



**COUNTY OF EL DORADO  
DEPARTMENT OF TRANSPORTATION**

**LICENSED TIMBER OPERATOR FOR THE TREE MORTALITY PROJECT  
PHASE IV  
CONTRACT 3688**

**THIS AGREEMENT** made and entered into by and between the **COUNTY OF EL DORADO**, a political subdivision of the State of California, acting through the governing body or board thereof (hereinafter referred to as "County"), and **JOE BENIGNO TREE SERVICE, INC.**, a Class A Licensed Timber Operator duly qualified to conduct business in the State of California, whose principal place of business and mailing address is 1460 Industrial Way, Gardnerville, Nevada 89410 (hereinafter referred to as "Contractor");

### **RECITALS**

That for and in consideration of the mutual promises, covenants, agreements and conditions herein contained, the parties hereto agree with each other as follows:

**1. Contract Documents**

The complete Agreement (hereinafter "Contract") between the parties consists of and is set forth in the Contract Documents. The Contract Documents consist of: (a) this Agreement including any map or Exhibits hereto, and any amendments thereto in accordance with the provisions herein; (b) Notice to Bidders and all bid forms including accepted Proposal, Bid Price Schedules, and Total Bid; (c) an executed Subcontractors Listing Form, if applicable; (d) executed Section 10285.1 Statement, Section 10162 Questionnaire, Section 10232 Statement, Noncollusion Affidavit; (e) the Performance Bond and Payment Bond; (f) executed Certificate of Insurance forms; (g) an executed California Form 590; (h) an executed Department of the Treasury Internal Revenue Service Form W-9 or County Payee Data Record Form, whichever is applicable; and (i) all executed Change Orders. All obligations of the parties are contained in the Contract Documents, and by acceptance of this Agreement the parties hereto agree to be bound by the provisions of all of said documents. All of said documents are intended to cooperate so that any work called for in one and not mentioned in the other or vice versa, is to be executed the same as if mentioned in all of them. In the case of any conflict between this Agreement and any other contract document, this Agreement shall take precedence.

**2. The Work**

The Project will be bid as a Base Bid (Schedule A) and Additive Alternate Bid Schedules (Schedules B through G) in accordance with the Proposal and Contract Documents.

Contractor shall be a Class A Licensed Timber Operator as well as a licensed contractor in accordance with the Notice to Bidders and shall perform duties related to the falling and removal of designated dead and dying trees, as shown in Exhibits A and B, representing Phase IV of the County's Tree Mortality Project in response to the statewide emergency caused by bark beetle infestations. Trees designated for removal shall be marked with a blue or fluorescent green painted "X" and marked with a tag identifying a tree number.

Contractor is required to obtain a no cost encroachment permit from the County of El Dorado. Contractor is also required to obtain an encroachment permit from Caltrans District 3 Permit Engineer, 703 B Street, Marysville, CA 95901. Any costs associated with obtaining the encroachment permits are included in the various items of work.

Contractor agrees to furnish all tools, equipment, apparatus, labor, materials, and all utility and services to perform and complete in a good and workmanlike manner the following:

- Numerous trees along Cable Road, Mace Road, Snows Road, and Pony Express Trail will require a full road closure (closed in both directions) and use of a crane to facilitate tree removal. Contractor is advised to visit these sites and to bid accordingly. Contractor may elect to use a crane for tree removal at other locations with prior approval from the County. Contractor must provide crane certification and operator certification for each crane and operator used for the work.
- Contractor shall submit a written Tree Removal Plan for all contract trees within five (5) calendar days of Contract execution (regardless of method of removal). Allow seven (7) calendar days for review. Do not start any job site activities until your Tree Removal Plan is approved and accepted by County.

Tree Removal Plan shall include a step by step process of the following components:

- Detailed, step-by-step process to remove trees safely and avoid property damage
- Equipment
- Labor
- Crane Pick Plan (if applicable)

- Daily closures of Cable Road, Mace Road, Snows Road, and Pony Express Trail will be allowed for performance of the tree removal work in accordance with the following lane/road closure chart.

<b>CLOSURE TABLE</b>			
Name of Roadway	Day of Week	Full Road Closure Hours	Lane Closure Hours
Cable Road	Monday, Tuesday, Thursday, Friday	9 am – 2 pm	7 am – 4 pm
	Wednesday	9 am – 12 pm	7 am – 4 pm
	Saturday - Sunday	8 am – 4 pm	7 am – 4 pm
Mace Road	Monday, Tuesday, Thursday, Friday	9 am – 2 pm	7 am – 4 pm
	Wednesday	9 am – 12 pm	7 am – 4 pm
	Saturday - Sunday	8 am – 4 pm	7 am – 4 pm
Snows Road	Monday, Tuesday, Thursday, Friday	9 am – 2 pm	7 am – 4 pm
	Wednesday	9 am – 12 pm	7 am – 4 pm
	Saturday - Sunday	8 am – 4 pm	7 am – 4 pm
Pony Express Trail	Monday, Tuesday, Thursday, Friday	9 am – 2 pm	7 am – 4 pm
	Wednesday	9 am – 12 pm	7 am – 4 pm
	Saturday - Sunday	8 am – 4 pm	7 am – 4 pm

A detour will be required for each full road closure. The Contractor is responsible for preparing the Detour Plan for each roadway requiring a road closure. The detour must provide access for bus and truck traffic. The Detour Plan must be submitted for review and approval seven (7) calendar days prior to work on the roadway. The Contractor is responsible for furnishing, installing, maintaining, and removing all traffic control devices required for the detour.

The Contractor will be required to maintain access to all driveways within the daily closures. However, thru access during the full road closure hours as stated in the Lane Closure Table will not be allowed. Contractor shall not close any more of the roadway than what is needed to perform tree falling operations each day. All limits of closure must be shown in the Traffic Control Plan and are subject to approval by Engineer.

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The daily closure will require road closure signs and Portable Changeable Message Signs (PCMS) on both sides of the closures. The Contractor will be required to prepare a Detour Plan for each location that requires a full road closure. The roadways will only be closed in the vicinity of the tree falling work. For example, along Pony Express Trail, the roadway will be closed in only one location at one time: between 4796 and 4954 Pony Express Trail, between 5140 and 5350 Pony Express Trail, and between 5840 and 5881 Pony Express Trail.

The contract will require the Contractor to install all temporary traffic control devices, including signage, per the most recent California Manual of Uniform Traffic Control Devices (MUTCD).

Contractor shall expect that lane closures will be required at other locations not identified above. The Contractor is responsible for preparing a Traffic Control Plan for each location requiring a lane closure. The Traffic Control Plan must be submitted for review and approval seven (7) calendar days prior to work on the roadway. The Contractor is responsible for furnishing, installing, maintaining, and removing all traffic control devices required for the public to navigate safely around the work zone. Contractor may implement reversing controls between 7:00 am and 4:00 pm Sunday through Saturday at all locations requiring a lane closure. For one way reversing traffic control (lane closure), traffic may be stopped in all directions for periods not to exceed fifteen (15) minutes. After each stoppage, all accumulated traffic for each direction must pass through the work zone before another stoppage is made. Fifteen (15) minute full stoppages during reversing control may only occur between 9:00 am and 2:00 pm.

Transport bicyclists through the traffic-control work zone, as applicable.

Every Monday by noon, submit a closure schedule request for planned closures for the next week. If you do not open a closure to traffic by the specified time, suspend work and submit a work plan. No further closures are allowed until your work plan has been authorized.

- The County may reschedule a closure that was canceled due to unsuitable weather.
- Contractor shall directionally fall timber away from roads, power lines, and buildings.
- Contractor shall furnish equipment and personnel capable of working in an urban setting (i.e., close proximity to homes and service infrastructure).
- Contractor shall fall, skid, load, and transport all timber products more than 8-inches (8") scaling end diameter inside bark (DIB) from the project area to the yard located at 2895 Industrial Blvd, West Sacramento, CA 95691. The log yard hours are 7:00 AM to 5:00 PM, Monday through Friday. The log yard is closed on National Holidays. Contractor is responsible for verifying log yard is open prior to delivering logs. Any trees flagged with red flagging or markings must be left at the location where it was cut. Contractor is responsible for coordinating with Property Owner to determine location where the tree will be placed. All trees removed on APN 042-680-02 must be left on-site and not hauled away. All tree tags for removed trees must be turned into County or its representative.
- All timber products not able to be transported to log yard shall be either chipped in place or removed off-site and disposed of by Contractor. If Contractor elects to chip, all wood chips must be spread in a thin layer on the property and not left in piles along the road.
- Stumps must be cut as low as possible to the ground surface but do not have to be completely removed.
- Contractor shall cut all logs 8" in diameter and greater into the following exact lengths: 26-feet (26'), 33-feet (33'), 36-feet (36'), 38-feet 10-inches (38' 10"). Any logs 8" scaling end DIB and greater cut into lengths less than 26' will be considered short logs. Any logs not meeting the exact lengths stated above may be

subject to a \$25 per thousand board feet (MBF) penalty due to the log yard needing to re-handle and trim logs.

Contractor shall load truck with 75% total volume comprised of 38' 10" logs. Log truck volume cannot be comprised of greater than 5% short logs. Contractor shall not transport logs to log yard that are less than 13-feet (13') long.

Contractor shall use the Bucking Reference Chart, below.

<b>Bucking Reference Chart</b>					
Segment Height to an 8" TOP (±2')	Target Number of Logs Under the Following Lengths With Trim Produced				
	38' 10"	36.0'	33.0'	26.0'	13.0'
~140'	2	1		1	
~130'	2			2	
~120'	3				
~110'	2		1		
~100'	1	1		1	
~90'	2				1
~80'	2				
72'	1		1		
66'			2		
62'		1		1	
59'			1	1	
52'				2	

- There shall be no storage of petroleum products allowed on or around the project areas.
- If nesting birds are found in a tree scheduled for removal, the Contract Administrator must be notified and the solution will be discussed and negotiated in the field. Trees containing nesting birds will not be removed.
- Contractor shall install erosion control devices, as needed after tree/slash removal/chipping is completed.
- Contractor shall maintain roads used during timber operations in a condition suitable for travel. Costs to repair roads damaged by Contractor shall be the responsibility of Contractor, unless waived by County. The County will determine pre-construction condition.
  - The County has made no representation as to the present or future conditions of public or private property or of the character of the traffic on any of the roads affected by timber operations or roads to be used for timber operations. Contractor assumes all risks of damage to any property, whether public or private, and assumes all risks of injury to any person in connection with Contractor's performance hereunder and the exercise of any rights hereunder.
  - Contractor shall at his own expense maintain all necessary roads, rights and facilities, and shall at the conclusion of the operations of Contractor return the roads to as good condition and repair as they were at the commencement of the logging operations.
- Contractor shall perform work such that all public and private utilities are protected. Any damage to the aforementioned facilities shall be the responsibility of the Contractor, unless waived by County.

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- A pre-timber operation meeting shall be conducted with Contractor, County's Tree Mortality Coordinator, and County prior to commencement of timber operations. Contractor, County, and Tree Mortality Coordinator shall agree upon quality control procedures for the project and Contractor shall certify its compliance with quality control procedures when submitting monthly progress estimates for payment.
  - Once the project has been completed and slash has been removed or chipped and spread, Contractor shall notify County's Tree Mortality Coordinator of its completion.
  - Contractor shall not complete additional work on private parcels, if requested by the surrounding landowners, as scope of work hereunder or in connection with the County's Tree Mortality Project.
  - All materials and application methods shall be in conformance with the 2015 Caltrans Standard Specifications including any amendments thereto. The Work includes but is not limited to mobilization, all necessary traffic control, and all erosion control devices.
  - Contractor shall provide traffic control personnel and signage that complies with the Manual of Uniform Traffic Control Devices (MUTCD), including the most recent updates to the MUTCD, and the 2015 State Standard Plans.
  - Contractor shall familiarize itself and its employees with all applicable Forest Practice laws and regulations, and applicable provisions of the California Public Resources and General Safety Codes.
  - Contractor shall pay for all damage to County property and private property resulting directly or indirectly from any acts or omissions of Contractor hereunder and shall reimburse [respective] Owner for all costs reasonably incurred as a result of Contractor's acts or omissions hereunder.
  - Contractor shall log areas within the contract continuously, diligently, and without interruption and in a clean and progressive manner.
  - Contractor and its employees and agents shall:
    - Conform with all applicable rules and regulations for logging and timber operations, including the Forest Practice Act and rules enacted by the State Board of Forestry and Fire Protection.
    - Use proper equipment, coordination of personnel and communication with property Owners and others to safely fall any trees that might be a hazard to any improvements.
    - Brand logs before removal from the Location of Work in a manner prescribed by the County.
    - Prevent unnecessary damage to timber in the process of skidding, loading, and road construction.
    - Prevent unnecessary damage to streams and watersheds by logging debris, excessive earth moving, and failure to control drainage on roads.
    - Observe all traffic and safety regulations applicable to operations conducted on roads or property of Owners or others.
    - Observe all requirements of law relating to forest operations and fire protection, take every reasonable precaution to prevent the starting of fires, immediately notify the County and the appropriate public fire control agencies in the event of fire occurring on or near the Location of Work, and make every effort to

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extinguish fires started from any cause whatsoever. Contractor shall carry fire extinguishers in all vehicles.

- Suspend operations over private roads when because of weather conditions such operations would cause excessive damage thereto. Any suspensions affecting Time of Completion shall be authorized in writing in accordance with a Change Order hereunder.
- Maintain all roads used for timber operations in a condition suitable for travel.
- Avoid damage to grasslands, fences, survey corner markings and other improvements; skid timber away from improvements and reserved trees; refrain from littering [respective] Owner's property or adjacent property with equipment, garbage, or mechanical debris.

**3. Location of Work**

Said work is to be performed in the locations shown in Exhibit B within El Dorado County, California.

**4. Contract Price**

As compensation agreed upon for completion of said Work, in accordance with the Contract Documents and the contract prices named in Proposal Bid Price Schedule(s) Tree Mortality Project Phase IV, a copy of which is attached hereto as Exhibit A, including without limitation, all bonds and insurance, County agrees to pay Contractor upon the satisfactory completion and acceptance of the Work. Payment shall be made within thirty (30) days following County receipt and approval of itemized invoices detailing the services rendered, as described in item 6. County shall promptly pay Contractor in accordance with Public Contract Code section 20104.50.

Inclusion or omission of the Work contained in the Additive Alternative Bid Schedules (Schedule B through G) will be determined in accordance with the Contract Documents. Failure to submit bids for the entire Work, including the Base Bid (Schedule A) and all the Additive Alternative Bid Schedules (Schedule B through G) will result in the bid being deemed non-responsive.

The total amount of this Agreement shall not exceed **\$631,465.00** inclusive of all costs and expenses, which sum constitutes the Contract Price for the complete Project (the "Contract Price").

**5. Time of Completion**

- A. Time is of the essence. The Work under the Contract shall commence on the date specified in the Notice to Proceed issued by County, and the Work shall be completed within the time specified in the Notice to Proceed, unless an extension of time or suspension of Work is authorized in writing in accordance with a Contract Change Order. The Contract time is FORTY (40) WORKING DAYS.

It is agreed by the parties to this Contract that in case all the Work called for under the Contract in all parts and requirements is not finished or completed within the number of calendar days specified in the Notice to Proceed, as extended or suspended in writing in accordance with a Change Order hereunder, damage will be sustained by County, and that it is and will be impracticable and extremely difficult to ascertain and determine the actual damage which County will sustain in the event of and by reason of the delay; and it is therefore agreed that Contractor will pay to County the sum of **\$1,900.00** per calendar day, as liquidated damages and not as a penalty, for each and every calendar day's delay in finishing the work in excess of the number of calendar days prescribed herein; and Contractor agrees to pay the liquidated damages herein provided for, and further agrees that County may deduct the amount thereof from any moneys due or that may become due Contractor under the Contract.

**6. Payment**

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Payment shall be made to Contractor as follows:

County will pay you based on monthly progress estimates. Each estimate shall reflect:

1. The total work completed during the pay period
2. Change order bills if:
  - 2.1. Submitted by the 15th day of a month AND
  - 2.2. Approved by the 20th day of a month
3. Payment adjustments

Contractor shall submit a certification stating the work complies with the agreed upon quality control procedures. County will not process a progress estimate without a signed certification.

Contractor shall submit tree tag and description of work to County or its representative with monthly progress estimate. County will not process a pay estimate without this information.

Retention of 5% of the total Contract Price will be held at the option of County unless retention has been secured pursuant to section 22300 of the Public Contract Code. Payment by County as herein provided shall not be construed as any acceptance of defects in the Work or improper materials.

**7. Performance Bond**

As a part of the execution of this Contract, Contractor shall furnish a bond of a surety company authorized to do business in the State of California and acceptable to County, conditioned upon the faithful performance of all covenants and stipulations under this Contract. The amount of this bond shall be one hundred percent (100%) of the total Contract Price and shall be executed upon the form provided by County.

**8. Payment Bond**

As a part of the execution of this Contract, Contractor shall furnish a bond of a surety company authorized to do business in the State of California and acceptable to County, conditioned upon the payment in full of all claims for labor and materials in accordance with the provisions of the law of the State of California. The amount of this bond shall be one hundred percent (100%) of the total Contract Price and shall be executed upon the form provided by County.

**9. Notification of Surety Company**

The surety company shall familiarize itself with all of the conditions and provisions of this Contract, and shall waive the right of special notification of any change or modifications of this Contract or extension of time, or of decreased or increased work, or of the cancellation of the Contract, or of any other act or acts by County or its authorized agents, under the terms of this Contract; and failure to so notify the aforesaid surety company of changes shall in no way relieve the surety company of its obligation under this Contract.

**10. Payment of Prevailing Wages**

Contractor shall pay and require payment of wages according to a scale of prevailing wage rates determined by California law, which scale is on file at County's Transportation Division's principal office and shall comply with all applicable wage requirements, as set forth in Labor Code Sections 1770 et seq., 1773.2, 1775, 1776, 1810 and 1813. In accordance with the provisions of Labor Code Section 1810, eight (8) hours of labor shall constitute a

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legal day's work upon all work done hereunder, and Contractor and any subcontractor employed under this Contract shall also conform to and be bound by the provisions of Labor Code Sections 1810 through 1815.

**11. Apprentices**

Attention is directed to Sections 1777.5, 1777.6 and 1777.7 of the California Labor Code and Title 8, California Code of Regulations Section 200 et seq. To ensure compliance and complete understanding of the law regarding apprentices, and specifically the required ratio thereunder, each Contractor or subcontractor should, where some question exists, contact the Division of Apprenticeship Standards, 455 Golden Gate Avenue, San Francisco, CA 94102, or one of its branch offices prior to commencement of work on the public works contract. Responsibility for compliance with this section lies with Contractor.

It is County policy to encourage the employment and training of apprentices on public works contracts as may be permitted under local apprenticeship standards.

**12. Certified Payroll**

Not Applicable

**13. Records Examination and Audit Requirements**

Contractor and its subcontractors, if any are authorized hereunder, shall maintain all books, documents, papers, accounting records, and other evidence pertaining to the performance of the Contract, including but not limited to, the costs of administering the various aspects of the Contract. In accordance with Government Code Section 8546.7, all of the above-referenced parties shall make such materials available at their respective offices at all reasonable times during the contract period and for four (4) years from the date that final payment by County and all other pending matters are closed. Representatives of County, the State Auditor, and any duly authorized representative of other government agencies shall have access to any books, documents, papers and records that are pertinent to the Contract for audit, examination, excerpts, and transactions and copies thereof shall be furnished upon request.

**14. Payment of all Federal, State or City Taxes**

Any federal, state or city tax payable on the articles furnished by Contractor under the Contract shall be included in the Contract Price and paid by Contractor.

**15. Compliance with all Applicable Laws**

Contractor shall comply with all Federal and State laws applicable to timber removal, including but not limited to the Forest Practice Act, Water Code, Endangered Species Act, Public Resources Code, and Air Quality restrictions. Contractor shall conform to and abide by all Federal, State and local building, labor and safety laws, ordinances, rules and regulations. All Work and materials shall be in full accordance with the latest rules and regulations of the State Fire Marshal, safety orders of the Division of Industrial Safety, California Electrical Code, California Building Code, California Plumbing Code, applicable provisions of the State Public Resources Code, and any and all other applicable laws and regulations. Nothing in the Contract Documents, including but not limited to the plans and specifications, is to be construed to permit work not conforming to these codes, laws and regulations.

**16. Nondiscrimination**

- A. County may require Contractor's services on projects involving funding from various state and/or federal agencies, and as a consequence, Contractor shall comply with all applicable nondiscrimination statutes

and regulations during the performance of this Agreement including but not limited to the following: Contractor and its employees and representatives shall not unlawfully discriminate against any employee or applicant for employment because of race, religion, color, national origin, ancestry, physical handicap, medical condition, marital status, age, or sex; Contractor shall, unless exempt, comply with the applicable provisions of the Fair Employment and Housing Act (Government Code, Sections 12900 et seq.) and applicable regulations promulgated thereunder (California Code of Regulations, Title 2, Sections 7285.0 et seq.); the applicable regulations of the Fair Employment and Housing Commission implementing Government Code, Section 12990, set forth in Chapter 5 of Division 4 of Title 2 of the California Code of Regulations incorporated into this Agreement by reference and made a part hereof as if set forth in full; and Title VI of the Civil Rights Act of 1964, as amended. Contractor and its employees and representatives shall give written notice of their obligations under this clause as required by law.

- B. Where applicable, Contractor shall include these nondiscrimination and compliance provisions in any of its agreements that affect or are related to the services performed herein.
- C. Contractor's signature shall provide any certifications necessary under the federal laws, the laws of the State of California, including but not limited to Government Code Section 12990 and Title 2, California Code of Regulations, Section 8103.

**17. Reporting Accidents**

Contractor shall prepare and submit (within 24 hours of such incidents) reports of accidents at the site and anywhere else the work is in progress in which bodily injury is sustained or property loss in excess of Five Hundred Dollars (\$500.00) occurs.

**18. Workers' Compensation**

Contractor shall comply with Labor Code Sections 3700 et seq., requiring it to obtain Workers' Compensation Insurance, and sign a certificate of knowledge thereof.

**CERTIFICATE OF KNOWLEDGE - LABOR CODE SECTION 3700**

I am aware of the provisions of Section 3700 of the Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that Code, and I will comply with such provisions before commencing the performance of the work of this Contract.

Signed: \_\_\_\_\_



Dated: \_\_\_\_\_

9-16-19

**19. Deviation from Plans and Specifications**

No deviation shall be made from Contract Documents, if any, without the prior written approval of County.

**20. Unity of Plans and Specifications**

The specifications and plans, if any, are one document, and any work shown or mentioned, in one and not in the other, or vice versa, shall be furnished or performed as though mentioned or shown in both.

**21. Notice of Discovery of Hazardous Waste or Unusual Conditions**

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- A. Contractor shall promptly, and before the following conditions are disturbed, notify County in writing, in the event Contractor encounters, after excavating to a depth of greater than four (4) feet, any of the following:
1. Material that Contractor believes may be hazardous waste, as defined in section 25117 of the Health and Safety Code, which is required to be removed to a Class I, Class II, or Class IV disposal site in accordance with provisions of existing law; or
  2. Subsurface or latent physical conditions at the site differing materially from those indicated in the Contract Documents; or
  3. Unknown physical conditions at the site of any unusual nature, differing materially from those ordinarily encountered and generally recognized as inherent in the Work provided for in the Contract.
- B. County shall promptly investigate the conditions, and if it finds that the conditions do materially so differ, or do involve hazardous waste, or cause a decrease or increase in Contractor's cost of, or time required for performance of any part of the Work, an adjustment, excluding loss of anticipated profits, will be made and the Contract will be modified by a Change Order. County will notify Contractor of County's determination as to whether or not an adjustment of the Contract is warranted.
- C. In the event a dispute arises between County and Contractor as to whether the conditions materially differ, or involve hazardous waste, or cause a decrease or increase in Contractor's cost of, or time required for, performance of any part of the Work, Contractor shall not be excused from any scheduled completion date provided for by the Contract, but shall proceed with all Work to be performed under the Contract. Contractor shall retain any and all rights provided either by contract or by law which pertain to the resolution of disputes and protests between Contractor and County.

**22. Subcontracting**

The provisions of Sections 4100-4114, inclusive, of the Public Contract Code regarding subcontracting shall apply to this Contract, and Contractor represents that it will comply with all provisions therein.

**23. Additional Work**

County reserves the right to make such alterations, deviations, additions to or deletions from the plans and specifications, including the right to increase or decrease the quantity of any item or portion of work or to delete any items or portion of work, as may be deemed by the Contract Administrator or Project Manager to be necessary or advisable, and to require such additional work to be required for the proper completion of the whole Work contemplated.

Any such changes will be set forth in a Contract Change Order (Change Order) which will specify the additional work, adjustment of performance time, if any, and basis for additional compensation, if any. Any Change Order shall not become effective until approved by the Director of Transportation, or where required, by the Board of Supervisors.

**24. Termination by County for Convenience**

County reserves the right to terminate the Contract at any time upon determination by County's representative that termination of the Contract is in the best interest of County. County shall issue Contractor a written notice specifying that the Contract is to be terminated.

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Upon receipt of said written notice, Contractor shall stop all work under the Contract except: (1) work specifically directed to be completed prior to termination, (2) work County's representative deems necessary to secure the Project for termination, (3) removal of equipment and plant from the site of the Work, (4) action that is necessary to protect materials from damage, (5) disposal of materials not yet used in the Work as directed by County, and (6) clean up of the site.

If the Contract is terminated for County's convenience as provided herein, all finished or unfinished work and materials previously paid for shall, at the option of County, become its property. Contractor shall be paid an amount which reflects costs incurred for work provided to the date of notification of termination. In addition, Contractor shall be paid the reasonable cost, as solely judged by County, and without profit, for all work performed to secure the Project for termination.

**25. Termination by County for Cause**

If Contractor is adjudged as bankrupt or insolvent, or makes a general assignment for the benefit of its creditors or if a trustee or receiver is appointed for Contractor or for any of its property, or if Contractor files a petition to take advantage of any debtor's act, or to reorganize under the bankruptcy or applicable laws, or on more than one occasion fails to supply sufficient skilled workmen or suitable material or equipment, or on more than one occasion fails to make prompt payments to subcontractors for labor, materials, or equipment, or disregards the authority of County's representative, or the Engineer, if one is appointed, or otherwise violates any provision of the Contract Documents, then County may, without prejudice to any other right or remedy and after giving Contractor and its Surety a minimum of ten (10) days from delivery of a written termination notice, terminate the services of Contractor and take equipment and machinery thereon owned by Contractor and finish the Work by whatever method County may deem expedient. In such case, Contractor shall not be entitled to receive any further payment until the Work is finished.

Without prejudice to other rights or remedies County may have, if Contractor fails to begin delivery of materials and equipment, to commence Work within the time specified, to maintain the rate of delivery of material, to execute the Work in the manner and at such locations as specified, or fails to maintain a work program which will ensure County's interest, or, if Contractor is not carrying out the intent of the Contract, County's written notice may be served upon Contractor and the Surety on its faithful performance bond demanding satisfactory compliance with the Contract. If Contractor or its Surety does not comply with such notice within five (5) days after receiving it, or after starting to comply, fails to continue, County may exclude it from the premises and take possession of all material and equipment, and complete the Work by County's own forces, by letting the unfinished Work to another Contractor, or by a combination of such methods.

Where Contractor's services have been so terminated by County, said termination shall not affect any right of County against Contractor then existing or which may thereafter accrue. Any retention or payment of monies by County due Contractor will not release Contractor from compliance with the Contract Documents.

If the unpaid balance of the Contract Price exceeds the direct and indirect costs of completing the Work, including compensation for additional professional services, such excess shall be paid to Contractor. If the sums under the Contract are insufficient for completion, Contractor or Surety shall pay to County within five (5) days after the completion, all costs in excess of the Contract Price. In any event, the cost of completing the Work shall be charged against Contractor and its Surety and may be deducted from any money due or becoming due from County.

The provisions of this Article shall be in addition to all other rights and remedies available to County under law.

If after notice of termination, it is determined for any reason that Contractor was not in default, the rights and obligations of the parties shall be the same as if the notice of termination had not been issued. The Contract shall be equitably adjusted to compensate for such termination.

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**26. Successors and Assigns**

This Agreement shall bind and inure to the heirs, devisees, assignees, and successors in interest of Contractor and to the successors in interest of County in the same manner as if such parties had been expressly named herein.

**27. Assignment of Contract**

Neither the Contract, this Agreement, nor any part thereof, or any monies due or to become due hereunder, may be assigned by Contractor without the written approval of County, nor without the consent of the Surety unless the Surety has waived its right to notice of assignment in writing. County may assign this Contract to a lender, or any third party that assumes the obligations of County hereunder.

**28. Amendments**

This Agreement may be amended by mutual consent of the parties hereto. Said amendment shall become effective only when in writing and fully executed by duly authorized officers of the parties hereto.

**29. Separate Contracts**

County reserves the right to let other contracts in connection with the Work. Contractor shall afford all other such contractors reasonable opportunity for storage of their materials, shall provide that the execution of its work properly connects and coordinates with theirs, and shall cooperate with them to the end of facilitating the Work.

**30. Indemnity**

To the fullest extent allowed by law, Contractor shall defend, indemnify, and hold County and its officers, directors, and employees harmless against and from any and all claims, suits, losses, damages, and liability for damages, including attorney's fees and other costs of defense brought for or on account of injuries to or death of any person, including but not limited to, workers and the public, or on account of injuries to or death of County employees, or damage to property, or any economic, consequential or special damages which are claimed or which shall in any way arise out of or be connected with Contractor's services, operations or performance hereunder, regardless of the existence or degree of fault or negligence on the part of County, Contractor, subcontractors or employees of any of these, except for the active, or sole negligence of County, its officers, directors, and employees, or where expressly prescribed by statute.

The duty to indemnify and hold harmless County specifically includes the duties to defend set forth in Section 2778 of the Civil Code. The insurance obligations of Contractor are separate, independent obligations under the Contract Documents, and the provisions of this defense and indemnity are not intended to modify nor should they be construed as modifying or in any way limiting the insurance obligations set forth in the Contract Documents.

**31. Insurance**

GENERAL INSURANCE REQUIREMENTS: Contractor shall provide proof of a policy of insurance satisfactory to County's Risk Management Division and documentation evidencing that Contractor maintains insurance that meets the following requirements:

1. Full Workers' Compensation and Employers' Liability Insurance covering all employees of Contractor as required by law in the State of California.
2. Commercial General Liability Insurance of not less than One Million Dollars (\$2,000,000) combined single limit per occurrence for bodily injury and property damage, including but not limited to

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endorsements for the following coverage: premises, personal injury, operations, products and completed operations, blanket contractual, and independent contractors' liability and a Four Million Dollar (\$4,000,000) aggregate limit.

3. Automobile Liability Insurance of not less than One Million Dollars (\$1,000,000) is required in the event motor vehicles are used by Contractor in performance of the Contract.
4. In the event Contractor is a licensed professional and is performing professional services under this Contract, Professional Liability Insurance is required with a limit of liability of not less than One Million Dollars (\$1,000,000).
5. Explosion, Collapse and Underground coverage is required when the scope of work includes XCU exposures. XCU is required for this Contract.

**PROOF OF INSURANCE REQUIREMENTS:**

1. Contractor shall furnish proof of coverage satisfactory to County's Risk Management Division as evidence that the insurance required herein is being maintained. The insurance will be issued by an insurance company acceptable to County's Risk Management Division, or be provided through partial or total self-insurance likewise acceptable to the Risk Management Division.
2. The County of El Dorado, its officers, officials, employees, and volunteers shall be included as additional insured, but only insofar as the operations under this Agreement are concerned. This provision shall apply to all general and excess liability insurance policies. Proof that County is named additional insured shall be made by providing the Risk Management Division with a certified copy, or other acceptable evidence, of an endorsement to Contractor's insurance policy naming County as additional insured.
3. In the event Contractor cannot provide an occurrence policy, Contractor shall provide insurance covering claims made as a result of performance of this Contract for not less than three (3) years following completion of performance of this Contract.
4. Any deductibles or self-insured retentions must be declared to and approved by County. At the option of County, either: the insurer shall reduce or eliminate such deductibles or self-insured retentions as respects County, its officers, officials, employees and volunteers; or Contractor shall procure a bond guaranteeing payment of losses and related investigations, claim administration and defense expenses.
5. Contractor shall require each of its subcontractors to procure and maintain Commercial General Liability Insurance, Automobile Liability Insurance and Workers' Compensation Insurance of the types and in the amounts specified above, or shall insure the activities of its subcontractors in its own policy in like amounts. Contractor shall also require each of its subcontractors to name Contractor and the County of El Dorado as additional insureds on each subcontractor's general and excess liability insurance policies. Upon request by County Contractor shall furnish proof of coverage satisfactory to County as evidence that the subcontractor insurance required herein is being maintained.

**INSURANCE NOTIFICATION REQUIREMENTS:**

1. Contractor agrees that no cancellation or material change in any policy shall become effective except upon prior written notice to Community Development Services, Contract Services Unit, 2850 Fairlane Court, Placerville, California 95667.
2. Contractor agrees that the insurance required herein shall be in effect at all times during the term of this Agreement, inclusive of the guarantee/warranty period specified herein below. In the event said

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insurance coverage expires at any time or times during the term of this Contract, Contractor shall immediately provide a new certificate of insurance as evidence of the required insurance coverage. In the event Contractor fails to keep in effect at all times insurance coverage as herein provided, County may, in addition to any other remedies it may have, terminate this Contract upon the occurrence of such event. New certificates of insurance are subject to the approval of County's Risk Management Division.

**ADDITIONAL STANDARDS:** Certificates shall meet such additional standards as may be determined by County's Department of Transportation either independently or in consultation with County's Risk Management Division, as essential for protection of County.

**COMMENCEMENT OF PERFORMANCE:** Contractor shall not commence performance of this Agreement unless and until compliance with each and every requirement of the insurance provisions is achieved.

**MATERIAL BREACH:** Failure of Contractor to maintain the insurance required herein, or to comply with any of the requirements of the insurance provisions, shall constitute a material breach of the entire Agreement.

**REPORTING PROVISIONS:** Any failure to comply with the reporting provisions of the policies shall not affect the coverage provided to County, its officers, officials, employees or volunteers.

**PRIMARY COVERAGE:** Contractor's insurance coverage shall be primary insurance as respects County, its officers, officials, employees and volunteers. Any insurance or self-insurance maintained by County, its officers, officials, employees or volunteers shall be in excess of Contractor's insurance and shall not contribute with it.

**PREMIUM PAYMENTS:** The insurance companies shall have no recourse against County, its officers, agents, employees or any of them for payment of any premiums or assessments under any policy issued by any insurance company.

**CONTRACTOR'S OBLIGATIONS:** Contractor's indemnity and other obligations shall not be limited by the insurance required herein and shall survive the expiration of this Agreement.

**32. Independent Contractor/Liability**

Contractor is, and shall be at all times, deemed independent and shall be wholly responsible for the manner in which it performs services required by terms of this Agreement. Contractor exclusively assumes responsibility for acts of its employees, associates, and subcontractors, if any are authorized herein, as they relate to services to be provided under this Agreement during the course and scope of their employment.

Contractor shall be responsible for performing the work under this Agreement in a safe, professional, skillful, and workmanlike manner and shall be liable for its own negligence and negligent acts of its employees. County shall have no right of control over the manner in which work is to be done and shall, therefore, not be charged with responsibility of preventing risk to Contractor or its employees.

**33. Interest of Public Official**

No official or employee of County who exercises any functions or responsibilities in review or approval of services to be provided by Contractor under this Agreement shall participate in or attempt to influence any decision relating to this Agreement which affects personal interest or interest of any corporation, partnership, or association in which he/she is directly or indirectly interested; nor shall any such official or employee of County have any interest, direct or indirect, in this Agreement or the proceeds thereof.

**34. Interest of Contractor**

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Contractor covenants that Contractor presently has no personal interest or financial interest, and shall not acquire same in any manner or degree in either: 1) any other contract connected with or directly affected by the services to be performed by this Agreement; or, 2) any other entities connected with or directly affected by the services to be performed by this Agreement. Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed by Contractor.

**35. Conflict of Interest**

The parties to this Agreement have read and are aware of the provisions of Government Code Section 1090 et seq. and Section 87100 relating to conflict of interest of public officers and employees. Contractor attests that it has no current business or financial relationship with any County employee(s) that would constitute a conflict of interest with provision of services under this contract and will not enter into any such business or financial relationship with any such employee(s) during the term of this Agreement. County represents that it is unaware of any financial or economic interest of any public officer or employee of Contractor relating to this Agreement. It is further understood and agreed that if such a financial interest does exist at the inception of this Agreement either party may immediately terminate this Agreement by giving written notice as detailed in Article 27, Termination by County for Cause, hereto.

**36. Licenses**

Bidders must be properly licensed to perform the Work pursuant to the Contractors' State License Law (Business and Professions Code Section 7000 et seq.). Bidders must have either a Class A license or one of the following Class C licenses: C-61, D-49. Bidders must also be a Class A Licensed Timber Operator. Bidders must possess any additional licenses and classifications required by the categories and type of Work included in the Contract Documents and Plans at the time bids are submitted, and must maintain a valid license through completion and acceptance of the Work, including the guarantee and acceptance period. Failure of the successful Bidder to obtain proper adequate licensing will constitute a failure to execute the Contract and will result in the forfeiture of the Bidder's security.

**37. Business License**

County's Business License Ordinance provides that it is unlawful for any person to furnish supplies or services, or transact any kind of business in the unincorporated territory of County of El Dorado without possessing a County business license unless exempt under County Ordinance Code Section 5.08.070. Contractor warrants and represents that it shall comply with all of the requirements of County's Business License Ordinance, where applicable, prior to beginning work under this Agreement and at all times during the term of this Agreement.

**38. Cleaning Up**

Contractor shall not allow the site of the Work to become littered with trash, rubbish or waste material, but shall maintain the site of Work in a neat and orderly condition throughout the performance of the Work. At the end of each work day, Contractor shall clean up all debris and waste materials generated by the Work and shall properly dispose of all trash, rubbish and waste materials off site at no additional cost to County.

**39. Access to the Work**

County, and any state or local authorities having jurisdiction over the Project, shall at all times have access to the Work.

**40. Acceptance of Work**

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The Work will be accepted by County in writing in the form of a recorded Notice of Acceptance signed by the Director of Transportation when the whole shall have been completed satisfactorily, as determined by County or its duly authorized representative. Acceptance of the Work shall not constitute an acceptance of latent defects nor relieve Contractor of responsibility for any act or omission which is a violation of the Contract. County will release retention withheld, if any, thirty-five (35) days after the Notice of Acceptance is recorded.

**41. Resolution of Claims**

Contractor's attention is directed to California Public Contract Code section 9204, which describes procedures for the resolution of claims on public works projects. Among other things, section 9204 requires the claimant to furnish reasonable documentation to support a claim, requires the public entity to respond to the claim within 45 days of receipt of the claim, and allows for the claimant to demand an informal meet and confer conference for settlement of the issues in dispute. For any portion of a claim that remains in dispute, section 9204 requires submission of the claim to nonbinding mediation. Additionally, section 9204 requires the public entity to make any payment due on an undisputed portion of the claim within 60 days of the public entity's written response and to pay interest at the rate of 7 percent per annum on any amounts not paid in a timely manner. The provisions of sections 20104 et seq. also apply to the resolution of claims under this Contract to the extent those sections are not in conflict with section 9204.

**42. Environmental and Toxic Warranty**

Contractor warrants that its operations concerning the Project are not and will not be in violation of any applicable federal, state, or local environmental statute, law, or regulation dealing with hazardous materials substances or toxic substances.

**43. Guarantee**

**Final Guarantee:** Contractor shall guarantee all materials and equipment furnished and work performed for a period of six (6) months. Contractor warrants and guarantees for a period of six (6) months from the date of Acceptance of the Work that the Work is free from all defects due to faulty materials or workmanship and Contractor shall promptly make such corrections as may be necessary, including repairs of any damage to other parts of the Work resulting from such defects. County will give notice of observed defects with reasonable promptness. In the event that Contractor should fail to make such repairs, adjustments, or other work that may be made necessary by such defects, County may do so and charge Contractor the cost thereby incurred.

**Extended Guarantees:** If a guaranty exceeding one (1) year is provided by the supplier or manufacturer of any equipment or materials used in this Project, then the guarantee for such equipment or materials shall be extended for such term. Contractor expressly agrees to act as co-guarantor of such equipment and materials, and Contractor shall supply County with all warranty and guaranty documents relative to equipment and materials incorporated in the job and guaranteed by its suppliers or manufacturers.

**Warranty:** Contractor warrants to County that materials and equipment furnished under the Agreement will be of good quality and new, unless otherwise required or permitted by the Agreement, that the Work will be free from defects or flaws and is of the highest quality of workmanship and that the Work will conform with the requirements of the Agreement. Work not conforming to these requirements, including substitutions not properly approved and authorized, shall be considered defective.

If within six (6) months from the date of the Acceptance of the Work or such longer period of time as may be prescribed by law or regulations or by the terms of any applicable special guarantee required by the contract documents, any work is found to be defective, Contractor shall promptly, without cost to County and in accordance with County's written instruction, correct such defective work. If work is rejected by County, defective material or work will be removed from site and replaced with non-defective materials or work. If

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Contractor is unable to promptly and properly correct any defective work, County may at its option have the work corrected by such other means as County deems appropriate and hold Contractor liable for all direct, indirect and consequential costs caused by such defective work. Said warranty shall apply to all work found to be “defective” which is attributable to the quality or quantity of the materials used, the quality of the workmanship or for performance of the Agreement.

**44. Notice**

Any notice or other correspondence required to be given under this Agreement by either party to the other may be affected by personal delivery in writing or by mail, postage prepaid. Notices personally delivered during normal business hours shall be deemed received on the actual date of delivery; mailed notices shall be deemed received one (1) day after affixed postmark. Notices and correspondence to County shall be in duplicate and shall be delivered to it as follows:

To County:

County of El Dorado  
Department of Transportation  
2441 Headington Road  
Placerville, California 95667

Attn.: John Kahling  
Deputy Director, Engineering  
Headington Engineering Unit

With a copy To:

County of El Dorado  
Chief Administrative Office  
2850 Fairlane Court  
Placerville, California 95667

Attn.: Michele Weimer  
Procurement & Contracts Manager

Notices and correspondence to Contractor shall be delivered when personally delivered to, or if mailed, addressed to Contractor at:

Joe Benigno Tree Service, Inc.  
1460 Industrial Way  
Gardnerville, Nevada 89410

Either party may change its address for notices or for its principal place of business by giving written notice pursuant to this Article.

**45. Change of Address**

In the event of a change in address for Contractor’s principal place of business, Contractor’s Agent for Service of Process, or Notices to Contractor, Contractor shall notify County in writing as provided in Article 46, Notice. Said notice shall become part of this Agreement upon acknowledgment in writing by County’s Contract Administrator, and no further amendment of the Agreement shall be necessary provided that such change of address does not conflict with any other provisions of this Agreement.

**46. Drug-Free Workplace**

Contractor shall comply with Government Code section 8355.

**47. California Residency (Form 590)**

All independent Contractors providing services to County must file a State of California Form 590, certifying their California residency or, in the case of a corporation, certifying that they have a permanent place of business in California. Contractor will be required to submit a Form 590 prior to execution of an Agreement or County

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shall withhold seven (7) percent of each payment made to Contractor during the term of this Agreement. This requirement applies to any Agreement/Contract exceeding \$1,500.00.

**48. County Payee Data Record Form**

All independent contractors or corporations providing services to County who do not have a Department of the Treasury Internal Revenue Service Form W-9 (Form W-9) on file with County must file a County Payee Data Record Form with County.

**49. Taxes**

Contractor certifies that as of today's date, it is not in default on any unsecured property taxes or other taxes or fees owed by Consultant to County. Contractor agrees that it shall not default on any obligations to County during the term of this Agreement.

**50. Venue**

The Contract Documents and all provisions thereto shall be governed by the laws of the State of California. Any litigation arising herein shall be brought in the County of El Dorado.

**51. Contract Administrator**

The County Officer or employee with responsibility for administering this Agreement is John Kahling, Deputy Director, Engineering, Headington Engineering Unit, Department of Transportation, or successor.

**52. Authorized Signatures**

The parties to this Agreement warrant and represent that the undersigned individuals executing this Agreement on their respective behalves are fully authorized to do so by law or other appropriate instrument and to bind upon said parties the obligations set forth herein.

**53. Partial Invalidity**

If any provision of this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions will continue in full force and effect without being impaired or invalidated in any way.

**54. No Third Party Beneficiaries**

Nothing in this Agreement is intended, nor will be deemed, to confer rights or remedies upon any person or legal entity not a party to this Agreement.

**55. Counterparts**

This Agreement may be executed in one or more counterparts, each of which shall be an original and all of which together shall constitute one and the same instrument.

**56. Entire Agreement**

This document and the documents referred to herein or exhibits hereto are the entire Agreement between the parties and they incorporate or supersede all prior written or oral agreements or understandings.

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57. **Assignment of Antitrust Actions**

In entering into a public works contract or a subcontract to supply goods, services, or materials pursuant to a public works contract, Contractor offers and agrees and will require all of its subcontractors and suppliers to agree to assign to the awarding body all rights, title, and interest in and to all causes of action it may have under Section 4 of the Clayton Act (15 U.S.C. Sec. 15) or under the Cartwright Act (Chapter 2 (commencing with Section 16700) of Part 2 of Division 7 of the Business and Professions Code), arising from purchases of goods, services, or materials pursuant to the public works contract or the subcontract. This assignment shall be made and become effective at the time the awarding body tenders final payment to the Contractor, without further acknowledgment by the parties.

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**Contract Administrator Concurrence:**

By: Chandra Ghimire  
For John Kahling  
Deputy Director, Engineering  
Headington Engineering Unit  
Department of Transportation

Dated: 9/23/2019

**Requesting Division Concurrence:**

By: Rafael Martinez  
Rafael Martinez, Director  
Department of Transportation

Dated: 9/25/19



Stephanie Lisius &lt;stephanie.lisius@edcgov.us&gt;

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**delegation of signature authority**

1 message

**John Kahling** <john.kahling@edcgov.us>

Mon, Sep 23, 2019 at 7:04 AM

To: Rafael Martinez &lt;rafael.martinez@edcgov.us&gt;

Cc: Chandra Ghimire &lt;chandra.ghimire@edcgov.us&gt;, Aradhana Kochar &lt;aradhana.kochar@edcgov.us&gt;, Dan Kikkert &lt;dan.kikkert@edcgov.us&gt;, Donald Palaroan &lt;donaldo.palaroan@edcgov.us&gt;, Stephanie Lisius &lt;stephanie.lisius@edcgov.us&gt;, Patricia Scott &lt;patricia.scott@edcgov.us&gt;, Traci Williams &lt;traci.williams@edcgov.us&gt;

Rafael -

As you know, I'll be out of the office until Friday, September 27. During this time, my signature authority will be delegated to Chandra Ghimire. I will be available in the evenings via text, email, and cell.

JK

**John Kahling**

Deputy Director, Engineering

**El Dorado County**

Department of Transportation

2441 Headington Road

Placerville, CA 95667

office: 530-642-4974

cell: 530-957-3711

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the dates indicated below.

-- COUNTY OF EL DORADO --

By: Brian K. Veerkamp Dated: 8/27/2019  
Brian K. Veerkamp, First Vice Chair  
Board of Supervisors  
"County"

Attest:  
[Signature]  
Clerk of the Board of Supervisors

By: [Signature] Dated: 8/27/2019  
Deputy Clerk

-- CONTRACTOR'S NAME --

By: [Signature] Dated: 9-10-19  
Contract Signer  
Title  
"Contractor"

By: [Signature] Dated: 9-10-19  
Name  
Corporate Secretary

**EXHIBIT A**

**CONTRACTOR'S BID AND BID PRICE SCHEDULE**

**TREE MORTALITY PROJECT  
PHASE IV  
CONTRACT NO. 3688**

<b>Item No.</b>	<b>Tree Unique ID</b>	<b>Tree Species</b>	<b>Approximate Tree Height (Feet)</b>	<b>Parcel #</b>	<b>Community</b>	<b>Unit Price (In Figures)</b>
<b>SCHEDULE A - BASE BID</b>						
1	7232	POND	46	07606037	Camino	\$700.00
2	7238	POND	119	07606037	Camino	\$3,450.00
3	7099	DF	78	07606038	Camino	\$1,575.00
4	7036	POND	108	07623029	Camino	\$3,450.00
5	7037	CEDAR	111	07623029	Camino	\$7,950.00
6	7038	SUGAR	120	07623029	Camino	\$7,950.00
7	7039	SUGAR	66	07623029	Camino	\$1,575.00
8	7040	CEDAR	78	07623029	Camino	\$2,650.00
9	7041	SUGAR	105	07623029	Camino	\$4,550.00
10	7043	POND	120	07623029	Camino	\$3,450.00
11	7044	WF	45	07625003	Camino	\$520.00
12	7045	SUGAR	102	07625003	Camino	\$3,450.00
13	7046	WF	117	07625003	Camino	\$2,650.00
14	7139	CEDAR	84	10114153	Camino	\$3,450.00
15	7140	POND	80	10114153	Camino	\$2,650.00

Item No.	Tree Unique ID	Tree Species	Approximate Tree Height (Feet)	Parcel #	Community	Unit Price (In Figures)
16	7141	CEDAR	66	10114153	Camino	\$2,000.00
17	7142	OTHER	Unknown	10114153	Camino	\$700.00
18	7035	CEDAR	51	07627015	Camino	\$2,000.00
19	7042	DF	105	07627015	Camino	\$4,200.00
20	6158	POND	95	07781011	Camino	\$4,200.00
21	6160	POND	117	07781011	Camino	\$3,450.00
22	6162	POND	125	07781011	Camino	\$3,450.00
23	6168	POND	90	07781011	Camino	\$2,000.00
24	6365	POND	75	07781011	Camino	\$700.00
25	7001	POND	92	07781011	Camino	\$2,000.00
26	7003	POND	80	07781011	Camino	\$2,000.00
27	7004	POND	102	07781011	Camino	\$2,000.00
28	7005	POND	110	07781011	Camino	\$2,650.00
29	7006	POND	75	07781011	Camino	\$700.00
30	7007	POND	90	07781011	Camino	\$2,000.00
31	7009	POND	70	07781011	Camino	\$700.00
32	7016	POND	69	07781011	Camino	\$2,000.00
33	7017	POND	100	07781011	Camino	\$2,650.00
34	7018	POND	100	07781011	Camino	\$2,000.00
35	7021	POND	110	07781011	Camino	\$2,650.00
36	7023	POND	75	07781011	Camino	\$1,575.00
37	7025	POND	88	07781011	Camino	\$2,000.00

Item No.	Tree Unique ID	Tree Species	Approximate Tree Height (Feet)	Parcel #	Community	Unit Price (In Figures)
38	7028	POND	63	07781011	Camino	\$1,575.00
39	7029	POND	54	07781011	Camino	\$700.00
40	7097	POND	63	07781011	Camino	\$2,650.00
41	7100	POND	36	07781011	Camino	\$520.00
42	6100	POND	90	07781014	Camino	\$1,575.00
43	6153	POND	107	07781014	Camino	\$2,650.00
44	6154	POND	110	07781014	Camino	\$2,000.00
45	6157	POND	101	07781014	Camino	\$2,000.00
46	6358	POND	43	07781014	Camino	\$700.00
47	7002	POND	75	07781014	Camino	\$700.00
48	7008	POND	81	07781014	Camino	\$2,000.00
49	7010	POND	63	07781014	Camino	\$675.00
50	7011	POND	60	07781014	Camino	\$725.00
51	7012	POND	60	07781014	Camino	\$700.00
52	7013	POND	42	07781014	Camino	\$520.00
53	7014	CEDAR	90	07781014	Camino	\$2,650.00
54	7015	POND	99	07781014	Camino	\$2,650.00
55	7032	POND	71	07781014	Camino	\$700.00
56	7047	POND	50	07781014	Camino	\$2,000.00
57	7048	POND	110	07781014	Camino	\$2,650.00
58	7049	POND	115	07781014	Camino	\$2,000.00
59	7050	POND	79	07781014	Camino	\$700.00

Item No.	Tree Unique ID	Tree Species	Approximate Tree Height (Feet)	Parcel #	Community	Unit Price (In Figures)
60	7051	POND	113	07781014	Camino	\$2,650.00
61	7052	POND	113	07781014	Camino	\$2,000.00
62	7053	POND	149	07781014	Camino	\$2,650.00
63	6398	CEDAR	28	07743141	Camino	\$520.00
64	7054	DF	69	07743141	Camino	\$700.00
65	4119	SUGAR	53	07702103	Pollock Pines	\$700.00
66	4120	POND	28	07702103	Pollock Pines	\$520.00
67	4128	SUGAR	111	07702103	Pollock Pines	\$2,000.00
68	7084	CEDAR	101	07702103	Pollock Pines	\$2,650.00
69	7085	POND	52	07702103	Pollock Pines	\$700.00
70	7086	POND	24	07702103	Pollock Pines	\$700.00
71	7087	POND	85	07702103	Pollock Pines	\$700.00
72	7088	POND	24	07702103	Pollock Pines	\$2,000.00
73	7089	CEDAR	60	07702103	Pollock Pines	\$520.00
74	7090	POND	33	07702103	Pollock Pines	\$520.00
75	4115	WF	52	07631043	Pollock Pines	\$700.00
76	4116	WF	41	07631043	Pollock Pines	\$520.00
77	4117	CEDAR	31	07631043	Pollock Pines	\$3,450.00
78	4118	CEDAR	32	07631043	Pollock Pines	\$700.00
79	7125	WF	78	04244027	Pollock Pines	\$700.00
80	7126	WF	60	04244027	Pollock Pines	\$700.00
81	7127	WF	57	04244027	Pollock Pines	\$700.00

Item No.	Tree Unique ID	Tree Species	Approximate Tree Height (Feet)	Parcel #	Community	Unit Price (In Figures)
82	7128	WF	96	04244027	Pollock Pines	\$2,650.00
83	7129	WF	81	04244027	Pollock Pines	\$1,575.00
84	7130	WF	65	04244027	Pollock Pines	\$700.00
85	7131	CEDAR	66	04244027	Pollock Pines	\$700.00
86	7132	CEDAR	69	04244027	Pollock Pines	\$1,575.00
87	7133	WF	65	04244027	Pollock Pines	\$700.00
88	7134	WF	75	04244027	Pollock Pines	\$700.00
89	7135	CEDAR	69	04244027	Pollock Pines	\$1,575.00
90	7136	CEDAR	75	04244027	Pollock Pines	\$2,000.00
91	7137	WF	69	04244027	Pollock Pines	\$700.00
92	7138	WF	114	04244027	Pollock Pines	\$3,450.00
93	7055	DF	48	07702169	Pollock Pines	\$520.00
94	7056	DF	39	07702169	Pollock Pines	\$520.00
95	7057	POND	80	07702169	Pollock Pines	\$700.00
96	7058	POND	45	07702169	Pollock Pines	\$520.00
97	7059	CEDAR	34	07702106	Pollock Pines	\$520.00
98	7060	OTHER	25	07702106	Pollock Pines	\$700.00
99	7061	OTHER	25	07702106	Pollock Pines	\$520.00
100	7172	CEDAR	42	07631055, 57	Pollock Pines	\$700.00
101	7173	CEDAR	48	07631053	Pollock Pines	\$1,575.00
102	7174	POND	50	07631053	Pollock Pines	\$700.00
103	7020	POND	135	04334005	Camino	\$4,200.00

Item No.	Tree Unique ID	Tree Species	Approximate Tree Height (Feet)	Parcel #	Community	Unit Price (In Figures)
104	7026	POND	129	04334005	Camino	\$2,650.00
105	7031	POND	135	04334005	Camino	\$3,450.00
106	7034	POND	132	04334005	Camino	\$3,450.00
107	6414	POND	143	04344027	Camino	\$4,550.00
108	6416	POND	130	04344027	Camino	\$2,650.00
109	6418	CEDAR	20	04344027	Camino	\$700.00
110	6419	POND	145	04344024	Camino	\$3,450.00
111	6420	POND	127	04344027	Camino	\$2,650.00
112	6430	POND	116	04344027	Camino	\$3,450.00
113	6431	SUGAR	48	04344024	Camino	\$520.00
114	6432	POND	136	04344024	Camino	\$3,450.00
115	6433	POND	84	04344027	Camino	\$2,000.00
116	6434	POND	109	04344027	Camino	\$2,650.00
117	6436	POND	96	04344027	Camino	\$2,000.00
118	6437	POND	66	04344027	Camino	\$1,575.00
119	7230	CEDAR	86	07611203	Camino	\$3,450.00
120	7027	DF	105	07602205	Camino	\$4,550.00
<b>SUB-TOTAL SCHEDULE A:</b>						<b>\$232,380.00</b>
<b>ADDITIVE ALTERNATIVE BID - SCHEDULE B</b>						
121	6346	POND	53	08410013	Placerville	\$520.00
122	6347	POND	58	08410013	Placerville	\$700.00
123	6199	POND	100	08410012	Placerville	\$2,650.00

Item No.	Tree Unique ID	Tree Species	Approximate Tree Height (Feet)	Parcel #	Community	Unit Price (In Figures)
124	6200	POND	125	08410012	Placerville	\$4,200.00
125	6349	CEDAR	24	08410012	Placerville	\$520.00
126	6350	POND	103	08410012	Placerville	\$2,650.00
127	6351	CEDAR	84	08410012	Placerville	\$2,000.00
128	6352	DF	134	08410012	Placerville	\$4,200.00
129	6353	DF	128	08410012	Placerville	\$3,450.00
130	6354	DF	103	08410012	Placerville	\$3,450.00
131	4134	DF	74	08426009	Placerville	\$3,450.00
132	6095	DF	52	08402023	Placerville	\$700.00
133	6096	DF	107	08402023	Placerville	\$3,450.00
134	6097	POND	45	08402023	Placerville	\$520.00
135	6383	POND	71	08402023	Placerville	\$2,650.00
136	6384	POND	75	08402023	Placerville	\$2,000.00
137	6385	DF	136	08402023	Placerville	\$4,200.00
138	6387	POND	28	08402023	Placerville	\$520.00
139	6388	DF	45	08402023	Placerville	\$700.00
140	6389	DF	84	08402023	Placerville	\$2,650.00
141	4135	DF	58	08406015	Placerville	\$700.00
142	6356	OTHER	30	08426026	Placerville	\$700.00
143	4140	DF	108	08410011	Placerville	\$2,650.00
144	4141	DF	94	08410011	Placerville	\$1,575.00
145	4142	DF	98	08410011	Placerville	\$1,575.00

Item No.	Tree Unique ID	Tree Species	Approximate Tree Height (Feet)	Parcel #	Community	Unit Price (In Figures)
146	4143	DF	116	08410011	Placerville	\$2,650.00
147	4144	DF	88	08410011	Placerville	\$1,575.00
148	4145	DF	100	08410011	Placerville	\$1,575.00
149	4146	DF	98	08410011	Placerville	\$1,575.00
150	4147	DF	103	08410011	Placerville	\$1,575.00
151	4148	DF	80	08410011	Placerville	\$700.00
152	4149	DF	110	08410011	Placerville	\$2,650.00
153	6067	POND	97	08818015	Kelsey	\$2,000.00
154	6068	POND	95	08818015	Kelsey	\$2,650.00
155	6069	POND	93	08818015	Kelsey	\$2,000.00
156	6070	POND	93	08818015	Kelsey	\$2,000.00
157	6367	POND	69	08818015	Kelsey	\$2,650.00
158	6368	POND	25	08818015	Kelsey	\$520.00
159	6369	POND	33	08818015	Kelsey	\$520.00
160	6066	POND	62	08829012	Kelsey	\$2,000.00
161	6065	POND	58	08832012	Kelsey	\$700.00
162	6366	POND	63	08803113	Kelsey	\$700.00
<b>SUB-TOTAL FOR ADDITIVE ALTERNATIVE BID - SCHEDULE B:</b>						<b>\$80,420.00</b>
<b>ADDITIVE ALTERNATIVE BID - SCHEDULE C</b>						
163	7118	POND	120	06052112	Garden Valley	\$3,450.00
164	7119	POND	120	06052112	Garden Valley	\$3,450.00
165	7120	POND	135	06052112	Garden Valley	\$4,550.00

Item No.	Tree Unique ID	Tree Species	Approximate Tree Height (Feet)	Parcel #	Community	Unit Price (In Figures)
166	7121	POND	126	06052112	Garden Valley	\$4,550.00
167	7122	POND	102	06052112	Garden Valley	\$4,550.00
168	7124	POND	84	06052112	Garden Valley	\$2,650.00
169	7152	POND	120	06045020	Garden Valley	\$2,650.00
170	7109	POND	111	08802079	Garden Valley	\$3,450.00
171	7110	POND	114	08802079	Garden Valley	\$3,450.00
172	7111	POND	126	08802079	Garden Valley	\$3,450.00
173	7116	POND	111	08802079	Garden Valley	\$3,450.00
174	7117	POND	129	08802079	Garden Valley	\$4,550.00
<b>SUB-TOTAL FOR ADDITIVE ALTERNATIVE BID - SCHEDULE C:</b>						<b>\$44,200.00</b>
<b>ADDITIVE ALTERNATIVE BID - SCHEDULE D</b>						
175	7233	POND	50	06164101	Greenwood	\$700.00
176	7235	POND	62	06164101	Greenwood	\$2,000.00
177	7241	POND	65	06164101	Greenwood	\$2,000.00
178	7242	POND	80	06164101	Greenwood	\$2,650.00
179	7243	POND	51	06164101	Greenwood	\$1,575.00
180	7250	POND	85	06164101	Greenwood	\$1,575.00
181	7251	POND	51	06164101	Greenwood	\$520.00
182	7252	POND	85	06164101	Greenwood	\$2,000.00
183	7254	POND	82	06164101	Greenwood	\$1,575.00
184	7255	POND	65	06164101	Greenwood	\$700.00
185	7256	POND	90	06164101	Greenwood	\$1,575.00

Item No.	Tree Unique ID	Tree Species	Approximate Tree Height (Feet)	Parcel #	Community	Unit Price (In Figures)
186	7258	POND	69	06164101	Greenwood	\$700.00
187	7259	POND	83	06164101	Greenwood	\$1,575.00
188	7260	POND	89	06164101	Greenwood	\$1,575.00
189	7261	POND	48	06164101	Greenwood	\$700.00
190	7262	POND	82	06164101	Greenwood	\$700.00
191	7263	POND	52	06164101	Greenwood	\$700.00
192	7264	POND	85	06164101	Greenwood	\$700.00
193	7265	POND	61	06164101	Greenwood	\$700.00
194	7266	POND	61	06164101	Greenwood	\$700.00
195	7267	POND	90	06164101	Greenwood	\$700.00
196	7268	POND	100	06164101	Greenwood	\$2,000.00
197	7275	POND	95	06164101	Greenwood	\$1,575.00
198	7217	POND	19	061641002	Greenwood	\$700.00
199	7218	POND	120	061641002	Greenwood	\$4,200.00
200	7219	POND	40	061641002	Greenwood	\$700.00
201	7220	POND	85	061600003	Greenwood	\$4,200.00
202	7221	POND	40	061600003	Greenwood	\$2,650.00
203	7222	POND	40	061600003	Greenwood	\$1,575.00
204	7223	POND	30	061600003	Greenwood	\$700.00
205	7224	POND	25	061600003	Greenwood	\$2,000.00
206	7225	POND	65	061600003	Greenwood	\$520.00
207	7226	POND	65	061600003	Greenwood	\$520.00

Item No.	Tree Unique ID	Tree Species	Approximate Tree Height (Feet)	Parcel #	Community	Unit Price (In Figures)
208	7227	POND	90	061600003	Greenwood	\$2,000.00
209	7228	OTHER	30	061600003	Greenwood	\$700.00
210	4178	POND	36	06259013	Volcanoville	\$520.00
211	4179	POND	56	06259013	Volcanoville	\$520.00
212	4180	POND	58	06259013	Volcanoville	\$1,575.00
213	4181	POND	56	06259013	Volcanoville	\$1,575.00
214	4182	POND	62	06259013	Volcanoville	\$520.00
215	4183	POND	90	06259013	Volcanoville	\$1,575.00
216	4184	POND	96	06259013	Volcanoville	\$2,000.00
217	4185	POND	55	06247028	Volcanoville	\$520.00
<b>SUB-TOTAL FOR ADDITIVE ALTERNATIVE BID - SCHEDULE D:</b>						<b>\$58,465.00</b>
<b>ADDITIVE ALTERNATIVE BID - SCHEDULE E</b>						
218	6332	CEDAR	65	09501167	Somerset	\$3,450.00
219	6333	CEDAR	78	09501167	Somerset	\$3,450.00
220	6334	CEDAR	55	09501167	Somerset	\$700.00
221	6335	POND	87	09501167	Somerset	\$2,000.00
222	6336	POND	114	09501167	Somerset	\$3,450.00
223	6337	POND	27	09501167	Somerset	\$520.00
224	6338	POND	34	09501167	Somerset	\$520.00
225	7229	CEDAR	42	09501167	Somerset	\$700.00
226	7236	POND	36	09501167	Somerset	\$520.00
227	6059	POND	83	09510055	Somerset	\$1,575.00
228	6101	POND	117	09510054	Somerset	\$2,000.00

Item No.	Tree Unique ID	Tree Species	Approximate Tree Height (Feet)	Parcel #	Community	Unit Price (In Figures)
229	6102	POND	60	09510054	Somerset	\$520.00
230	6104	POND	72	09510054	Somerset	\$520.00
231	6105	POND	84	09510054	Somerset	\$2,000.00
232	6108	POND	80	09510054	Somerset	\$700.00
233	6109	POND	57	09510054	Somerset	\$1,575.00
234	6110	POND	60	09510054	Somerset	\$1,575.00
235	6112	POND	93	09510054	Somerset	\$1,575.00
236	6114	POND	50	09510054	Somerset	\$520.00
237	6115	POND	99	09510054	Somerset	\$2,000.00
238	6116	POND	60	09510054	Somerset	\$700.00
239	6117	POND	30	09510054	Somerset	\$520.00
240	6118	POND	87	09510054	Somerset	\$2,650.00
241	6119	POND	60	09510054	Somerset	\$520.00
242	6120	POND	108	09510054	Somerset	\$2,650.00
243	6123	POND	48	09510054	Somerset	\$520.00
244	6124	POND	87	09510054	Somerset	\$1,575.00
245	6126	POND	66	09510054	Somerset	\$700.00
246	6127	POND	48	09510054	Somerset	\$520.00
247	6128	POND	66	09510054	Somerset	\$700.00
248	6130	POND	60	09510054	Somerset	\$520.00
249	6133	POND	112	09510054	Somerset	\$2,000.00
250	6134	POND	66	09510054	Somerset	\$700.00

Item No.	Tree Unique ID	Tree Species	Approximate Tree Height (Feet)	Parcel #	Community	Unit Price (In Figures)
251	6135	POND	81	09510054	Somerset	\$700.00
252	7185	POND	35	09510054	Somerset	\$520.00
253	7186	POND	34	09510054	Somerset	\$700.00
254	7188	POND	51	09510054	Somerset	\$700.00
255	7189	POND	36	09510054	Somerset	\$520.00
256	7193	POND	90	09510054	Somerset	\$1,575.00
<b>SUB-TOTAL FOR ADDITIVE ALTERNATIVE BID - SCHEDULE E:</b>						<b>\$48,860.00</b>
<b>ADDITIVE ALTERNATIVE BID - SCHEDULE F</b>						
257	7175	WF	75	04268002	Pollock Pines	\$700.00
258	7177	WF	75	04268002	Pollock Pines	\$1,575.00
259	7178	WF	90	04268002	Pollock Pines	\$1,575.00
260	7179	WF	90	04268002	Pollock Pines	\$2,000.00
261	7180	WF	75	04268002	Pollock Pines	\$1,575.00
262	7181	WF	63	04268002	Pollock Pines	\$700.00
263	7182	WF	60	04268002	Pollock Pines	\$700.00
264	7183	WF	75	04268002	Pollock Pines	\$700.00
265	7184	WF	90	04268002	Pollock Pines	\$700.00
266	7187	WF	72	04268002	Pollock Pines	\$700.00
267	7091	SUGAR	30	07732201	Pollock Pines	\$520.00
268	6145	WF	80	00937041	Pollock Pines	\$1,575.00
269	6139	WF	35	00937050	Pollock Pines	\$520.00
270	6141	WF	30	00937050	Pollock Pines	\$520.00

Item No.	Tree Unique ID	Tree Species	Approximate Tree Height (Feet)	Parcel #	Community	Unit Price (In Figures)
271	6142	CEDAR	30	00937051	Pollock Pines	\$700.00
272	6144	WF	78	00937051	Pollock Pines	\$1,575.00
273	6147	WF	110	00937051	Pollock Pines	\$2,000.00
274	6140	WF	45	00937051	Pollock Pines	\$520.00
275	4112	POND	50	04248203	Pollock Pines	\$520.00
276	7166	POND	114	04228042	Pollock Pines	\$2,650.00
277	7167	POND	93	04228042	Pollock Pines	\$2,000.00
278	7168	POND	87	04228042	Pollock Pines	\$2,000.00
279	7169	POND	94	04228042	Pollock Pines	\$2,000.00
280	6138	OTHER	60	00937020	Pollock Pines	\$700.00
281	6143	CEDAR	36	00937021	Pollock Pines	\$520.00
282	6136	CEDAR	45	00937022	Pollock Pines	\$1,575.00
283	6137	CEDAR	30	00937023	Pollock Pines	\$1,575.00
284	7158	POND	30	10123009	Pollock Pines	\$520.00
285	7159	POND	102	10123009	Pollock Pines	\$2,650.00
286	7160	POND	42	10123009	Pollock Pines	\$520.00
287	7161	CEDAR	54	10123009	Pollock Pines	\$2,000.00
288	7162	POND	39	10123009	Pollock Pines	\$700.00
289	7163	CEDAR	72	10123009	Pollock Pines	\$2,650.00
290	7164	POND	78	10123009	Pollock Pines	\$2,650.00
291	7165	POND	60	10123009	Pollock Pines	\$1,575.00
292	4106	POND	51	10119038	Pollock Pines	\$700.00

Item No.	Tree Unique ID	Tree Species	Approximate Tree Height (Feet)	Parcel #	Community	Unit Price (In Figures)
293	4107	POND	28	10119038	Pollock Pines	\$520.00
294	4108	POND	38	10119038	Pollock Pines	\$700.00
295	4109	POND	36	10119038	Pollock Pines	\$2,000.00
296	4110	POND	51	10119038	Pollock Pines	\$1,575.00
297	4111	CEDAR	25	10119038	Pollock Pines	\$700.00
298	7092	POND	45	10119038	Pollock Pines	\$520.00
299	4101	WF	81	00975009	Pollock Pines	\$700.00
300	7062	WF	99	00975009	Pollock Pines	\$2,650.00
301	7063	CEDAR	79	00975009	Pollock Pines	\$1,575.00
302	7064	WF	47	00975009	Pollock Pines	\$700.00
303	7065	WF	87	00975009	Pollock Pines	\$2,000.00
304	7066	CEDAR	45	00975009	Pollock Pines	\$1,575.00
305	4130	SUGAR	73	07724206	Pollock Pines	\$700.00
306	6099	WF	54	00919307	Pollock Pines	\$700.00
307	7022	WF	42	00919307	Pollock Pines	\$520.00
308	7024	WF	45	00919307	Pollock Pines	\$520.00
309	7030	WF	27	00919307	Pollock Pines	\$520.00
310	7033	WF	36	00919307	Pollock Pines	\$520.00
<b>SUB-TOTAL FOR ADDITIVE ALTERNATIVE BID - SCHEDULE F:</b>						<b>\$65,055.00</b>
<b>ADDITIVE ALTERNATIVE BID - SCHEDULE G</b>						
311	7239	DF	109	06240026	Georgetown	\$2,000.00
312	7231	CEDAR	84	06223009	Georgetown	\$2,000.00

Item No.	Tree Unique ID	Tree Species	Approximate Tree Height (Feet)	Parcel #	Community	Unit Price (In Figures)
313	7234	SUGAR	117	06223009	Georgetown	\$1,575.00
314	7237	CEDAR	58	06223009	Georgetown	\$1,575.00
315	7240	POND	74	06223009	Georgetown	\$700.00
316	7269	POND	133	06223009	Georgetown	\$3,450.00
317	7270	CEDAR	103	06223009	Georgetown	\$2,650.00
318	7271	CEDAR	113	06223009	Georgetown	\$3,450.00
319	7272	CEDAR	110	06223009	Georgetown	\$3,450.00
320	7273	POND	36	06223009	Georgetown	\$1,575.00
321	7274	CEDAR	42	06223009	Georgetown	\$520.00
322	7276	POND	58	06223009	Georgetown	\$700.00
323	6076	DF	34	06148030	Georgetown	\$1,575.00
324	6276	DF	61	06148030	Georgetown	\$2,000.00
325	6374	DF	35	06148030	Georgetown	\$700.00
326	6075	CEDAR	62	06107141	Georgetown	\$1,575.00
327	6371	DF	68	06107141	Georgetown	\$1,575.00
328	6342	OTHER	28	06002104	Georgetown	\$520.00
329	6343	OTHER	42	06002104	Georgetown	\$700.00
330	6344	OTHER	39	06002104	Georgetown	\$700.00
331	6345	DF	92	06002104	Georgetown	\$2,000.00
332	6071	DF	35	06107140	Georgetown	\$520.00
333	6072	DF	65	06107140	Georgetown	\$1,575.00
334	6073	CEDAR	74	06107140	Georgetown	\$1,575.00

Item No.	Tree Unique ID	Tree Species	Approximate Tree Height (Feet)	Parcel #	Community	Unit Price (In Figures)
335	6074	CEDAR	31	06107140	Georgetown	\$520.00
336	6269	CEDAR	39	06107140	Georgetown	\$520.00
337	6270	DF	50	06107140	Georgetown	\$700.00
338	6271	DF	41	06107140	Georgetown	\$700.00
339	6272	DF	57	06107140	Georgetown	\$1,575.00
340	6273	DF	65	06107140	Georgetown	\$1,575.00
341	6370	DF	55	06107140	Georgetown	\$700.00
342	4132	CEDAR	27	06174026	Georgetown	\$520.00
343	6340	DF	102	06174026	Georgetown	\$2,650.00
344	6341	CEDAR	78	06174026	Georgetown	\$2,650.00
345	6392	CEDAR	59	06174026	Georgetown	\$700.00
346	6393	CEDAR	61	06174026	Georgetown	\$1,575.00
347	6274	DF	51	06181004	Georgetown	\$1,575.00
348	6275	DF	29	06181004	Georgetown	\$700.00
349	6372	POND	46	06181004	Georgetown	\$700.00
350	6373	POND	70	06181004	Georgetown	\$2,000.00
351	6077	CEDAR	32	06148009	Georgetown	\$520.00
352	6078	POND	21	06148009	Georgetown	\$520.00
353	6079	CEDAR	23	06148009	Georgetown	\$520.00
354	6080	CEDAR	30	06148009	Georgetown	\$520.00
355	6081	SUGAR	82	06148009	Georgetown	\$1,575.00
356	6082	POND	125	06148009	Georgetown	\$3,450.00

Item No.	Tree Unique ID	Tree Species	Approximate Tree Height (Feet)	Parcel #	Community	Unit Price (In Figures)
357	6083	POND	100	06148009	Georgetown	\$2,000.00
358	6084	POND	57	06148009	Georgetown	\$520.00
359	6085	POND	93	06148009	Georgetown	\$1,575.00
360	6086	SUGAR	79	06148009	Georgetown	\$1,575.00
361	6087	SUGAR	68	06148009	Georgetown	\$700.00
362	6088	SUGAR	91	06148009	Georgetown	\$2,650.00
363	6277	DF	46	06148009	Georgetown	\$700.00
364	6278	DF	43	06148009	Georgetown	\$520.00
365	6279	DF	39	06148009	Georgetown	\$520.00
366	6280	DF	40	06148009	Georgetown	\$520.00
367	6281	DF	38	06148009	Georgetown	\$520.00
368	6282	POND	47	06148009	Georgetown	\$1,575.00
369	6283	CEDAR	28	06148009	Georgetown	\$520.00
370	6284	CEDAR	23	06148009	Georgetown	\$520.00
371	6285	POND	59	06148009	Georgetown	\$1,575.00
372	6286	POND	59	06148009	Georgetown	\$2,000.00
373	6287	DF	48	06148009	Georgetown	\$700.00
374	6288	DF	63	06148009	Georgetown	\$1,575.00
375	6290	DF	69	06148009	Georgetown	\$1,575.00
376	6291	POND	73	06148009	Georgetown	\$700.00
377	6293	DF	37	06148009	Georgetown	\$520.00
378	6375	POND	78	06148009	Georgetown	\$700.00

Item No.	Tree Unique ID	Tree Species	Approximate Tree Height (Feet)	Parcel #	Community	Unit Price (In Figures)
379	6376	POND	75	06148009	Georgetown	\$700.00
380	6377	POND	55	06148009	Georgetown	\$1,575.00
381	6378	POND	49	06148009	Georgetown	\$520.00
382	6090	POND	57	06148034	Georgetown	\$520.00
383	6091	POND	67	06148034	Georgetown	\$700.00
384	6092	POND	53	06148034	Georgetown	\$520.00
385	6093	POND	54	06148034	Georgetown	\$700.00
386	6094	POND	88	06148034	Georgetown	\$2,000.00
387	6289	POND	105	06148034	Georgetown	\$2,650.00
388	6379	POND	30	06148034	Georgetown	\$520.00
389	6380	POND	52	06148034	Georgetown	\$520.00
390	6381	POND	91	06148034	Georgetown	\$1,575.00
391	6382	POND	55	06148034	Georgetown	\$700.00
<b>SUB-TOTAL FOR ADDITIVE ALTERNATIVE BID - SCHEDULE G:</b>						<b>\$102,085.00</b>
<b>TOTAL FOR ALL BID SCHEDULES (A THROUGH G):</b>						<b>\$631,465.00</b>