AGREEMENT BETWEEN THE SEASIDE BASIN WATERMASTER AND MARTIN B. FEENEY FOR PROFESSIONAL SERVICES TO IMPLEMENT THE SEASIDE GROUNDWATER BASIN WATERMASTER SEA WATER SENTINEL MONITORING WELLS WORKPLAN

THIS AGREEMENT is entered into this 26th day of February 2007, by and between Martin B. Feeney, hereinafter called "Consultant," and the Seaside Basin Watermaster, hereinafter called "Watermaster" or "Seaside Basin Watermaster."

SECTION I
SCOPE OF SERVICES

Watermaster hereby engages Consultant for the conduct and preparation of certain analyses, studies, and planning procedures as set forth in Exhibit A, Scope of Services.

SECTION II
COMPENSATION

A. FEE SCHEDULE

Fees payable to Consultant for services specified herein shall be in accordance with the fee schedule in Exhibit B.

B. METHOD OF PAYMENT

Payment of fees shall be based on work completed, as documented in monthly billings submitted by Consultant. Work reports shall be rendered in accordance with the schedule shown in Exhibit C, Work Schedule. Payments are due and payable within thirty (30) days after receipt of each invoice subject to a finding by Watermaster that work performed has been satisfactory and that payment is for the work specified in Exhibit C, Work Schedule. Where Watermaster finds the work to be unsatisfactory, Watermaster shall describe deficiencies in writing to Consultant within ten (10) days. Twenty percent (20%) of the maximum payment shall be retained until submission of the final work product. The final invoice for work performed shall be submitted not later than sixty (60) days following completion of such work.

C. MAXIMUM PAYMENT

Payments to Consultant for services rendered and expenses incurred under this Agreement shall not exceed $850,000.

D. LATE PERFORMANCE PENALTY

Time is of the essence to this Agreement. In the event Consultant is unable to perform
satisfactory work within thirty (30) days of the date such work is due pursuant to Exhibit C. Work Schedule, Watermaster may, in its discretion, withhold an additional ten percent (10%) of the fees which would otherwise be payable pursuant to the fee schedule set forth in Exhibit B.

In the event Consultant is unable to perform satisfactory work within sixty (60) days of the date such work is due pursuant to Exhibit C, Work Schedule, Watermaster SHALL withhold twenty percent (20%) of the fees which would otherwise be payable pursuant to the Fee Schedule set forth in Exhibit B, and SHALL reduce the maximum payment stated in Section II, Paragraph C of this Agreement by twenty percent (20%). Said reductions shall be deemed liquidated damages for the untimely performance of work required by this Agreement, and the Consultant shall be deemed to have waived any claim for such fees by reason of his/her failure to perform in a timely fashion.

SECTION III
INSPECTION OF WORK

Authorized representatives of Watermaster shall have access to Consultant's offices or other work location during normal business hours for the purpose of review and inspection of work activities undertaken pursuant to this Agreement.

SECTION IV
OWNERSHIP OF PROJECT REPORT AND EQUIPMENT PURCHASED

All original documents, explanations of methods, maps, tables, computer programs, reports and other documents prepared under this Agreement and equipment purchased specifically for the project shall become the exclusive property of Watermaster. Consultant may retain copies for his/her own use.

SECTION V
TIME OF PERFORMANCE

Consultant shall begin work upon the effective date of this Agreement and shall complete all tasks described herein according to the schedule shown in Exhibit C, Work Schedule. Time is of the essence to this Agreement, and late performance shall result in a waiver of a part of the fees payable pursuant to the terms of this Agreement.

SECTION VI
RESPONSIBILITIES

A. Consultant represents that he/she has or will secure at his/her own expense all personnel,
materials, and related services required to perform the services under this Agreement. Consultant shall act as an independent consultant and not as an agent or employee of Watermaster. Consultant shall have exclusive and complete control over his/her employees and subcontractors, and shall determine the method of performing the services hereunder.

B. Watermaster shall provide Consultant with all relevant data and studies in its possession without charge.

C. Consultant and Watermaster staff shall coordinate and arrange for all meetings required to be held with other agencies or persons hereunder, unless otherwise specified in Exhibit A, Scope of Services.

D. Consultant shall be responsible for the reproduction of work produced by Consultant hereunder.

E. The officers, agents, and employees of Watermaster shall cooperate with Consultant in the performance of services under this Agreement without charge to Consultant. Consultant agrees to use such services insofar as feasible in order to effectively discharge his/her obligations hereunder and further agrees to cooperate with Watermaster’s officers, agents and employees.

F. The Consultant agrees to indemnify, defend and save harmless Watermaster, its officers, agents and employees from any and all claims and losses accruing or resulting to any and all consultants, subcontractors, materialmen, laborers and any other person, firm or corporation who may be injured or damaged by the willful misconduct or negligent acts, errors, and/or omissions of the Consultant, Consultant's employees, or Consultant's subcontractors or subconsultants in the performance of this Agreement.

SECTION VII
INSURANCE

A. The Consultant shall procure, purchase at his/her expense and maintain in full force and effect such insurance as will protect it from claims, damages, losses, liability, costs, and expenses as set forth herein which may arise out of or result from or in any way connected with the Consultant's activities, work, services, and/or operations performed by the Consultant under this Agreement, whether such activities or operations be by itself or by any subcontractor or by any sub-subcontractor or by anyone directly or indirectly employed by any of them, or by anyone else for whose acts the Consultant or any of them is or may be liable. The procurement and maintenance by the Consultant of policies required under this Contract shall not relieve, limit or satisfy Consultant's obligation to indemnify, defend and save harmless Watermaster, its officers, directors, agents and employees.
B. Consultant represents that he/she will, prior to commencement of work pursuant to this Agreement, name and endorse on to his/her Comprehensive General Liability insurance policy Watermaster as "an insured" with respect to liability arising out of the activities, services, operations or work negligently performed by Consultant for Watermaster (ISO form CG 20 09 11 85 or its equivalence). Consultant shall obtain and keep in full force and effect insurance policies and in appropriate limits as specified by the Insurance Requirements (Exhibit D) and shall require any subcontractor or sub-subcontractor to provide evidence of similar liability insurance coverages.

C. Consultant shall add to his/her Comprehensive General Liability insurance policy a severability or interest clause or such similar wording if his/her policy does not automatically have this clause already written into it. Such language shall be similar to: "The insurance afforded applies separately to each insured against whom claim is made or suit is brought, including claims made or suits brought by any person included within the persons insured provision of this insurance against any other such person or organization."

D. All policies carried by Consultant shall contain a provision or be endorsed to state that coverage as respects to Watermaster shall not be suspended, voided, canceled or non-renewed except after the insurance company has given to Watermaster at least forty-five (45) days prior written notice to the address shown below prior to any such termination of coverage becomes effective.

E. Consultant shall, on all policies or coverages required to be carried by Consultant pursuant to this contract, give to Watermaster forty-five (45) days prior written notice by certified mail, return receipt requested, to the address shown below notification of any limitations, reductions or material change in coverage or in limits available.

F. Prior to the execution of the contract, Consultant shall file with Watermaster certificates of insurance of coverage actually in force that is required to be carried by Consultant pursuant to this Section VII and Insurance Requirements (Exhibit D). With respect to each renewal or replacement of any such insurance, the requirements of this paragraph must be complied with not less than forty-five (45) days prior to the expiration or cancellation of the policy being renewed or replaced.

G. All insurance policies carried by or available to Consultant shall be primary and not excess nor contributing with any insurance issued to or available to Watermaster. Any insurance or self-insurance maintained or carried by Watermaster shall be excess of the Consultant's insurance and shall not participate in nor contribute with such insurance carried by or available to Consultant. Watermaster will not be responsible for any payment of premiums due as a result of compliance with the terms and conditions of the insurance requirements. The cost of such insurance shall be borne solely by the Consultant.
H. In the event Consultant elects to utilize existing policies to meet insurance requirements specified herein for comprehensive general liability and or professional errors and omissions coverages, Consultant shall provide an accurate history of claims filed against either of those policies during the past twenty-four (24) months along with amounts paid and reserves outstanding.

I. Watermaster shall be under no duty either to ascertain the existence of or to examine such insurance policies or to advise Consultant in the event such insurance coverage does not comply with the requirements hereof. However, Watermaster may, at any time, and from time to time, inspect and copy any and all insurance policies, endorsements, certificates and correspondence required to be carried by Consultant pursuant to this Agreement.

SECTION VIII
CHANGES AND CHANGED CONDITIONS

If, during the course of the work herein contemplated, the need to change the Scope of Services or the time schedule should arise, for whatever reasons, whichever party first identifies such need to change shall notify the other party in writing (e-mail communication is acceptable). The representatives of the parties shall meet within seven (7) working days of the date of such notice, to discuss the need for change so identified and to set the proposed action to be taken by the parties. A change in the Scope of Services may also result in a change in the compensation amount. Compensation changes shall be based upon the Consultant Fee Schedule (Exhibit B) attached hereto. Any changes agreed to shall be documented by duly executed amendments to this Agreement.

SECTION IX
TERMINATION

Watermaster may terminate Consultant's services at any time by written notice to Consultant at least thirty (30) days prior to such termination. Upon receipt of written notice from Watermaster that this Agreement is terminated, Consultant shall submit an invoice for an amount which represents the value of services actually performed to the date of said notice for which he/she has not previously been compensated. Upon approval of this invoice by Watermaster, Consultant shall be paid from the sum found due after having applied the provisions of Section II, Paragraph D of this Agreement, "Late Performance Penalty," where applicable, and MPWMD shall have no further obligation to Consultant, monetarily or otherwise.
SECTION X
SUB-CONTRACTING AND ASSIGNABILITY

Consultant shall not sub-contract any portion of the work required by this Agreement nor otherwise assign or transfer any interest in it without prior written approval of Watermaster.

SECTION XI
DISCRIMINATION AND FAIR EMPLOYMENT

Attention is directed to Section 1735 of the California Labor Code, which reads as follows:

"No discrimination shall be made in the employment of persons upon public works because of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, martial status, or sex of such persons, except as provided in Section 12940 of the government code and every Consultant for public works violating this section is subject to all penalties imposed by a violation of this chapter."

The Consultant shall not willfully discriminate against any employee or applicant for employment for employment because of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, martial status, or sex of such persons. The Consultant shall ensure that applicants and employees are treated without regard to their race, religious creed, color, national origin, physical disability, mental disability, medical condition, martial status or sex. Such action shall include, but not be limited to, the following: upgrading, demotion or transfer; recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship.

SECTION XII
INTEREST OF CONSULTANT

Consultant covenants that he/she presently has no interest and shall not acquire any interest, direct or indirect, which would conflict in any manner or degree with the performance of services required to be performed under this Agreement. For breach or violation of this warranty, Watermaster shall have the right to annul this Agreement without liability.
SECTION XIII
CONTINGENT FEES

Consultant warrants that he/she has not employed or retained any company or person, other than a bona fide employee working solely for the Consultant to solicit or secure this Agreement, and that he/she has not paid or agreed to pay any company, or person, other than a bona fide employee working solely for Consultant, any fee, commission, percentage, brokerage fee, gifts, or other consideration, contingent upon or resulting from the award or making of this Agreement. For breach or violation of this warranty, Watermaster shall have the right to annul this Agreement without liability, or at its discretion to deduct from the contract price or consideration, or otherwise recover, the full amount of such fee, commission, percentage, brokerage, gift or contingent fee.

SECTION XIV
DISPUTES

In the event of a dispute arising out of the performance of this Agreement either party shall, as soon as a conflict is identified, submit a written statement of the conflict to the other party. Within fifteen (15) working days of receipt of such a statement of conflict, the second party will respond and a meeting will be arranged not more than fifteen (15) working days thereafter to arrive at a negotiated settlement or procedure for settlement. If, within forty (40) working days from the initial filing of a statement of conflict an agreement cannot be reached, it is agreed that the dispute may be resolved in a court of law competent to hear this matter. This Agreement shall be construed in accord with California law and it is agreed that venue shall be in the County of Monterey. The prevailing party shall be awarded costs of suit, and attorneys' fees.

SECTION XV
NOTICES

All communications to either party by the other shall be deemed given when made in writing and delivered or mailed to such party at its respective address, as follows:

Watermaster: Seaside Basin Watermaster
2600 Garden Road, Suite 228
Monterey, CA 93940
SECTION XVI
AMENDMENTS

This Agreement together with Exhibits A, B, C, and D sets forth the entire understanding of the parties with respect to the subject matter herein. There are no other agreements expressed or implied, oral or written, except as set forth herein. This Agreement may not be amended except upon written amendment, executed by both parties hereto.

SECTION XVII
ATTACHMENTS

The following exhibits attached hereto and referred to in the preceding sections are, by reference, incorporated herein and made an integral part of this Agreement:

Exhibit A. Scope of Services
Exhibit B. Consultant Fee Schedule
Exhibit C. Work Schedule
Exhibit D. Insurance Requirements

IN WITNESS WHEREOF, the parties hereto have entered into this Agreement effective as of the day and year first above written.

SEASIDE BASIN WATERMASTER
Dated: Feb 20, 2007 By: Dewey Evans, Watermaster Executive Officer

MARTIN B. FEENEY
Dated: 2/20/07 By: Martin B. Feeney

FEDERAL TAX IDENTIFICATION NUMBER 560-90-8421
SEASIDE GROUNDWATER BASIN WATERMASTER
SEAWATER SENTINEL MONITORING WELLS
WORKPLAN
January 26, 2007

INTRODUCTION

As part of the court decree, the Seaside Groundwater Basin Watermaster (Watermaster) is required to install a series of coastal monitoring wells for the purpose of enhancing the existing network of monitoring wells that can detect seawater intrusion into the Seaside Basin. As part of the judge’s review of the Watermaster’s progress, he imposed a set of deadlines for implementation of this work. The timelines set by the judge are aggressive and will be difficult to achieve without refocusing the scope and goals of this work. This document intends to detail a revised approach to the work, propose preliminary well locations, identify required permits, and suggest an achievable schedule. A preliminary estimate of costs is also provided.

BACKGROUND

The Watermaster has initiated a multi-faceted Basin Monitoring and Management Program (MMP) that includes data collection, management and analysis, ground water modeling, and hydrogeologic analysis. This program also includes the installation of monitoring wells for purposes of refining basin hydrogeology and water quality monitoring. Because of the wells dual purpose of refining basin hydrogeology and water quality monitoring, the magnitude of the monitoring well program was large and expensive. While the insight and data from these wells may be necessary in the long run, achieving the primary goal of detecting seawater intrusion can be achieved with well designs that focus on the water quality monitoring. Hydrogeologic data and understanding that are developed as part of implementation of the coastal monitoring wells will be useful, but not the primary purpose. The decoupling of the dual purposes for installing monitoring wells allows redesign of the coastal monitoring wells, reducing their cost and speeding implementation.

The MMP approved by the judge also includes the construction of several inland monitoring wells to further the understanding of the groundwater basin. The purpose of these wells is to provide better understanding of the structure, hydrostratigraphy, and water level conditions of the inland portions of the basin. These inland wells are not part of this work plan as the purpose of these wells is significantly different than the coastal monitors.

Previous Approach

The previous approach consisted of six monitoring well clusters. Each cluster would have four monitoring wells completed to various depths. One borehole would be drilled to the Monterey Formation and completed toward the lower portion of the aquifer system, one would be completed in the upper Santa Margarita Sandstone, and two would be completed in the overlying Paso Robles Formation. It was assumed that the deeper boring would extend as deep as 1,500 to 2,500 feet. Each well was to be constructed of PVC casing with gravel pack and perforations in the appropriate hydrostratigraphic interval. The deeper well was to be 3-inch diameter while the other wells would be 2-inch diameter. The drilling cost estimate included site preparation, well construction and development, fluid/cuttings disposal and site restoration. Total cost of the drilling program was estimated $3.8 million. The actual well sites were undetermined. The
estimated costs did not include site selection, design, permitting, site acquisition, or construction management. These costs were estimated at approximately $550,000 which bring total project cost to $4.35 million.

The proposed approach would have allowed collection of the following data:

- Water levels in the upper and lower Santa Margarita Sandstone
- Water levels in two discrete hydrostratigraphic intervals in the Paso Robles Formation
- Water Quality sampling of the Santa Margarita Sandstone and Paso Robles Formation intervals
- Conductivity/Resistivity (Induction) surveys of entire sediment column providing indirect measurement of water quality and water quality changes.
- Base of water bearing sediments – Depth to Monterey Formation

**Revised Approach**

With the exception of distilled water, all water contains some level of dissolved minerals or salts. Typical drinking water contains less than 1,000 part per million of dissolved salts whereas seawater contains approximately 35,000 parts per million of salts. Unlike organic contaminants which degrade water with concentrations measured in parts per billion; degradation of water by seawater is the result of contamination on the parts per million or even parts per thousand basis. The addition of more salts to the water, as the result of mixing with seawater, changes the physical properties of the water such as the density of the water and, most relevant to the subject project, the electrical properties of the water.

Distilled water is essentially electrically non-conductive; with increasing amounts of salinity water becomes increasingly more conductive. As such, the electrical conductivity of water can be used to infer the salt concentration. The revised work plan relies on this principal.

The change in electrical properties with increasing salinity makes the detection of seawater contamination into an aquifer relatively easy. As the water within the aquifer becomes more saline due to the intrusion of seawater, the electrical conductivity of the formation containing the water increases relative to the value measured when the aquifer was filled with native ground water.

The revised work plan utilizes single-well monitoring sites (as opposed to the multiple wells at each site described in the existing plan). The wells would extend into and perforate the Santa Margarita Sandstone. The well would be constructed of 3-inch diameter casing to allow the periodic cased-hole conductivity/resistivity (induction) profiling of the aquifer system. This would allow detection of seawater (as measured as an increase in formation conductivity) at any depth from the top of saturation (i.e. the water table) to bottom of the well.

**Well Specifics for Each Site:**

- One 8½-inch boring to 1,500 feet or Monterey Formation (whichever comes first)
- Geophysical logging (Resistivity, SP and Natural Gamma)
- 3” diameter flush threaded Sch. 80 PVC Casing into Santa Margarita Sandstone
100 feet of 0.032-inch horizontally-cut PVC perforations. Continuous or placed in the most productive zones – the zones a production well would be perforated

- Gravel packed in the perforated interval(s)
- Well sealed from the top of Santa Margarita Sandstone
- Well air lifted developed until clean
- Flush-grade surface vault with room for data logging equipment

Data collection from the monitoring well network would include periodic induction logging of the cased borehole and collection of physical water samples from the Santa Margarita Sandstone for calibration purposes. Successive induction logs would be overlaid on previous logs for comparison. If a significant change in conductivity was detected, a depth-specific monitoring well should be drilled at the site to provide improved understanding of the nature of the change. In addition to the indirect measurement of water quality within all portions of the Paso Robles Formation and Santa Margarita Sandstone, the wells would allow monitoring of water level conditions in the Santa Margarita Sandstone.

An example of the type of data that is collected as part of the proposed approach is presented on Figure 1. Figure 1 presents data collected recently from a coastal monitoring well. The data are taken from an induction survey conducted within a three-inch diameter monitoring well similar to the proposed design. This aquifer system has seawater at a depth of 450 feet below ground surface. The presence of seawater is indicated by the rapid increase in conductivity (decrease in resistivity) values below a depth of 450 feet. The presented data represent the baseline value. This well will be surveyed periodically. Data (curves) will be compared to detect the movement of seawater within the aquifer system at this location.

_Supplement Network Through Use of Existing Monitoring Wells._ In addition to the new wells, and the existing network of monitoring wells owned by MPWMD and California American (see attached map) there are other existing wells in the area of the proposed new wells that can be integrated into the sentinel well network. The proposed well sites are in the coastal bluffs area on the former Fort Ord. As part of the conversion of Fort Ord to civilian use, extensive subsurface exploration has been performed to assess environmental impacts of historical land use. At many locations along the coast, there remain monitoring wells that could be brought into the Watermaster’s monitoring program. Many of these wells are quite shallow, but several extend to into the upper aquifer system. These wells would be useful additions to a coastal monitoring network, as many have water quality data extending back to the early 1990’s.

In summary, the revised approach will allow collection of the following data:

- Water levels in the Santa Margarita Sandstone
- Collection of water quality samples from the Santa Margarita Sandstone
- Conductivity/Resistivity (Induction) surveys of entire sediment column providing indirect measurement of water quality and water quality changes
Compared to the previous approach the revised approach does not directly collect these data:

- **Base of water bearing sediments – Depth to Monterey Formation.** These data are desirable for increasing understanding of the basin structure. However, these data are very expensive, as drilling to the proposed depths requires a different class of drilling equipment, significantly raising costs. The proposed approach includes drilling into the Santa Margarita Sandstone/Purissima Formation. Within the coastal areas of the Seaside Basin, there are adequate data to project the depth to the Monterey Formation below the bottom of the borehole. In the areas where the Purissima may be encountered, this could be more problematic as there are few, if any, wells that fully penetrate the Purissima into the Monterey.

- **Water Quality sampling of the Paso Robles Formation.** The proposed approach would not allow collection of water quality samples from the Paso Robles Formation. However, the induction surveys will provide water quality data for water within the various units of the Paso Robles Formation.

- **Water levels in two discrete hydrostratigraphic intervals in the Paso Robles Formation.** The proposed approach does not provide water level data from any of the various water bearing units of the Paso Robles Formation. However, some of the sites have existing shallow monitoring wells installed as part of Fort Ord clean-up investigations. Water level data from the shallow system may be available from these wells. Additionally, most of the basin’s production and artificial recharge is from the confined Santa Margarita Sandstone, and water levels in this aquifer unit at the coast are the primary management tool.

**MONITORING PROGRAM**

It is assumed that the new monitoring wells would be folded into the existing Seaside Basin monitoring network. It is understood that the judge has specified collection of water data on a quarterly basis from the coastal monitoring well network. This could be accomplished cost-effectively by quarterly induction profiling of the wells supported by periodic (annual) collection of water quality samples. The quarterly induction surveys could be performed by a geophysical contractor who could provide the data to the Watermaster’s designated technical personnel for analysis. This approach would reduce quarterly monitoring cost significantly.

**WELL SITES**

As part of the work associated with the preparation of this work plan, the team (Joe Oliver of the MPWMD and I) met with a representative of the California State Parks (Ken Gray) to identify locations for the coastal monitoring wells. The team visited and received conceptual approval for five sites in the coastal portion of Fort Ord north of Sand City, and I have identified four primary sites and one alternative location. The tentatively approved sites are shown on the attached map and are as follows:

- **Range 8** – This site is at the extreme southwestern corner of Range 8. There is an existing shallow monitoring well at this site although actual depth is unknown. The well site would be with the existing paved road.

- **Bunker 11** – This site is located immediately in front of the abandoned Ammunition Bunker No. 11. The Ammunition bunkers are planned to be maintained for public access and historical interest.

- **Bunker 1** – This site is located immediately in front of the abandoned Ammunition Bunker No. 1.
MCWD Lift Station – This site is located at the site of Marina Coast Water District’s existing sewer lift station. There is an existing shallow monitoring well as this site. Again, its actual depth is unknown at the time of the preparation of this plan. Data on the construction of the existing well is likely available from BRAC personnel.

The site below was identified as an alternative site due to its distance from the ocean.

Along Road – This site will be located along the existing north-south trending road. Several turn-out areas were identified that would support a well site and provide sufficient room for construction.

All of sites are located in existing roads and have sufficient previously-disturbed area for well construction staging. Additionally, each site is in an area where State Parks plans to maintain roads and access. This will allow for continued on-going access to the well sites for the purpose of collecting data.

*Alternative Sites:* If the well sites on State Park Land become infeasible, a fall back position would be to locate the wells within the TAMC right-of-way. These sites are less favorable for coastal monitoring wells because this right-of-way is significantly farther from the ocean than the above sites.

**PERMITTING**

Permitting of the well sites will likely be the critical path issue in meeting deadlines imposed by the judge. The discussion below assumes the construction on State Parks property. Construction in the TAMC right-of-way has similar permitting requirements.

The coastal bluffs property of former Fort Ord was formally transferred from the U.S. Army to the Dept. of Interior (Nat’l Parks Service) last fall. Ken Gray’s best guess is that the Nat’l Park Service could do a formal transfer to State Parks as early as this March, but based on a field meeting with Mr. Gray on 1/22, the fact that this property has not yet been formally transferred to State Parks does not prevent State Parks from authorizing uses such as monitor wells, because State Parks currently has “operational authority” for the property. Assuming Mr. Gray’s assumption is correct the permitting process would likely include:

- State Parks – Based on discussions with Mr. Gray, the Watermaster could submit a project description and an application for permission to install the monitoring wells. The application would need to include assessment of potential impacts for their review prior to granting the permit.
  - The key issue will likely be construction impacts on:
    - Biological resources, including habitat for special-status wildlife species (Smith’s blue butterfly, snowy plover, and black legless lizard) and presence of special-status plant species (Monterey Spineflower, Wallflower, and Sand Gilia). If the land has been transferred to State Parks, implementation of the Habitat Management Plan would likely mitigate for these impacts, except for state listed plants. If land has not been transferred and remains federal property, there are existing biological opinions that would likely cover impacts to all these species.
- Coastal zone analysis/consistencies (aesthetics, impacts on visitor serving uses and coastal access)
- Other construction impacts (air quality, noise, etc.) - These can be easily mitigated with standard construction practices.

➤ CEQA - Assuming that the project can be designed and implemented without significant environmental impacts (i.e., possible biological resources impacts discussed below which require more comprehensive mitigation); a Notice of Exemption could be the appropriate document. This assumes that the project will not involve major controversy or objection.

➤ NEPA - The project would not be subject to NEPA if the US Army has conveyed or will convey ownership of the property to State Parks prior to commencement of construction. Ken Gray has indicated that he believes that State Parks has operational control giving them the permitting authority. If Mr. Gray’s assumption is wrong regarding permitting authority, it is believed that there is a categorical exemption for monitor wells under NEPA.

➤ Coastal Act (California Coastal Commission) - The project would require, at a minimum, an “Amendment to an Existing Coastal Development Permit” which would be considered "Immaterial" (staff level approval). It may be considered "Material" (requiring approval by the Coastal Commission; therefore more coordination and longer time period). If there is no existing permit covering related activities, another process that would be expeditious would be for the project to be considered de minimus and receive a waiver from the Coastal Commission staff.

The sites have been selected to avoid impacts to habitat. However, if construction activities are deemed to potentially disturb sensitive habitat, the permits listed below would be necessary. However, the sites likely would be moved to avoid these issues.

➤ CA Endangered Species Act (ESA) Take permit (California Dept. of Fish and Game) - if the Sand Gilla is located at any sites that may be disturbed and the land has been transferred.

➤ Federal ESA Take permit (USFWS) - If habitat for snowy plover and/or Smith’s blue butterfly is to be disturbed and the land has been transferred.

In addition to the above permits, well construction permits will be required from Monterey County Environmental Health Department. These permits are essentially ministerial and require 2 to 3 weeks to be issued. These permits can only be issued to the drilling contractor.

Timing of permits:

➤ Timing of State Park Permit: 1 month or less from submission of project definition and supporting documentation

➤ Well Construction Permits – 2 to 3 weeks.

➤ CEQA – Assuming a Notice of Exemption: 1 month or less from project definition.

➤ NEPA – Not Required

➤ Coastal Commission (if required): minimum 2 months, if Coastal Commission hearing required several months to a year.
▶ CA / Federal ESA: 6 months to 2 years depending upon resources affected and ownership/designation of land

SCHEDULE

Permitting and site acquisition will control schedule. After permitting is completed, sentinel wells can be installed within 6 weeks. Initial data from the wells would be available within 10 weeks.

COST

Permitting Costs:

Permitting Costs are always difficult to estimate, as the process can be unpredictable. Assuming the permitting process is somewhat similar to that discussed above, permitting costs are estimated at $35,000.

Well Construction/Hydrogeologic Data Collection Costs:

Cost for program management, well construction, hydrogeologic supervision and analysis, monitoring network review and initial data collection are estimated at between $850,000.

Annual Monitoring Program Costs:

As proposed the 4 coastal sentinel wells would be induction logged quarterly and water quality samples collected annually. This cost of this limited program is estimated $18,000 per year. This would include approximately $12,000 for induction logging ($3,000 per quarter) and annual collection and analysis of water quality samples of approximately $6,000.

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FIGURE 1 – CASED HOLE INDUCTION LOG

DUAL INDUCTION - GAMMA RAY LOG

DEPTHS

0  50  100  150  200  250  300  350  400  450  500

0  50  100  150  200  250  300  350  400  450  500

0  50  100  150  200  250  300  350  400  450  500

Med. Resistivity (ohm/m)  Med. Induction (mS/m)

0  Med. Resistivity (ohm/m)  0  Med. Induction (mS/m)

0  100  100  0  100  0

Deep Resistivity (ohm/m)  0  Deep Induction (mS/m)

0  100  100  0  100  0

Single Page

Saline Intrusion
SITE MAP

[Hard Copy to Follow]
SCOPE OF WORK

The following scope of work has been developed to perform the work described in the Seawater Sentinel Monitoring Wells workplan dated January 26, 2007.

**Task 1 – Project Management/Meetings** – This task includes project management and meetings. It is assumed that 3 meetings in Monterey/Seaside Area will be required during the course of the project. It is assumed that Project Manager and Lead Field Geologist may be required to attend either Watermaster Board or TAC meetings.

**Task 2 – Permitting** – This task will be lead by Denise Duffy and Associates. Their work will include preparation of permit application to the State Parks, inducing biologic assessments, and CEQA compliance issues. Their scope of work is attached.

**Task 3 – Identify Existing Wells for Incorporation in Monitoring Network** – This task will include review of available data regarding existing wells on the former Fort Ord that may be useful for seawater intrusion monitoring. Well construction and data histories will be reviewed to evaluate whether these wells are appropriate for inclusion in the Monitoring Well Network.

**Task 4 – Well Construction** – This task will include construction of the 4 wells as specified in the work plan. This task will also include coordination of drilling contractor activities, geologic and geophysical logging of each well, and documentation of the activities and data collected. For budgetary purposes, it is assumed that each well can be drilled and developed in 10 work days.

**Task 5 – Initial Data Collection** -- After completion and development of each well, water quality samples will be collected and an initial “baseline” induction log will be run to measure formation conductivity/resistivity. The induction log can then be used as a point of comparison with subsequent induction logs allowing detection of changes in pore fluid conductivity, an indicator of seawater intrusion. Water quality samples collected be taken to State Certified Laboratory and analyzed for general mineral constituents.

**Task 6 – Reporting** – After completion of the field program, collected data will be tabulated and summarized in brief report. The report will include “as-built” construction, geologic and geophysical logs, hydrogeologic interpretations and a brief summary of operations.

**COSTS**

Costs for the proposed project are not complete finalized. Due to the tight schedule with preparing this scope of work some project items are estimated. Additionally, costs assume relatively simple permitting of the selected sites. If the sites change or the permitting becomes more complicated, the costs for permitting could change.

Cost for well construction, monitoring well network review, initial data collection and reporting are estimated at approximately $850,000.

**SCHEDULE**

Schedule will be controlled by permitting. Permitting will be initiated immediately after authorization. Best case scenario would be to complete permits in 10 weeks from authorization. If permitting becomes more complicated, the schedule will need to be extended. After
permitting, monitoring wells can be installed within an additional 10 weeks, contingent on drilling contractor availability.

PROJECT PERSONNEL

As of this writing, the provisions for staffing for this project are not finalized. I will serve as project manager and project geologist. Because of the extended construction schedule, contract personnel from a qualified hydrogeologic consulting firm of my choosing will assist me.

The permitting work will be performed by Denise Duffy and Associate, Inc. (DDA). DDA is a Monterey-based planning and permitting firm. They have done extensive work on permitting and CEQA on the former Fort Ord. They long standing personal relationships with the personnel of the various agencies involved in the permitting process.

QUALIFICATIONS

I am a Professional Geologist licensed in the State of California with specialty certifications in engineering geology and hydrogeology. I have 24 years of professional consulting experience in the field of hydrogeology, ground water development, ground water recharge augmentation, and ground water resources management. I have applied this experience to recharge, desalination, water well and basin management projects internationally. During my career I have designed and managed the construction of over 70 municipal wells with depths to 2,500 feet, diameters to 24-inches and discharge rates of up to 6,000 gpm. I have experience with more than 200 monitoring well constructions. I have significant experience in drilling and well construction technology as well as the assessment and rehabilitation of existing wells. I have experience with all types of well rehabilitation techniques including chemical and mechanical treatments, timed-charge methods, liners, and in-situ methods. I have been involved in the successful remediation of well performance problems including sanding and declining production rates due to encrustation or iron bacteria. I have experience in well field operations for purposes of optimizing water quality or water quantity. A summary of well projects and my resume are attached.

CONTRACTING/INSURANCE

It is assumed that the Watermaster will utilize their standard contract for professional services. Please provide a copy as soon as possible for review by my insurance carrier. Alternatively, I would be happy to provide a copy of my standard agreement. Please let me know your preference. I maintain general, automobile, and insurance coverage with limits of $1,000,000. I maintain professional errors and omissions insurance at $2,000,000.

I appreciate the opportunity to be involved with this project. Please call if you have any questions.

Sincerely,

[Signature]

Attachment: Denise Duffy Associates Proposal
## Detailed Costs

### Seaside Groundwater Basin Watermaster

**SWI Sentinel Wells - 4 well alternative**

**PRELIMINARY BUDGET**  
$847,640

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<th></th>
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<td>10</td>
<td>10</td>
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</tbody>
</table>

| | TOTAL (LABOR) | $11 | 97,600 | 200 | 570 | 23 | 18 |
| Other Direct Charges (ODC) | Number | Rate$ | Fee |
| Task 2 Permitting - Denise Duffy | 1 | 34040 | 34,040 |
| Task 4 Drilling - Bradley | 6000 | 115 | 690,000 |
| Task 4 E-logs | 4 | 1500 | 6,000 |
| Task 4 Well Permits | 4 | 1500 | 6,000 |
| Task 5 Induction Logs | 4 | 1000 | 4,000 |
| Task 5 Laboratory Services | 4 | 400 | 1,600 |

| Per diem | 60 | 140 | 8,400 |

| SUBTOTAL (ODC) | 750,040 |

| TOTAL COST | $847,640 |
Seaside Basin Monitoring Wells
Denise Duffy & Associates’
Proposal for Environmental Review and Permitting Assistance
January 26, 2007

This constitutes DD&A’s scope and budget estimate for conducting California Environmental Quality Act (CEQA) processing and providing permitting assistance for the Seaside Basin Monitoring Wells Project. The project involves installation and operation of up to five monitoring wells within the Fort Ord Dunes State Park area of the Ord Community (former Fort Ord). Total land disturbance would be less than one acre, thereby avoiding the requirement for a California Regional Water Quality Control Board (RWQCB) Construction Storm Water Permit. The sites will be selected to avoid biological resources (including special status species and their habitat) to the extent possible. The improvements would include staging and drilling the groundwater monitoring wells and ongoing data collection to establish water quality in the Seaside Basin Aquifer. Any drilling fluids or soils displaced during well construction will be contained in onsite tankage for legal disposal. For this project, DD&A has been requested to prepare a proposal to provide CEQA Compliance and Permitting Services for these improvements.

SCOPE OF WORK

Task 1: Project Initiation

The DD&A team will attend one kick-off meeting with the project team to finalize the scope of work for the project, identify data needs, confirm deliverables, and establish schedules. It will also be important to develop early on in the process a clear purpose and need statement, comprehensive project description. DD&A will work with the project team to develop these items.

Task 2: Research/Initial Study Checklist/CEQA Determination

DD&A will research background materials, including the Fort Ord Dunes State Park Initial Public Use Access Management Plan, and the Fort Ord Dunes State Park Master Plan, Ord Community Water and Wastewater System Master Plans, City of Seaside General Plan and EIR, relevant Seaside Basin environmental and technical documents, and the CEQA Guidelines, in order to fully understand available background materials for the projects and to satisfy the environmental processing for the projects.

This task also includes a field visit and site review by DD&A which should be conducted with key project team members. The field review will include DD&A Natural Resources Division staff to assess existing environmental conditions and identify any potentially significant impacts to biological resources. Because all work is proposed primarily within already disturbed areas, it is anticipated (and assumed for the purposes of the budget) that no significant biological impacts will be identified or that the project can be redesigned to avoid special status species and their
habitat. Note: In order to conduct an adequate field review and to complete Task 2, the project team must provide DD&A with a topographic map or an aerial photograph outlining the areas at each lift station that would be disturbed, graded or otherwise impacted by the projects.

After review of relevant background information and conducting the site review, DD&A will prepare an Initial Study Checklist for the project that complies with CEQA and would provide an e-mail memo to the project team confirming whether the project is exempt from CEQA. For those projects that are considered to be exempt from CEQA and that will not have a significant effect on the environment based on the Initial Study Checklist, a Notice of Exemption (NOE) is the recommended CEQA compliance document. Specifically, the project may qualify for exemption under “Class 6” [CEQA Guidelines section 15306 (Information Collection)]. This section provides an exemption for “basic data collection, research, experimental management, and resource evaluation activities which do not result in a serious or major disturbance to an environmental resource. These may be strictly for information gathering purposes, or as part of a study leading to an action which a public agency has not yet approved, adopted, or funded.” The exception to the above analysis is projects for which there is vocal opposition. An NOE as the CEQA compliance document is the most risky process to comply with CEQA. Therefore, if public or agency opposition exists, an NOE may not be adequate due to the risk of lawsuit.

The budget assumes that the project will be determined exempt from CEQA and DD&A will prepare the NOE as described in Task 3. In the event that the improvements do not qualify for an exemption, DD&A is available to prepare an Initial Study/Mitigated Negative Declaration (IS/MND). DD&A can provide a scope of work to prepare an IS/MND for the wells if they do not qualify for a NOE or the lead agency otherwise chooses to prepare an IS/MND. Based on the results of Task 2, DD&A would prepare a budget and scope for the IS/MND.

**Task 3: Prepare Draft and Final NOE**

Assuming the project qualifies for a CEQA exemption, DD&A will prepare a Draft NOE and attach the IS Checklist per the CEQA Guidelines, which includes a project description and documentation that the project would not create any environmental impacts. California State Parks (State Parks) is assumed to be the lead agency, although if the Water Master or other entity assumes the role of lead agency, the budget and scope are not anticipated to change substantially.

DD&A will submit an electronic copy of the Draft NOE and IS Checklist for review and comment to the project team and State Parks, and will be available to meet to discuss comments and revisions. DD&A assumes that the project team and State Parks will provide one set of written comments each, either in letter form or on a single copy of the document. If additional revisions become necessary, DD&A will perform this out-of-scope work on a time-and-materials basis.

After review of the Draft NOE and IS Checklist by State Parks and the project team, DD&A will revise the documents based on the comments received. After project approval and receipt of the appropriate fee from the project team, DD&A will then submit the appropriate number of copies of the Final NOE and IS Checklist to State Parks and the County Clerk for posting and filing for a 35-day period.
Task 4: Meeting/Hearing Attendance

DD&A has provided budget to attend one (1) meeting on the environmental documentation and related issues. Additional meeting attendance associated with permitting are provided in Task 6 (below). The attendance at additional meetings by DD&A would be billed on a time-and-materials basis.

Task 5: Project Management

DD&A will provide project management services which include client and agency communication, scheduling, contract management, and administration.

Task 6: Permitting

Permitting of the wells will likely be the critical path issue in meeting deadlines imposed by the Seaside Basin adjudication judge. The discussion below assumes the following; if one or more of these conditions do not apply, an amendment to this scope of work and budget would be necessary:

- Construction on State Parks property or other condition eliminating the requirement for National Environmental Policy Act (NEPA) compliance due to federal ownership. If this assumption is wrong regarding permitting authority, it is believed that there is a NEPA Categorical Exclusion (comparable to the Categorical Exemption process under CEQA) for monitoring wells under. Completion of the required paperwork for the Categorical Exclusion is not included in this scope of work because it is assumed to be performed by the lead federal agency (in this case the National Park Service).
- Construction disturbance of less than one acre; precluding CRWQCB Stormwater Permit
- No special status plant or wildlife species will be directly impacted by the project.
- Existing habitat management plans exist to mitigate for minor disturbance to special status wildlife habitat.

The following approvals and/or permits would be anticipated to be required based on the above assumptions:

State Parks Authorization
Based on discussions with Ken Gray, State Parks, the project team could submit project description and an application for permission to install the monitoring wells. The application would need to include assessment of potential impacts for their review prior to granting the permit.

---

1 The coastal bluffs property of former Fort Ord was transferred from the U.S. Army to the U.S. Dept. of Interior (National Parks Service) in approximately fall of 2006. State Parks personnel estimate that the National Park Service could do a formal transfer to State Parks as early as this March, but based on a field meeting with Ken Gray on January 22, 2007, State Parks has the operational authority to allow uses such as monitor wells.
The key issues will likely be construction impacts on:

- Biological resources, including habitat for special-status wildlife species (Smith's blue butterfly, snowy plover, and black legless lizard) and presence of special-status plant species (Monterey spineflower, wallflower, and sand gilia). If the land has been transferred to State Parks, implementation of the Fort Ord Habitat Management Plan would likely mitigate for these impacts, except for state listed plants. If land has not been transferred and remains federal property, there are existing biological opinions that would likely provide mitigation for impacts to these species.
- Coastal zone analysis/consistencies (aesthetics, impacts on visitor serving uses and coastal access)
- Other construction impacts (air quality, noise, water quality, etc.)

**California Coastal Act Coastal Development Permit (California Coastal Commission)**

The project would require, at a minimum, an "Amendment to an Existing Coastal Development Permit" which would potentially be considered "Immaterial" (staff level approval). It may also be considered "Material" by the Coastal Commission staff; and therefore may require approval by the Coastal Commission and the associated longer and more complex process (not anticipated or assumed in the budget estimate). If there is no existing permit covering related activities, another process that would be expeditious would be for the project to be considered "de minimus" and thereby receive a waiver from the Coastal Commission staff. DD&A is prepare to work with the project team to prepare the permit packages for the Coastal Development Permit and to provide coordination with Coastal Commission staff as needed to secure the relevant permits if an "Immaterial Amendment" or a "De Minimus Waiver" is deemed to be appropriate.

**State and Federal Endangered Species Act Permits (not included in budget estimate)**

The sites have been selected to avoid impacts to sensitive species and their habitat. However, if construction activities are deemed to potentially disturb sensitive habitat and the project is not redesigned to avoid the species and habitat, the permits listed below may be necessary.

- California Endangered Species Act (CESA) Section 2081 Take Permit (California Department of Fish and Game)
- Federal Endangered Species Act Section 7 or 10 (depending upon ownership of property) Take permit (United States Fish and Wildlife Service)

Based on input from the project team, DD&A assumes the above permits will not be required, therefore, is not including this as a task within the budget estimate. If they are found to be necessary, existing HMPs and/or Biological Opinions may be relied upon to mitigate impacts, and DD&A is available to assist with permit applications and processing for an additional fee.

**Well Drilling Permits**

In addition to the above permits, well construction permits will be required from Monterey County Environmental Health Department. These permits are essentially ministerial and require 2 to 3 weeks to be issued. These permits can only be issued to the drilling contractor. DD&A will not be responsible for assisting with receipt of these permits.
SCHEDULE

DD&A is available to begin work on this project immediately and will commit the necessary staff resources to complete the project. As part of Task 1, a schedule will be developed to meet the needs of the project team. The NOE process typically requires 1.5 to 2 months to complete, including the 35-day posting period, but can be expedited if necessary.

The following are the estimate timeframes for preparing and receiving the relevant permit approvals:

- State Park Authorization: 1 month or less from submission of project definition and supporting documentation (filing of the NOE is expected to be required prior to authorization by State Parks)
- Well Construction Permits: 2 to 3 weeks
- Coastal Commission (if required): minimum 2 months, if Coastal Commission hearing required several months to a year.
- CA / Federal ESA (not anticipated or included in the budget estimate below): 6 months to over a year depending upon resources affected, status of management plans, and ownership/designation of land

BUDGET

The fees required to complete the above-described scope of work tasks are shown in the attached budget. The total fixed fee budget for Tasks 1, 2, 3, 4 and 5 is $14,600.

Due to the unknown level of effort needed to provide the services outlined in Task 6, this task will be billed in accordance with the time and materials actually expended and the budget for this task is estimated as a not-to-exceed of $15,000. In addition to the time required to compile application materials (including one round of revisions) and conduct telephone and e-mail correspondence, we anticipate that at least one coordination meetings with each of the responsible permitting agencies will be necessary. This task may require an amendment if the level of effort exceeds that shown in the budget. If the actual work effort cost reaches 90% of this estimate, DD&A will alert the client and request an amendment.
## Seaside Basin Monitoring Wells Project

### Task Description Table

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<th>Tasks #</th>
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<th>Rate</th>
<th>Denise Duffy Principal</th>
<th>Alison Inamura Project Manager</th>
<th>Erin Harwayne Environmental Scientist</th>
<th>Assistant Planner</th>
<th>Graphics</th>
<th>Administration</th>
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### Estimated Expenses

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*Total Estimated Cost (without Task 6): $ 14,600*

*This budget assumes that special status species or their habitat will **NOT** be adversely affected by the project construction, and it does not include permitting assistance (Task 6, which is estimated to be $15,000 for CDP and State Parks) or NEPA compliance documentation.*
EXHIBIT B
Martin B. Feeney, PG, CEG CHg  
Consulting Hydrogeologist

Fee Schedule 2007

**Professional Services**

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<th>Position</th>
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<td>Project Hydrogeologist</td>
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<td>Illustrator</td>
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**Equipment**

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<td>Turbidity Meter</td>
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**Indirect Charges**

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# Seaside Basin Watermaster Sentinel Wells Project

## Work Schedule

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<tr>
<td>Task 6</td>
<td>Reporting</td>
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</table>

*Permitting could be complicated by agency requirements. This could extend permitting timeline, and construction start date.*
EXHIBIT D
INSURANCE REQUIREMENTS

I. Consultant shall provide evidence of valid and collectible insurance carried for those exposures indicated by an "X".

   A. _X_ Professional Liability Errors & Omissions
   B. _X_ Workers Compensation and Employers Liability
   C. _X_ Automobile Liability - "Any Auto - Symbol 1"
   D. _X_ Comprehensive General Liability, including Bodily Injury, Property Damage and Personal Injury
   E. _X_ Owners & Contractors Protective
   F. ____ Protection & Indemnity (Marine/Aviation)

II. The minimum limit of protection provided by insurance policies for each of the coverages listed above shall be not less than $1,000,000. The procurement and maintenance by the Consultant of the policies required to be obtained and maintained by Consultant under this contract shall not relieve or satisfy Consultant’s obligation to indemnify, defend and save harmless the Seaside Basin Watermaster.

III. Evidence of insurance carried shall be certificates of insurance for the current policies. The Seaside Basin Watermaster shall be listed as a certificate holder on the Consultant’s Comprehensive General Liability insurance policy, and the policy must be endorsed to provide a forty-five (45) day prior written notice of cancellation.

IV. The Seaside Basin Watermaster requires that all Consultants carry a commercial liability policy written on a broad comprehensive general liability form.

   A. Such protection is to include coverage for the following hazards, indicated by an "X":

   1. _X_ Premises and Operations
   2. _X_ Products and Completed Operations
   3. ____ Explosion Collapse and Underground
   4. _X_ Broad Form Blanket Contractual
   5. _X_ Broad Form Property Damage
   6. _X_ Personal Injury, A, B & C
   7. _X_ Employees named as Persons Insured
   8. _X_ Protective and/or Contingent Liability (O&CP)
B. The "Persons Insured" provision on each comprehensive general liability policy shall include as an insured the "Seaside Basin Watermaster, its officers, directors, agents and employees."

C. This policy shall contain a severability of interest clause or similar language to the following:

"The insurance afforded applies separately to each insured against whom claim is made or suit is brought including claims made or suits brought by any persons included within the persons insured provision of the insurance against any other such person or organization."

D. All policies shall contain a provision that the insurance company shall give the Watermaster at least forty-five (45) days prior written notice mailed to the address shown below prior to any cancellation, lapse or non-renewal. The 45-day written notice must be shown on all certificates of insurance.

E. Certificates of insurance for the current policies shall be delivered by the Consultant to the Watermaster Executive Officer as verification that terms A, B, C and D have been met.

V. All insurance correspondence, certificates, binders, etc., shall be mailed to:

Seaside Basin Watermaster
2600 Garden Road, Suite 228
Monterey, CA 93940

VI. All policies carried by the Consultant shall be primary coverage to any and all other policies that may be in force. The District shall not be responsible for payment of premiums due as a result of compliance with the terms and conditions of the insurance requirements.

VII. All such policies of insurance shall be issued by domestic United States insurance companies with general policy holders' rating of not less than "B" and admitted to do business in the State of California. The policies of insurance so carried shall be carried and maintained throughout the term of this contract.