done under contract CITY shall require its contractors to maintain in force, during the term of this agreement, a policy of general liability insurance, including coverage of bodily injury liability and property damage liability, naming the STATE, its officers, agents and employees as the additional insured in an amount of \$1 million per occurrence and \$2 million in aggregate. Coverage shall be evidenced by a certificate of insurance in a form satisfactory to the STATE that shall be delivered to the STATE with a signed copy of this Agreement.

9. TERMINATION - This Agreement may be terminated by timely mutual written consent by PARTIES, and CITY's failure to comply with the provisions of this Agreement may be grounds for a Notice of Termination by STATE.

10. TERM OF AGREEMENT- This Agreement shall become effective on the date first shown on its face sheet and shall remain in full force and effect until amended or terminated at any time upon mutual consent of the PARTIES or until terminated by STATE for cause.

PARTIES are empowered by Streets and Highways Code Section 114 & 130 to enter into this Agreement and have delegated to the undersigned the authority to execute this Agreement on behalf of the respective agencies and covenants to have followed all the necessary legal requirements to validly execute this Agreement.

IN WITNESS WHEREOF, the PARTIES hereto have set their hands and seals the day and year first above written.

THE CITY OF COSTA MESA


STATE OF CALIFORNIA
DEPARTMENT OF TRANSPORTATION

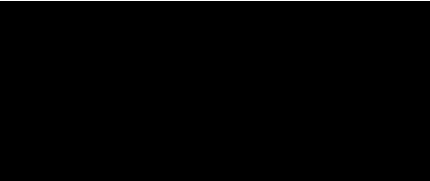
By: 
City Manager/CEO

MALCOLM DOUGHERTY
Director of Transportation

ATTEST:

By: 
CITY Clerk

By: 
James Pinheiro
Deputy District Director
Operations and Maintenance
District 12

App
By: 
CITY Attorney

STATE OF CALIFORNIA • DEPARTMENT OF TRANSPORTATION
REPORT OF CHEMICAL SPRAY OPERATIONS

LA - 17 (REV. 04/2001)

Additional information

ADA Notice

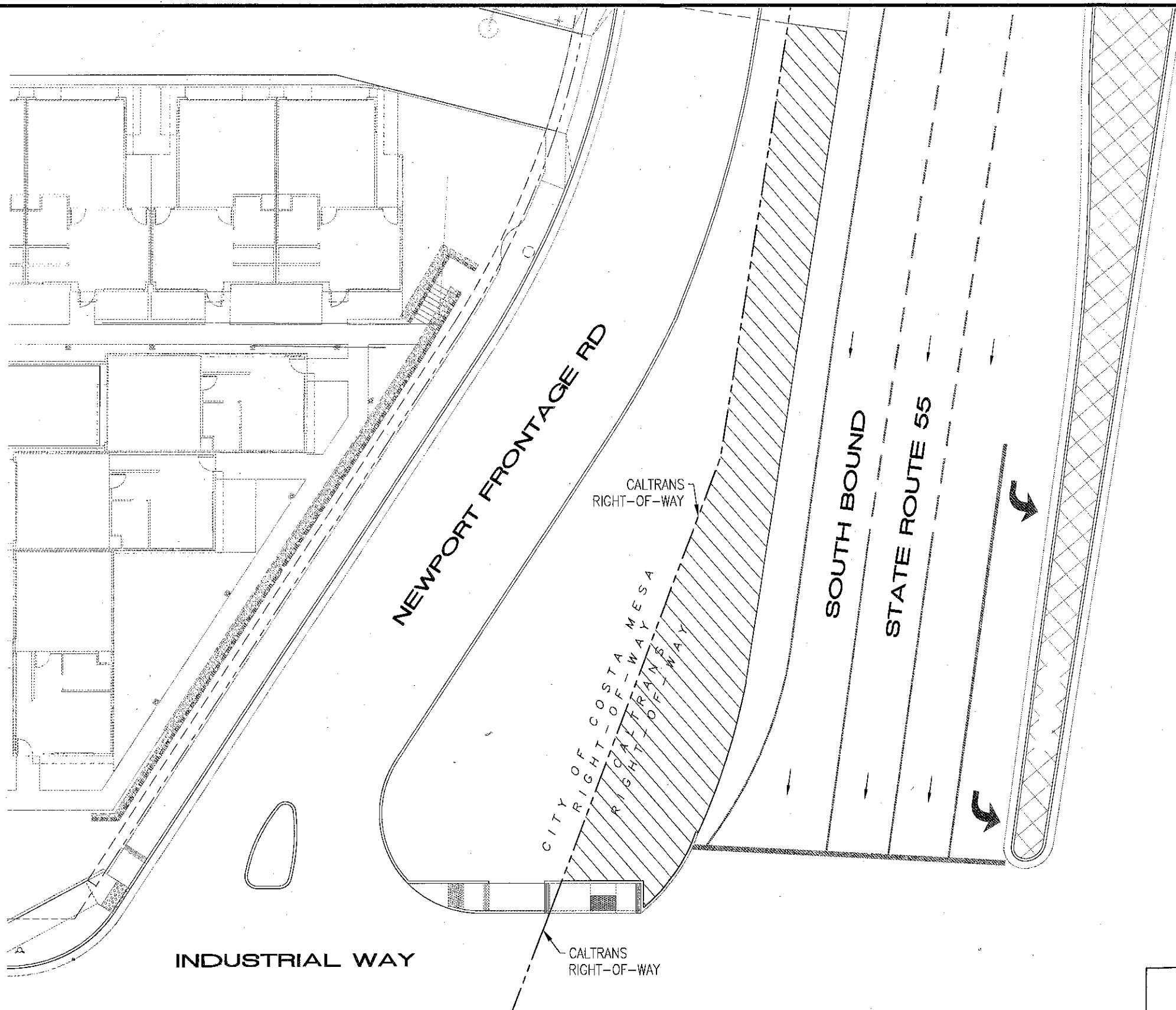
For individuals with sensory disabilities, this document is available in alternate formats. For information call (916) 654-6410 or TDD (916) 654-3880 or write Records and Forms Management, 1120 N Street, MS-89, Sacramento, CA 95814.


REPORT OF CHEMICAL SPRAY OPERATIONS

CONTRACTOR	WEEK ENDING DATE	PROJECT DESCRIPTION			PROEJCT NUMBER
CHEMICAL MIXTURE AND PERCENT ACTIVE MATERIAL	A	B	C	D	
WATER RATE					
APPLICATION PER SQUARE FOOT OR ACRE					

CHECK PROPER BOX										PLANTING SPRAYED					PEST KILLED					DESCRIPTION OF AREA (STA., LOOP, ETC.)		
DAY	WINDY	CALM	A.M.	P.M.	CLOUDY	SUNNY	CHEMICAL USED				TREES	SHRUBS	IVY	ICE PLANT	P.M.	GROUNDCOVER	GRASS	BROADLEAF	STOLONS		SCALE, MOTH, ETC.	DISEASE
							A	B	C	D												
MON																						
TUE																						
WED																						
THU																						
FRI																						
SAT																						

RESIDENT ENGINEER COMMENTS:	CONTRACTOR'S REPRESENTATIVE
	COPY TO: DISTRICT _____ MAINTENANCE FOR FILE



LEGEND
 PROPOSED LANDSCAPING AND IRRIGATION SYSTEM MAINTAINED BY CITY OF COSTA MESA WITHIN CALTRANS RIGHT OF WAY

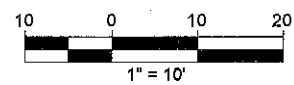


EXHIBIT "A"

CITY OF COSTA MESA
 DEPARTMENT OF PUBLIC SERVICES / ENGINEERING DIVISION
LANDSCAPE MAINTENANCE EXHIBIT
 STATE ROUTE 55
 POST MILE 1.01 TO 2.07

SHEET
 1
 OF
 1

DIGALERT

 DIAL TOLL FREE
 1-800-227-2600
 TWO WORKING DAYS
 BEFORE YOU DIG

BENCHMARK: NO. NBS-11-70 EL.: 74.78' (PER NAVD83)
 DESCRIBED BY OCS 2001 3 3/4" OCS ALUMINUM BENCHMARK DISK STAMPED "NBS-11-70",
 SET IN THE SE CORNER OF A 4.5' BY 11.5' CONC. CATCH BASIN, LOCATED IN THE NW
 CORNER OF THE INTERSECTION OF W. 16TH ST. AND POMONA AVE., 21' N OF THE CL OF
 16TH ST. AND 1.35' N OF THE CL OF POMONA. MONUMENT IS SET LEVEL WITH THE SIDEWALK.
 BASIS OF BEARING:
 THE BEARINGS SHOWN HEREON ARE BASED ON THE BEARING BETWEEN ORANGE COUNTY
 SURVEYOR'S HORIZONTAL CONTROL STATION GPS NO. 6263R1 AND GPS NO. 6257
 BEING NORTH 45°37'45" WEST PER RECORDS ON FILE IN THE OFFICE OF THE ORANGE
 COUNTY SURVEYOR.

C&V JOB NO. TWX 014					
DRAWN BY:	DATE:				
DESIGNED BY:	DATE:				
CHECKED BY:	DATE:				
	NO.	REVISIONS	APP'VD	DATE	

C&V
 CONSULTING, INC.
 CIVIL ENGINEERING
 LAND PLANNING & SURVEYING
 27155 BURBANK
 FOOTHILL RANCH, CA 92610
 T. 949.916.3600
 F. 949.916.3603
 CVC-INC.NET
 DATE:
 R.C.E. # 60705

DRAWN BY: [Name] CHECKED BY: [Name] DATE: [Date]