

REQUEST FOR PROPOSALS/QUALIFICATIONS STORM DRAIN CONNECTOR PIPE SCREENS (CPS) & FILTER INSPECTING AND CLEANING SERVICES

Thank you for your interest to provide Storm Drain CPS & Filter Inspecting and Cleaning Services for the City of Agoura Hills.

The Technical Qualifications Proposal and Cost Proposal must be submitted in separate envelopes clearly identified and marked:

"Request for Proposal/Qualifications Storm Drain CPS & Filter Inspecting and Cleaning Services QUALIFICATIONS PROPOSAL"; and

"Request for Proposal/Qualifications Storm Drain CPS & Filter Inspecting and Cleaning Services COST PROPOSAL".

There is no pre-proposal meeting required for this project. Any questions can be submitted via email to Robert Cortes at rcortes@ci.aqoura-hills.ca.us on or before 2:00 PM, April 12, 2018.

All proposals must be sealed and submitted on or before 2:00 p.m., April 19, 2018, to:

City Clerk
City of Agoura Hills
30001 Ladyface Court
Agoura Hills, CA 91301

OBTAINING BID DOCUMENTS

Due to the City's continuing effort in implementing "green" policies, the City encourages potential Bidders to obtain free copies of the Plans, Specifications and other Contract Documents online by visiting http://projects.ci.agoura-hills.ca.us. Potential Bidders may buy the printed Plans, Specifications and other Contract Documents for the Project at Agoura Hills City Hall, 30001 Ladyface Court, Agoura Hills, California for a non-refundable fee of \$25.00 per set. The City must receive payment before these documents will be provided. These documents will not be mailed.

Additional information may be obtained by contacting Mr. Robert Cortes at rcortes@ci.agoura-hills.ca.us or (818) 597-7329.

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I. INTRODUCTION

The City of Agoura Hills (City) is located in Los Angeles County, California, and is generally bounded by Westlake Village to the west, Thousand Oaks to the northwest, Ventura County to the north, Calabasas and unincorporated areas of Los Angeles County to the east, and unincorporated areas of Los Angeles County to the south. Regional access to the City is provided by U.S. 101 freeway.

The City has completed several capital improvement projects which retrofitted approximately five hundred forty five (545) Storm Drain Catch Basins with Connector Pipe Screens (CPS) and catch basins outfall filters in an on-going effort to be complaint with the Trash Total Maximum Daily Load (TMDL). The CPS and filter units installed were designed and manufactured by United Storm Water, Inc.

The City is requesting proposals from companies with experience in providing storm drain inspections and cleaning services for up to four times per fiscal year as directed by the City.

II. PROJECT DESCRIPTION

A. <u>Project Background Information</u>

The Project consists of accessing, inspecting, and cleaning/clearing Storm Drain Catch Basins with CPS and Filters throughout the City. The proposed services include, but are not limited to, the following:

- 1. Contractor will provide all labor, equipment, and materials required to access, inspect, and perform storm drain cleaning of over five hundred (500) storm drain catch basins, with CPS and filters, up to four (4) times per fiscal year as directed by the City Engineer/Public Works Director.
- 2. Contractor will take a digital picture of inside the catch basin and of the filters before and after cleaning.
- 3. Contractor will provide traffic control plans for review by the City's Traffic Engineer. Traffic plans shall be prepared, signed, and stamped by a licensed Traffic Engineer registered in the State of California.
- 4. Contractor shall procure a trash bin from one of the haulers on the City's list of currently approved haulers. **See Appendix G**.
- 5. Contractor shall submit a portable drive to the City containing all the pictures taken during the inspection and cleaning of each catch basin CPS and filter.

The City is seeking proposals from qualified companies to provide the services as described above. The duration of the contract is for three (3) years with the option to extend the contract for two (2) additional one-year

terms upon agreement from Contractor and the City of Agoura Hills.

B. Scope of Services

The selected company shall furnish all expertise, equipment, labor and resources to provide complete services necessary to fulfill the requirements for the specified work under <u>Attachment A (Scope of Services)</u> of this RFP.

III. INSTRUCTIONS TO PROPOSERS

The Company shall prepare a technical qualification proposal and a detailed cost proposal for the type of services to be performed. These proposals shall be submitted in separate sealed envelopes.

A. Technical Proposal Content Requirements

The Company's Technical Qualification Proposal package shall contain the following and shall be limited to 30 sheets (double-sided is counted as one sheet), including resumes:

1. Introduction

Provide an introduction of the project proposal, including the name of the company, mailing address, telephone number, and the name of the individual to contact if further information is required.

2. Qualifications

- a. A description of the company's capabilities, experience, and references on similar projects within the last five (5) years.
- b. Identification of the Project Manager, Inspector(s) and other key personnel to be assigned to the work; their capabilities and proposed responsibilities, and brief resumes that highlight special qualifications relevant to the required tasks.
- c. A description of how the company will successfully provide the required services, given the current workload and responsibilities of the personnel identified above.
- d. Identification of any sub-consultants to be used. Include the name and address of the sub-consultant, background and qualifications, and degree of involvement. For example, the Licensed Traffic Engineer retained to prepare traffic control plans.

3. Project Approach

Provide a description of the approach and methodology to be used to provide the required Storm Drain CPS & Filter Inspecting and Cleaning Services. Identify any supplemental tasks deemed necessary or alternatives which may enhance the project, reduce costs, or speed delivery.

4. Labor Hours

Provide a preliminary scope of services and estimate the labor hours separated by task for key personnel in your company and for any subcontractor. The labor hours shall be based upon each phase of work.

5. Schedule

Provide a preliminary schedule and timeline showing activity and duration for each task.

6. Conflict of Interest

It shall be the duty of the Contractor to comply with all applicable State and Federal laws relating to prohibited conflicts of interest. As part of its response to this RFP, the Contractor shall disclose in writing any financial, business, employment or other relationships with the City or with any of its officers, employees, or agents that are or were in existence during the twelve (12) calendar months immediately preceding, and including, the date the Contractor's response to the RFP is filed. In addition, the Contractor shall disclose in writing any financial, business, employment or other relationships with any contractor or engineer who may have a financial interest in securing design and/or construction contracts for the project. The Contractor shall have a continuing obligation to keep the foregoing disclosures current and up-to-date during the term of this contract, and the Contractor's failure to timely disclose the existence of such a relationship shall be grounds for immediate termination of the contract. For the form of the required disclosures, please see Attachments D and E.

B. Cost Proposal Content Requirements

The Contractor 's Cost Proposal shall contain the following:

- The fee proposal shall be submitted for the Storm Drain CPS & Filter inspecting and cleaning services outlined in the scope of work, Attachment A of this RFP. The basis of payment for the services provided under this agreement shall be maximum not-to-exceed fee.
- 2. The company shall submit a breakdown of the anticipated costs by task. Indicate the number of staff hours and hourly rates. Include all materials and equipment cost that will be necessary in completing this project.

A. Proposal Submittal Guidelines

The qualification proposal and cost proposal shall be transmitted with a cover letter that must be signed by an official authorized to bind the Contractor contractually, and shall contain a statement that the proposals are firm offers for a 180-day period. The letter accompanying the qualification proposal shall also provide the following: name, title, address and telephone number of individuals with the authority to negotiate and contractually bind the Contractor. The cover letter constitutes certification by Contractor, under penalty of perjury, that the Contractor complies with nondiscrimination requirements of the State and the Federal Government. An unsigned proposal or one signed by an individual unauthorized to bind the consultant may be rejected.

Five (5) copies of both the qualifications proposals and the cost proposals will be required with all copies having been signed by the Contractor official with the power to bind the company in its proposal. To be considered, all proposals shall be completely responsive to the RFP. "Completely responsive" is hereby defined as meeting all requirements as outlined in Section II – "Proposal Requirements."

The Qualifications Proposal and Cost Proposal must be submitted in separate envelopes clearly identified and marked, as shown on cover page of this RFP.

Proposals may be mailed or hand-carried to City Hall, but must be received no later than <u>2:00 pm, Thursday, April 19, 2018.</u>
Proposals may be withdrawn prior to the established date and time. on or before 2:00 p.m., April 19, 2018

B. Delivery of Proposals

The City of Agoura Hills does not recognize the U.S. Postal Service, or any other organization, as its agent for purposes of accepting proposals. All proposals received after the deadline will be rejected and returned unopened. No extensions will be granted.

All proposals will become the property of the City of Agoura Hills and will be made available for public inspection after an award is made or all proposals are rejected.

IV. PROPOSAL REVIEW PROCESS

A. Rejections

All proposals will be reviewed to determine conformance with the RFP requirements. Any proposal that the City deems incomplete, conditional, or

non-responsive to the requirements of the RFP may be rejected. The City reserves the right to reject any and all proposals as well.

B. <u>Proposal Review and Selection Procedure</u>

The following is an outline of the procedures the City will use in the selection process:

- i. A Selection Committee is formed comprising of City personnel and, if the City chooses, other agency personnel.
- ii. The Selection Committee reviews and evaluates the proposals submitted by the prospective consultants.
- iii. The Selection Committee evaluates, rates and ranks the firms based completeness of the proposal, and makes a final recommendation:
- iv. Negotiations will take place with the primary firm on the final scope of work, contract, and proposal price.

C. Proposal Evaluation Criteria

The Qualification Proposals will be evaluated by City staff based on the following criteria:

Criteria	Total Points	Score
A. Quality & completeness of Proposal	25	
Relevance and Completeness of Proposal		
B. Capability	30	
Qualifications and Staff Experience		
Ability of Contractor to provide proper insurance coverage		
Quantity and Quality of similar type(s) of work performed		
C. References Evaluation	20	
Customer Service Record		
2. References Check		
D. Cost Fee Schedule	25	
Reasonable Rates		

Comprehensive list of job classifications		
Overall Proposal Cost		
Total Number of Points	100	

The City may contact any Proposer to clarify any response; contact any current users of a Proposer's services; solicit information from any available source containing any aspect of a proposal; and seek and review any other information deemed pertinent to the evaluation process.

Discussions may, at the City's sole option, be conducted with responsible Proposers who submit proposals determined to be reasonably susceptible of being selected for an award. Discussions may be for the purpose of clarification to assure full understanding of, and responsiveness to, the solicitation requirements. Proposers shall be accorded fair and equal treatment with respect to any opportunity for discussion and written revision of proposals. In conducting discussions, the City will not disclose information derived from proposals submitted by competing Proposers.

D. Contractor Selection

The firm rated as most qualified to provide the requested services will be invited to negotiate a final contract. If an agreement is not reached, negotiations may be terminated and commenced with the next most qualified firm.

The award of the contract will be based on a combination of factors that represent the best overall value for completing the scope of work, as determined by the City, including: the written proposal criteria described above; results of background and reference checks; and proposed compensation. The City reserves the right to reject any and all proposals.

E. Proposal Award Schedule

Distribution of RFP	March 22, 2018
Deadline to submit any questions	April 12, 2018
Proposal Due Date	April 19, 2018
Review & Evaluate Proposals	April 26, 2018
Negotiations	May 4, 2018
Council approval of Agreement	May 9, 2018

Attachment A

Scope of Services

The selected Contractor shall furnish all expertise, equipment, materials, labor and resources to provide complete services necessary to fulfill the requirements as detailed below:

Task 1:

- 1.2 A preconstruction meeting will be held after the issuance of the contract to review catch basin locations under this contract, working hours, traffic control, and other pertinent information. Appendix F is a list of storm drains & catch basins locations.
- 1.3 Contractor shall have a current City Business Registration before starting the job and shall be maintained active during the term of the contract.

Task 2:

- 2.1. The City will determine the number and locations of catch basins to be inspected and cleaned. Inspecting and cleaning shall take place up to four (4) times per fiscal year during the contract term upon notice from the City. Contractor shall respond within 5 working days from e-mail/written notice from the City. All catch basin cleanings shall be completed within 14 days from the City's request. Cleanings typically occur before the beginning of the wet season (October 1) and after a major rain event.
- 2.2 Cleaning shall consist of removing accumulated trash, debris, and any vegetation growing within or around entrance to the basin from storm drain catch basin with CPS and catch basin outfall filters using a vacuum/hydrovac type truck to remove all waste. The filter screens shall be pressure washed/cleaned. Contractor shall contract a trash bin company from the list of approved haulers in Appendix G to properly dispose of all waste according to all Federal, State, and local regulations, at no additional cost to the City. The contractor shall provide written records to the City of list of catch basins inspected/cleaned and tonnage of trash collected during the cleaning process.

Task 3:

3.1 Contractor will perform an inspection of the CPS and Filter at the completion of cleaning. The inspection will include verifying the screens and filters are not ripped, damaged, bent, or collapsed and all bolts are still in place and secure. Contractor will report to City contact, Robert Cortes, within 7 days, any catch basins & filters that are damaged, bent, collapsed, or not secured in place. Contractor will provide documentation of the inspection by supplying the City with a minimum of one before cleaning digital photo and one after cleaning digital photo for each catch basin cleaned, identified by location and identification number. City will provide

identification numbers. Repairs for damages caused by the Contractor will be made at the Contractor's expense. Contractor is responsible for securely replacing manhole covers and bolts to the prior position. Any manhole covers bolts that are damaged/broken during cleaning operations, shall be replaced in kind at the Contractor's expense.

Task 4:

- 4.1 Contractor will provide all expertise, equipment, materials, labor and resources required to perform storm drain inspections cleanings of over five hundred (500) storm drain catch basins, with CPS and catch basin outfall filters, up to four (4) times per fiscal year during the term of the contract.
- 4.2 A preconstruction meeting will be held after the issuance of the contract to review catch basin locations, working hours, traffic control required, and other pertinent information. **See Appendix F for locations of storm drain catch basins**.
- 4.3 Contractor will properly dispose of all waste/debris collected from the trash excluders in accordance with all Federal, State, and local regulations. Contractor will bear the cost of disposal for all waste/debris collected from the catch basins and filter baskets. Contractor shall use one of the city approved hauler from Appendix G.
- 4.4 The Contractor shall keep count and provide the City with the total number of catch basins cleaned and the total pounds of waste/debris that was collected within 30 days after each cleaning event. Contractor shall also provide digital photos on a thumb drive of before and after the catch basins and filters are inspected/cleaned.
- 4.5 All inspections and cleanings must be performed in accordance with Cal/OSHA requirements.

Task 5:

- All confined entry must be performed per California Law. Contractor shall appoint an "Entry Supervisor" and shall identify, in writing, the appointed Entry Supervisor at the preconstruction meeting. Entry Supervisor must attend the preconstruction meeting. Entry into all manholes and all catch basins shall be governed by current Cal/OSHA requirements for confined space.
- Working hours shall be limited to the hours between 7:00 a.m. and 4:00 p.m., Monday through Friday, unless otherwise approved or stipulated by the City in writing.
- Work that will be performed in high traffic areas, i.e., Kanan Rd, Thousand Oaks Bl, Reyes Adobe Rd, and Canwood St is to be performed between 9:00 a.m. and

Storm Drain CPS & Filter Inspection and Cleaning Services

- 4:00 p.m., unless written approval for a variance is received from the City Engineer.
- 5.4 Contractor will provide appropriate traffic control following the most recent version of the California Manual Uniform Traffic Control Devices (MUTCD), including the section on Temporary Traffic Control and Traffic Control for School Areas and must conform to all City policies and requests for traffic control.
- 5.5 Contractor is required to obtain a no-fee Encroachment Permit from the City prior to starting of the project.

Attachment B General Proposal Terms and Conditions

<u>Contract Requirement</u> – The Company to whom the contract is awarded shall execute a written contract with the City within ten (10) calendar days after notice of the award has been sent by mail to the Consultant at the address given in the Proposal. The contract/agreement shall be made in the form adopted by the City and incorporated in these specifications. The Consultant represents that they possess, or have arranged through subcontracts, all capital and other equipment, labor and materials to carry out and complete the work hereunder in compliance with all Federal, State, County, City and Special District Laws, Ordinances, and Regulations which are applicable.

<u>Contract Assignment</u> – The Company shall not assign, transfer, convey or otherwise dispose of the contract, or its right, title or interest, or its power to execute such a contract to any individual or business entity of any kind without the previous written consent of the City of Agoura Hills.

<u>Non-Discrimination</u> – In the performance of the terms of this contract, the Consultant agrees that it will not engage in, nor permit such subcontractors as it may employ to engage in, discrimination in employment of persons because of age, race, color, sex, national origin or ancestry, or religion of such person(s).

<u>Disadvantaged Business Enterprise (DBE)</u> – Bidders are advised that, as required by Federal law, the State has established a statewide overall Disadvantaged Business Enterprise (DBE) goal. This Agency Federal-aid contract is considered to be part of the statewide overall DBE goal. To provide assistance in meeting the statewide goal, the Agency is including a DBE Availability Advisory of 2% in this contract. Although bidders need not achieve this DBE Availability Advisory as a condition of award, they are encouraged to solicit bids from DBE subcontractors and suppliers.

Communications Regarding RFP – If a Company is in doubt as to the true meaning or intent of any part of the Contract Documents, he/she may submit to the City Engineer a written request for an interpretation or a correction thereof. Interpretation or corrections of the Contract Documents shall be made only by addendum duly issued by the City Engineer, and a copy of such addendum will be mailed or delivered to each person receiving a set of the Contract Documents, and such addendum shall be considered a part of, and incorporated in, the Contract Documents. All timely requests for information submitted in writing will receive a written response from the City. Telephone communications with City staff are not encouraged, but will be permitted. However, any such oral communication shall not be binding on the City.

<u>Business Registration</u> – All Companies should be aware of the City's Business Registration Ordinance which requires that a Business Registration be obtained before any business, trade, profession, enterprise, establishment, occupation, or calling is conducted within the City.

<u>Payment</u> Terms – The City's payment terms are 30 days from the receipt of an original Invoice and the City's acceptance of the services.

Ownership of Reports and Data – The originals of all studies, reports, exhibits, documents data and/or material(s) prepared and/or used to comply with any section/condition of these specifications, plus any copies of same required by the agreement to be furnished to the City, shall be deemed to be public records which shall be open to inspection by the public and, as such, shall become and remain the Property of the City.

<u>Modification or Withdrawal of Submittals</u> – Any proposal received prior to the date and time specified for receipt of proposals may be withdrawn or modified by written request of the Consultant. To be considered, however, the modified proposal must be received by the time and date specified.

<u>Property Rights</u> – Proposals received within the prescribed deadline become the property of the City and all rights to the contents therein become those of the City.

<u>Confidentiality</u> – Prior to award of the contract, all proposals will be designated confidential to the extent permitted by the California Public Records Act. After award of the contract, or if not awarded, after rejection of all proposals, all responses will be regarded as public records and will be subject to review by the public. Any language purported to render confidential all or portions of the proposals will be regarded as ineffective and will be disregarded.

<u>Amendments to Request for Proposal</u> – The City reserves the right to amend the Request for Proposal by addendum prior to the final proposal submittal date.

<u>Contract Term</u> – This contract will cover services provided from the date the contract is signed by all parties through the completion of the Services, and may be extended upon mutual consent of the parties. The fee proposed by Contractor must be valid for the entire period unless otherwise conditioned in the Proposal.

<u>Non-Exclusive Contract</u> – The City reserves the right to contract with other Engineering Professional Service firms during the contract term.

Insurance – The Contractor shall meet the insurance coverages as outlined in the Agreement.

Non-commitment of Department – This Request for Proposal does not commit the City to award a contract, to pay any costs incurred in the preparation of a Proposal for this request, or to procure or contract for services. The City reserves the right to accept or reject any or all proposals received as a result of this request, to negotiate with any qualified firm or to modify or cancel in part or in its entirety the Request for Proposal if it is in the best interests of the City to do so.

<u>Public Domain</u> – All products used or developed in the execution of any contract resulting from this Request for Proposal will remain in the public domain at the completion of the contract.

<u>Termination</u> – The City reserves the right to terminate this agreement upon thirty (30) calendar days from written notice to the Consultant.

<u>Processing Requirements</u> – All reports/drawings are required to be submitted directly to and picked up from the City of Agoura Hills. All reports/drawings will be transmitted directly between the Consultant and the City unless otherwise authorized by the City. The Contractor is required to develop and furnish the City Engineer and Planning Division with a legible written report. If the Contractor fails to submit the required reports/drawings as set forth in this section, the City shall have the right to withhold payment, and/or terminate the agreement. Once the reports/drawings have been completed and/or reviewed, the professional engineering service consultant will be required to return them to the City for further processing and coordination with other Departments and Divisions.

Required Timeframes – Contractor shall respond within 48 hours from e-mail/written notice from the City. All catch basin cleanings shall be completed within 14 days from the City's request. Contractor will report to City contact, Robert Cortes, within 7 days, any catch basins & filters that are damaged, bent, collapsed, or not secured in place.

Conflicts of Interest – It shall be the duty of the Contractor to comply with all applicable State and federal laws relating to prohibited conflicts of interest. Contractor agrees to promptly notify City whenever a client of Contractor has a financial interest in any City project referred to Contractor for professional services on behalf of the City. Such project may be withdrawn by the City with no compensation due, if the Contractor has a conflicting interest. Specifically, and without limiting the foregoing, the Consultant shall disclose in writing any financial, business, employment or other relationships with any contractor or engineer who may have a financial interest in securing design and/or construction contracts for the project. The Contractor shall have a continuing obligation to keep the foregoing disclosures current and up-to-date during the term of this contract, and the Contractor's failure to timely disclose the existence of such a relationship shall be grounds for immediate termination of the contract.

Conflict of Interest Disclosure – In accordance with California Government Code Section 87302 and the provisions of the City's local conflict of code, individual employees of the Consultant awarded this contract who will be responsible for the contract services may be required to file a Statement of Economic Interest, Form 700. If such requirement is made, the filing must be made not later than 30 days after the execution of the contract, annually thereafter prior to April 1st of each year for the duration of the contract, and within 30 days of termination of the contract. Failure to file any required statements will result in withholding payment for services rendered, and may subject individual non-filers to legal liability under the provisions of California's Political Reform Act. (See Attachments D and E).

<u>Inspections</u> – City reserves the right to inspect the work being accomplished by the Company any time.

<u>Assignment of Company Personnel</u> – The Contractor shall have City's approval prior making the change(s) in a project team assigned to a project.

Attachment C City's Standard Agreement with Consultants

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	THE	CITY	R CONT	RACTOR SER AGOURA _ <mark>(INSERT</mark>	HILLS	AND	
City of Agour	a Hills, a tion of the	ENT is m municipal	corporat	effective as o ion ("City") and ts and condition	d b	("Co	ntractor").
1.	TERM						
	in effect	until task	s describ	nence on ed herein are terminated pu	completed,	but in no e	vent later
following la	nguage:	The City	∕ may, a	e extended a at its option, o ee) year[s] up	extend this	Agreemen	t for one
intent to exte the expiratio	end this A n of the	greement initial Te	to the Corm. Suc	Contractor not lich extension s ETE HIGHLIGI	less than thi shall be at	rty (30) day the same	ys prior to

2. SERVICES

Contractor shall perform the services and tasks described and set forth in Exhibit A, attached hereto and incorporated herein as though set forth in full. Contractor shall complete the tasks according to the schedule of performance which is also set forth in Exhibit A.

3. **PERFORMANCE**

In meeting its obligations under this Agreement, Contractor shall at all times faithfully and competently perform all tasks described herein in a manner satisfactory to CITY and consistent with that level of care and skill ordinarily exercised by members of the profession currently practicing in the same locality under similar conditions.

4. **PREVAILING WAGES**

- A. <u>Prevailing wages are required on all CITY agreements involving construction, design, and preconstruction phases of construction (including, but not limited to, inspection and land surveying work), and maintenance (except for janitorial or security guards) for work on CITY property.</u>
- B. Pursuant to the provisions of Section 1773 of the Labor Code of the State of California, the City Council has obtained the general prevailing rate of per diem wages and the general rate for holiday and overtime work in this locality for each craft, classification, or type of workman needed to execute by this Contractor from the Director of the Department of Industrial Relations. Copies may be obtained from the California Department of Industrial Relations Internet website at http://www.dir.ca.gov. Consultant shall provide a copy of prevailing wage rates to any staff or sub-contractor hired, and shall pay the adopted prevailing wage rates as a minimum. Contractor shall comply with the provisions of Sections 1773.8, 1775, 1776, 1777.6, and 1813 of the Labor Code. Pursuant to the provisions of 1775 of the Labor Code, Contractor shall forfeit to the City, as a penalty, the sum of \$50.00 for each calendar day, or portion thereof, for each laborer, worker, or mechanic employed, paid less than the stipulated prevailing rates for any work done under this contract, by him or by any sub-contractor under him, in violation of the provisions of the Agreement..

5. PAYMENT

A. The City agrees to pay Contractor monthly, in accordance with the payment rates and terms and the schedule of payment as set forth in Exhibit B, Payment Rates and Schedule, attached hereto and incorporated herein by this reference as though set forth in full, based upon actual time spent on the above tasks. Any terms in Exhibit B other than the payment rates and schedule of payment are null and void. This amount shall not exceed

(\$) [Insert written/numeric contract dollar amount here (e.g., One Hundred Ten Thousand Five Hundred Twelve Dollars and Zero Cents (\$110,512.00)), excluding the contingency amount if asking for contingency. Amount exceeding \$25,000 requires City Council approval] DELETE HIGHLIGHTED TEXT ("Contract Price") for the initial Term of the Agreement unless additional payment is approved as provided in this Agreement.

[ADD THE FOLLOWING PARAGRAPH IF THE ADDITIONAL WORK IS \$25,000 or UNDER - OTHERWISE DELETE]: The City Manager may approve additional work up to ten percent (10%) of the amount of the Agreement. Any additional work in excess of this amount shall be approved by the City Council.

- B. Contractor shall not be compensated for any services rendered in connection with its performance of this Agreement which are in addition to those set forth herein, unless such additional services are authorized in advance and in writing by the City Manager. Contractor shall be compensated for any additional services in the amounts and in the manner as agreed to by the City Council and Contractor at the time City's written authorization is given to Contractor for the performance of said services.
- C. Contractor shall submit invoices monthly for actual services performed. Invoices shall be submitted between the first and fifteenth business day of each month, for services provided in the previous month. Payment shall be made within thirty (30) days of receipt of each invoice as to all non-disputed fees. If the City disputes any of Contractor's fees, it shall give written notice to Contractor within thirty (30) days of receipt of an invoice of any disputed fees set forth on the invoice. For all reimbursements authorized by this Agreement, Contractor shall provide receipts on all reimbursable expenses in excess of Fifty Dollars (\$50) in such form as approved by the Director of Finance.

6. SUSPENSION OR TERMINATION OF AGREEMENT WITHOUT CAUSE

A. The City may at any time, for any reason, with or without cause, suspend or terminate this Agreement, or any portion hereof, by serving upon the Contractor at least ten (10) days prior written notice. Upon receipt of said notice, the Contractor shall immediately cease all work under this Agreement, unless the notice provides otherwise. If the City suspends or terminates a portion of this Agreement, such suspension or termination shall not make void or invalidate the remainder of this Agreement.

B. <u>In the event this Agreement is terminated pursuant to this Section, the City shall pay to Contractor the actual value of the work performed up to the time of termination, provided that the work performed is of value to the City. Upon termination of the Agreement pursuant to this Section, the Contractor will submit an invoice to the City pursuant to Section entitled "**PAYMENT**" herein.</u>

7. DEFAULT OF CONRACTOR

- A. The Contractor's failure to comply with the provisions of this Agreement shall constitute a default. In the event that Contractor is in default for cause under the terms of this Agreement, City shall have no obligation or duty to continue compensating Contractor for any work performed after the date of default and can terminate this Agreement immediately by written notice to the Contractor. If such failure by the Contractor to make progress in the performance of work hereunder arises out of causes beyond the Contractor's control, and without fault or negligence of the Contractor, it shall not be considered a default.
- B. If the City Manager or his delegate determines that the Contractor is in default in the performance of any of the terms or conditions of this Agreement, it shall serve the Contractor with written notice of the default. The Contractor shall have ten (10) days after service upon it of said notice in which to cure the default by rendering a satisfactory performance. In the event that the Contractor fails to cure its default within such period of time, the City shall have the right, notwithstanding any other provision of this Agreement, to terminate this Agreement without further notice and without prejudice to any other remedy to which it may be entitled at law, in equity or under this Agreement."

8. OWNERSHIP OF DOCUMENTS

- A. Contractor shall maintain complete and accurate records with respect to sales, costs, expenses, receipts and other such information required by City that relate to the performance of services under this Agreement. Contractor shall maintain adequate records of services provided in sufficient detail to permit an evaluation of services. All such records shall be maintained in accordance with generally accepted accounting principles and shall be clearly identified and readily accessible. Contractor shall provide free access to the representatives of City or its designees at reasonable times to such books and records, shall give City the right to examine and audit said books and records, shall permit City to make transcripts there from as necessary, and shall allow inspection of all work, data, documents, proceedings and activities related to this Agreement. Such records, together with supporting documents, shall be maintained for a period of three (3) years after receipt of final payment.
- B. Upon completion of, or in the event of termination or suspension of this Agreement, all original documents, designs, drawings, maps, models, computer files containing data generated for the work, surveys, notes, and other documents prepared in the course of providing the services to be performed pursuant to this Agreement shall become the sole property of the City and may be used, reused or otherwise disposed of by the City without the permission of the Contractor. With respect to computer files containing data generated for the work, Contractor shall make available to the City, upon reasonable written request by the City, the necessary computer software and hardware for purposes of accessing, compiling, transferring and printing computer files.

[DELETE THIS NOTE TO STAFF] REGARDING INDEMNIFICATION: IF THIS IS A DESIGN OF A PUBLIC IMPROVEMENT OR NEW FACILITY, THEN USE THE DESIGN PROFESSIONAL AGREEMENT TEMPLATE

9. INDEMNIFICATION

Contractor shall defend, indemnify, and hold the City, its officials, officers, employees, agents and independent Contractors serving in the role of City officials, and volunteers (collectively "Indemnitees") free and harmless from any and all claims. demands, causes of action, proceedings, costs, expenses, liabilities, losses, damages or injuries, in law or equity, to property or persons, including wrongful death (collectively "Claims"), in any manner arising out of or incident to any acts or omissions of Contractor, its officials, officers, employees, agents or sub-contractor in connection with the performance of this Agreement, including without limitation the payment of all consequential damages, attorneys' fees, and other related costs and expenses, except for such Claims arising out of the sole negligence or willful misconduct of the Indemnitees. With respect to any and all such Claims, Contractor shall defend Indemnitees at Contractor's own cost, expense, and risk and shall pay and satisfy any judgment, award, or decree that may be rendered against Indemnitees. Contractor shall reimburse Indemnitees for any and all legal expenses and costs incurred by each of them in connection therewith or in enforcing the indemnity herein provided. Contractor's obligation to indemnify shall not be restricted to insurance proceeds, if any, received by Contractor or Indemnitees. All duties of Contractor under this Section shall survive termination of this Agreement.

10. INSURANCE REQUIREMENTS

Prior to commencement of work, Contractor shall procure, provide, and maintain, at Contractor's own expense, for the duration of this Agreement, insurance against claims for injuries to persons or damages to property, which may arise from or in connection with the performance of the work hereunder by the Contractor, its agents, representatives, or employees.

- A. <u>Minimum Scope of Insurance. Coverage shall be at least as broad as:</u>
- 1) <u>Insurance Services Office Commercial General Liability form No. CG</u> 00 01 11 85 or 88, or equivalent.
- 2) <u>Insurance Services Office Business Auto Coverage form CA 00 01 06</u> 92, or equivalent, covering Automobile Liability, code 1 (any auto). If the Contractor owns no automobiles, a non-owned auto endorsement to the General Liability policy described above is acceptable.
- 3) Worker's Compensation insurance as required by the State of California and Employer's Liability Insurance. If the Contractor has no employees while performing under this Agreement, worker's compensation insurance is not required, but Contractor shall execute a declaration that it has no employees.
- 4) <u>Professional Liability Insurance shall be written on a policy form</u> providing professional liability for the Contractor's profession. SEE B(4) BELOW
 - B. Minimum Limits of Insurance. Contractor shall maintain limits no less than:

- 1) General Liability: \$1,000,000 per occurrence for bodily injury, personal injury and property damage, including without limitation, blanket contractual liability. If Commercial General Liability Insurance or other form with a general aggregate limit is used, either the general aggregate limit shall apply separately to this project/location or the general aggregate limit shall be twice the required occurrence limit.
- 2) Automobile Liability: \$1,000,000 per accident for bodily injury and property damage for all activities of the Contractor arising out of or in connection with work to be performed under this Agreement, including coverage for any owned, hired, non-owned or rental vehicles.
- 3) <u>Worker's Compensation as required by the State of California;</u> Employer's Liability: One million dollars (\$1,000,000) per accident for bodily injury or disease.

(Note: If Contractor does not have employees the language of item #3 is to be changed to read as follows: Worker's Compensation insurance is required only if Contractor employs any employees. Contractor warrants and represents to the City that it has no employees and that it will obtain the required Workers Compensation Insurance upon the hiring of any employees.) DELETE HIGHLIGHTED TEXT

- 4) Professional Liability coverage: One million (\$1,000,000) per claim and in aggregate. (Consult with the City's Risk Manager before including this insurance provision in your agreement as this requirement may either need to be changed or excluded. Generally, this provision will apply only to contracts with licensed professionals such as engineers, architects, designers, lawyers, geologists; etc. IF YOU DELETE THIS SECTION, ALSO DELETE A(4) ABOVE) DELETE HIGHLIGHTED TEXT
- C. Deductibles and Self-Insured Retentions. Any deductibles or self-insured retentions must be declared to and approved by the City Manager. At the option of the City Manager, either the insurer shall reduce or eliminate such deductibles or self-insured retentions as respects the City, its officers, officials, employees and volunteers; or the Contractor shall procure a bond guaranteeing payment of losses and related investigations, claim administration and defense expenses.
- D. Requirements Not Limiting. Requirements of specific coverage features or limits contained in this Section are not intended as a limitation on coverage, limits or other requirements, or a waiver of any coverage normally provided by any insurance. Specific reference to a given coverage feature is for purposes of clarification only as it pertains to a given issue and is not intended by any party or insured to be all inclusive, or to the exclusion of other coverage, or a waiver of any type. If the Vendor maintains higher limits than the minimums shown above, the Agency requires and shall be entitled to coverage for the higher limits maintained by the Vendor. Any available insurance proceeds in excess of the specified minimum limits of insurance and coverage shall be available to the Agency.
- E. <u>Other Insurance Provisions.</u> The general liability and automobile liability policies are to contain, or be endorsed to contain, the following provisions:
- 1) The City, its officers, officials, employees and volunteers are to be covered and named as additional insureds in respect to: liability arising out of activities performed by or on behalf of the Contractor; products and completed operations of the Contractor; premises owned, occupied or used by the Contractor; or automobiles owned, leased, hired or borrowed by the Contractor. The coverage shall contain no special limitations on the scope of protection afforded to the City, its officers, officials, employees or volunteers.
- 2) For any claims related to this project, the Contractor's insurance coverage shall be primary insurance as respects the City, its officers, officials, employees and

volunteers. Any insurance or self-insured maintained by the City, its officers, officials, employees or volunteers shall be excess of the Contractor's insurance and shall not contribute with it.

- 3) Any failure to comply with reporting or other provisions of the policies including breaches of warranties shall not affect coverage provided to the City, its officers, officials, employees or volunteers.
- 4) The Contractor's insurance shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the limits of the insurer's liability.
- 5) Each insurance policy required by this clause shall be endorsed to state that coverage shall not be suspended, voided, canceled by either party, reduced in coverage or in limits except after thirty (30) days' prior written notice has been given to the City. Contractor agrees to oblige its insurance agent or broker and insurers to provide City with a thirty (30) day notice of cancellation (except for nonpayment for which a ten (10) day notice is required) or nonrenewal of coverage for each required coverage.
- F. Acceptability of Insurers. Insurance is to be placed with insurers with a current A.M. Best's rating of no less than A:VII, unless otherwise acceptable to the City. Self insurance shall not be considered to comply with these insurance requirements.
- endorsements, specifically naming the City of Agoura Hills, its officers, officials, employees and volunteers as additional insured, effecting coverage required by this clause. The endorsements are to be signed by a person authorized by that insurer to bind coverage on its behalf. The endorsements are to be on forms acceptable to the City. Insurance certificates and endorsements must be received and approved by City's Risk Manager prior to commencement of performance. Current insurance certificates and endorsements shall be kept on file with the City at all times during the term of this agreement. City reserves the right to require complete, certified copies of all required insurance policies, at any time.
- H. <u>Mailing Instructions</u>. <u>Insurance documents shall be mailed with the signed Agreement to the attention of the staff person indicated on the cover sheet of this Agreement, to the City of Agoura Hills, 30001 Ladyface Court, Agoura Hills, CA 91301. Executed Agreement(s) cannot be released nor may any work commence on a project until the signed Agreement and appropriate insurance documents are on file with the City Clerk.</u>

11. INDEPENDENT CONSULTANT

- A. Contractor is and shall at all times remain as to the City a wholly independent Contractor. The personnel performing the services under this Agreement on behalf of Contractor shall at all times be under Contractor's exclusive direction and control. Neither City nor any of its officers, employees, agents, or volunteers shall have control over the conduct of Contractor or any of Contractor's officers, employees, or agents except as set forth in this Agreement. Contractor shall not at any time or in any manner represent that it or any of its officers, employees or agents are in any manner officers, employees or agents of the City. Contractor shall not incur or have the power to incur any debt, obligation or liability whatever against City, or bind City in any manner.
- B. No employee benefits shall be available to Contractor in connection with the performance of this Agreement. Except for the fees paid to Contractor as provided in the Agreement, City shall not pay salaries, wages, or other compensation to Contractor for performing services hereunder for City. City shall not be liable for compensation or indemnification to Contractor for injury or sickness arising out of performing services hereunder.

12. LEGAL RESPONSIBILITIES

The Contractor shall keep itself informed of all local, State and Federal ordinances, laws and regulations which in any manner affect those employed by it or in any way affect the performance of its service pursuant to this Agreement. The Contractor shall at all times observe and comply with all such ordinances, laws and regulations. The City, and its officers and employees, shall not be liable at law or in equity occasioned by failure of the Contractor to comply with this section.

13. RELEASE OF INFORMATION

- A. All information gained by Contractor in performance of this Agreement shall be considered confidential and shall not be released by Contractor without City's prior written authorization. Contractor, its officers, employees, agents or sub-contractors, shall not without written authorization from the City Manager or unless requested by the City Attorney, voluntarily provide declarations, letters of support, testimony at depositions, response to interrogatories or other information concerning the work performed under this Agreement or relating to any project or property located within the City. Response to a subpoena or court order shall not be considered "voluntary" provided Contractor gives City notice of such court order or subpoena.
- B. Contractor shall promptly notify City should Contractor, its officers, employees, agents or sub-contractor be served with any summons, complaint, subpoena, notice of deposition, request for documents, interrogatories, request for admissions or other discovery request, court order or subpoena from any party regarding this Agreement and the work performed there under or with respect to any project or property located within the City. City retains the right, but has no obligation, to represent Contractor and/or be present at any deposition, hearing or similar proceeding. Contractor agrees to cooperate fully with City and to provide City with the opportunity to review any response to discovery requests provided by Contractor. However, City's right to review any such response does not imply or mean the right by City to control, direct, or rewrite said response.

14. NOTICES

Any notices which either party may desire to give to the other party under this Agreement must be in writing and may be given either by: (i) personal service, (ii) delivery by a reputable document delivery service, such as but not limited to, Federal Express, that provides a receipt showing date and time of delivery, or (iii) mailing in the United States Mail, certified mail, postage prepaid, return receipt requested, addressed to the address of the party as set forth below or at any other address as that party may later designate by Notice. Notice shall be effective upon delivery to the addresses specified below or on the third business day following deposit with the document delivery service or United States Mail as provided above.

To City: City of Agoura Hills

30001 Ladyface Court

Agoura Hills, California 91301 Attention: City Manager

To Consultant: [Company Name

Address

Attention: Contact Person

DELETE YELLOW HIGHLIGHT

15. ASSIGNMENT

The Contractor shall not assign the performance of this Agreement, nor any part thereof, nor any monies due hereunder, without prior written consent of the City. Upon termination of this Agreement, Contractor's sole compensation shall be payment for actual services performed up to, and including, the date of termination or as may be otherwise agreed to in writing between the City Council and the Contractor.

16. LICENSES

At all times during the term of this Agreement, Contractor shall have in full force and effect, all licenses required of it by law for the performance of the services described in this Agreement.

17. GOVERNING LAW

The City and Contractor understand and agree that the laws of the State of California shall govern the rights, obligations, duties and liabilities of the parties to this Agreement and also govern the interpretation of this Agreement. Any litigation concerning this Agreement shall take place in the municipal, superior, or federal district court with geographic jurisdiction over the City of Agoura Hills. In the event such litigation is filed by one party against the other to enforce its rights under this Agreement, the prevailing party, as determined by the Court's judgment, shall be entitled to reasonable attorney fees and litigation expenses for the relief granted.

18. PROHIBITED INTEREST

No officer, or employee of the City of Agoura Hills shall have any financial interest, direct or indirect, in this Agreement, the proceeds thereof, the Contractor, or Contractor's sub-contractors for this project, during his/her tenure or for one year thereafter. The Contractor hereby warrants and represents to the City that no officer or employee of the City of Agoura Hills has any interest, whether contractual, non-contractual, financial or otherwise, in this transaction, or in the business of the Contractor or Contractor's sub-contractors on this project. Contractor further agrees to notify the City in the event any such interest is discovered whether or not such interest is prohibited by law or this Agreement.

19. ENTIRE AGREEMENT

This Agreement contains the entire understanding between the parties relating to the obligations of the parties described in this Agreement. All prior or contemporaneous agreements, understandings, representations and statements, oral or written, are merged into this Agreement and shall be of no further force or effect. Each party is entering into this Agreement based solely upon the representations set forth herein and upon each party's own independent investigation of any and all facts such party deems material.

20. AUTHORITY TO EXECUTE THIS AGREEMENT

The person or persons executing this Agreement on behalf of Contractor warrants and represents that he or she has the authority to execute this Agreement on behalf of the Contractor and has the authority to bind Contractor to the performance of its obligations hereunder.

[NOTE TO STAFF: Section 21 (Counterparts) is optional and is to be used only when absolutely necessary and in consultation with the Assistant City Manager. Please delete Section 21 unless approved by Assistant City Manager].

21. COUNTERPARTS

This Agreement may be executed in counterparts, all such executed counterparts shall constitute the same agreement, and the signature of any party to any counterpart shall be deemed a signature to, and may be appended to, any other counterpart.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed the day and year first above written.

CITY OF AGOURA HILLS

William D. Koehler, Mayor
ATTEST:
Kimberly M. Rodrigues, MMC City Clerk Date Approved by City Council: To Be Completed by City Clerk – DELETE HIGHLIGHTED TEXT
APPROVED AS TO FORM:
Candice K. Lee, City Attorney CONTRACTOR
[Insert Company Name Address Contact Name telephone number and fax number here] DELETE YELLOW HIGHLIGHT By: Name: Title:
By: Name: Title:

[Signatures of Two Corporate Officers Required]

CONFLICT OF INTEREST STATEMENT FOR CONSULTANTS

AS REQUIRED BY THE FAIR POLITICAL PRACTICES COMMISSION (FPPC) UNDER CALIFORNIA GOVERNMENT CODE SECTION 87306

Consultants who make or participate in the making of decisions which may affect financial interests are required to file a Conflict of Interest Statement, Form 730 under Disclosure Category 1.

Consultant, as defined, "shall include any natural person who provides, under contract, information, advice, recommendation, or counsel to a state or local government agency, provided, however, that 'consultant' shall not include a person who:

- Conducts research and arrives at conclusions with respect to his or her rendition of information, advice, recommendation or counsel independent of the control and direction of the agency or of any agency official, other than normal contract monitoring; and
- 4. Possesses no authority with respect to any agency decision beyond rendition of information, advice, recommendation or counsel."

<u>Procedure</u>

5. All Request for Proposals (RFP's) for Consultant services should include the following clause in the General Terms and Conditions:

<u>Conflict of Interest Disclosure</u> - In accordance with California Government Code Section 97306, the Consultant awarded a contract to provide the requested services, <u>may</u> be required to file a Conflict of Interest Statement, Form 730 no later than 30 days after execution of the contract, annually thereafter prior to April 30th of each year for the duration of the contract, and within 30 days of termination of the contract. Failure to file any required statements will result in withholding payment for services rendered.

- Prior to award of a contract, a determination is made as to whether the Consultant who will be retained to provide certain services is required to file a Conflict of Interest Statement based on the definition of Consultant.
- 7. The <u>Determination of Reporting Status for Consultant</u> form (Attachment F) is completed by the Department.
- 8. Award of contract staff reports along with the <u>Determination of Reporting Status for Consultants</u> form are routed to the Support Services Administrator and the City Attorney's Office prior to submittal to the City Manager's Office. The staff report, Contract and <u>Determination of Determination of Reporting Status for Consultants for for Consul</u>

Reporting Status for Consultants form are then routed to the City Manager's office upon approval for contracts under \$15,000, and for inclusion on the City Council Agenda for contracts exceeding \$15,000.

9. The Department ensures that all Conflict of Interest filings by the Consultant are forwarded immediately to the City Clerk's office. The Department also does not authorize payment for services rendered until the proper Conflict of Interest filings have been completed.

Attachment E DETERMINATION OF REPORTING STATUS FOR CONSULTANTS

	ONSULTANT	
ADDRESS		
BRIEF DES	CRIPTION OF	DUTIES:
On the basis	of an evaluati	on of duties:
		nsultant is exempt form filing a Conflict of Interest Statement, consultant will not participate in the decision making process.
		nsultant must file a Conflict of Interest Statement, Form 730, osure as called for under Category I.
		nsultant must file a Conflict of Interest Statement, Form 730, re under Category I as indicated below, based on limited range lities:
	1.	Real property, any loan, any gift, or any income in which the consultant or spouse has an interest within the jurisdiction of the City of Agoura Hills as defined in this Code.
	2.	Investments in business entities or income from sources which provide supplies, equipment or services of the type utilized by the department or division for which the Designated Employee is utilized.

PREPARED BY:		
Name	Date	
Title		
APPROVED AS TO FORM:		CONCUR WITH DETERMINATION:
City Attorney		Greg Ramirez, City Manager

Attachment F

Storm Drain Catch Basin Locations List

1	ALFONSO DR	CANWOOD ST
2	ALFONSO DR	CANWOOD ST
3	CANWOOD ST	ROBLES LN
4	CANWOOD ST	ROBLES LN
5	CANWOOD ST	ROBLES LN
6	CANWOOD ST	CHRISTIAN CT
7	CANWOOD ST	FOREST COVE LN
8	CANWOOD ST	STRAWBERRY HILL DR
9	STRAWBERRY HILL DR	CANWOOD ST
10	STRAWBERRY HILL DR	CANWOOD ST
11	CANWOOD ST	EAST OF STRAWBERRY HILL DR
12	CANWOOD ST	EAST OF STRAWBERRY HILL DR
13	CANWOOD ST	EAST OF STRAWBERRY HILL DR
14	CANWOOD ST	EAST OF STRAWBERRY HILL DR
	LOCATIONS AT NORTH END OF REYES ADOBE RD	
1	REYES ADOBE RD	NORTH OF LAKE LINDERO DR
2	REYES ADOBE RD	NORTH OF LAKE LINDERO DR
3	REYES ADOBE RD	NORTH OF LAKE LINDERO DR
4	REYES ADOBE RD	NORTH OF LAKE LINDERO DR

STREET NAME	NEAREST CROSS STREET
SIREELINAIVIE	NEANEST CHOSS STREET

STREET NAME	
ACADIA AVE	EAGLETON DR
ARGOS DR	DRIVER AVE
CALMFIELD DR	LARO DR
CALMFIELD DR	LARO DR
CANWOOD ST	LAKE LINDERO DR
CANWOOD ST	W/O CAPTAINS PL
CANWOOD ST	E/O CAPTAINS PL
CANWOOD ST	IN FRONT OF 30345 CANWOOD ST
CANWOOD ST	EAST OF LAKE LINDERO DR
CARELL AVE	THOUSAND OAKS BL
CARELL AVE	THOUSAND OAKS BL
CARELL AVE	THOUSAND OAKS BL
DRIVER AVE	ARGOS DR
DRIVER AVE	ARGOS DR
MEDEA VALLEY DR	W/0 AGOURA GLEN
MEDEA VALLEY DR	W/0 AGOURA GLEN
EAGLETON DR	KANAN RD
EAGLETON DR	ACADIA AVE
EAGLETON DR	ACADIA AVE
FOREST COVE PL	THOUSAND AOKS BL
FOREST COVE PL	THOUSAND OAKS BL
FOREST COVE PL	THOUSAND OAKS BL
FRESHWATER DR	RUSTLING OAKS DR
FRESHWATER DR	RUSTLING OAKS DR
GREY ROCK RD	THOUSAND OAKS BL
GREY ROCK RD	THOUSAND OAKS BL
HOLLOW BROOK DR	CALMFIELD DR
HOLLOW BROOK DR	CALMFIELD DR
HURFORD CT	THOUSAND OAKS BL
HURFORD CT	THOUSAND OAKS BL
HURFORD CT	THOUSAND OAKS BL
INFRONT OF 30300- 30234 CANWOOD ST	W/O REYES ADOBE
IRONWOOD DR	THOUSAND OAKS BL
DAVEY JONES DR	LAKE CREST DR
KANAN RD	S/O EAGLETON DR
KANAN RD	S/O EAGLETON DR
KANAN RD	HILLRISE DR

KANAN RD	HILLRISE DR
KANAN RD	FOUNTAINWOOD ST
KANAN RD	FOUNTAINWOOD ST
KANAN RD	THOUSAND OAKS BL
KANAN RD	THOUSAND OAKS BL
CALMFIELD DR	HOLLOWBROOK DR
KANAN RD	LARO DR
KANAN RD	LARO DR
KANAN RD	THOUSAND OAKS BL
LAKE CREST DR	DAVEY JONES DR
LAKE CREST DR	DAVEY JONES DR
LAKE LINDERO DR	THOUSAND OAKS BL
LAKE LINDERO DR	THOUSAND OAKS BL
LAKE LINDERO DR	PASSAGEWAY PL
LAKE LINDERO DR	PASSAGEWAY PL
LAKE LINDERO DR	LAKEFRONT DR
LAKE LINDERO DR	LAKEFRONT DR
LAKE LINDERO DR	CANWOOD ST
LAKEFRONT DR	LAKE LINDERO DR
LARBOARD DR	RAINBOW CREST DR
LARO DR	KANAN RD
MAINMAST PL	LAKEFRONT DR
MAINMAST PL	LAKEFRONT DR
MAINMAST PL	LAKEFRONT DR
MIDDLE CREST DR	THOUSAND OAKS BL
MIDDLE CREST DR	THOUSAND OAKS BL
PASSAGEWAY PL	LAKE LINDERO DR
PASSAGEWAY PL	LAKE LINDERO DR
RAINBOW VIEW DR	LARBOARD DR
REYES ADOBE RD	THOUSAND OAKS BL
RUSTLING OAKS DR	LARO DR
RUSTLING OAKS DR	FRESHWATER DR

RUSTLING OAKS DR	LARO DR
RUSTLING OAKS DR	LARO DR
TENNEYSON DR	THOUSAND OAKS BL
TENNEYSON DR	THOUSAND OAKS BL
THOUSAND OAKS BL	LAKE LINDERO DR
THOUSAND OAKS BL	LAKE LINDERO DR
THOUSAND OAKS BL	LAKE LINDERO DR
THOUSAND OAKS BL	LAKE LINDERO DR
THOUSAND OAKS BL	LAKE LINDERO DR
THOUSAND OAKS BL	FOREST COVE PL
THOUSAND OAKS BL	FOREST COVE PL
THOUSAND OAKS BL	FOREST COVE PL
THOUSAND OAKS BL	MIDDLE CREST DR
THOUSAND OAKS BL	REYES ADOBE RD
THOUSAND OAKS BL	REYES ADOBE RD
THOUSAND OAKS BL	REYES ADOBE RD
THOUSAND OAKS BL	GREY ROCK RD
CANWOOD ST	JUST EAST OF 30495 CANWOOD ST
THOUSAND OAKS BL	W/O BUFFWOOD PL
THOUSAND OAKS BL	W/O BUFFWOOD PL
THOUSAND OAKS BL	E/O BUFFWOOD PL
THOUSAND OAKS BL	E/O BUFFWOOD PL
THOUSAND OAKS BL	KANAN RD
THOUSAND OAKS BL	IRONWOOD DR
COLINA VISTA ST	CAPRICORN AVE
CAPRICORN AVE	COLINA VISTA ST
COLINA VISTA ST	AQUARIUS AVE
COLINA VISTA ST	AQUARIUS AVE

NEAREST CROSS

STREET NAME	STREET
LAKE LINDERO DR	RAINBOW VIEW DR
LAKE LINDERO DR	RAINBOW VIEW DR
LAKE LINDERO DR	RAINBOW VIEW DR

	,
LAKE LINDERO DR	RAINBOW VIEW DR
LAKE LINDERO DR	RAINBOW VIEW DR
RAINBOW VIEW DR	LAKE LINDERO DR
RAINBOW VIEW DR	WHEELHOUSE LN
RAINBOW VIEW DR	WHEELHOUSE LN
WHEELHOUSE LN	RAINBOW VIEW DR
THOUSAND OAKS BLVD	HURFORD CT
CASPIAN CT	THOUSAND OAKS BLVD
CASPIAN CT	THOUSAND OAKS BLVD
CASPIAN CT	THOUSAND OAKS BLVD
REYES ADOBE RD	RAINBOW CREST DR
REYES ADOBE RD	RAINBOW CREST DR
RAINBOW CREST DR	REYES ADOBE RD
RAINBOW CREST DR	REYES ADOBE RD
RAINBOW CREST DR	REYES ADOBE RD
REYES ADOBE RD	PASSAGEWAY PL
REYES ADOBE RD	PASSAGEWAY PL
PASSAGEWAY PL	REYES ADOBE RD
PASSAGEWAY PL	REYES ADOBE RD
PASSAGEWAY PL	REYES ADOBE RD
REYES ADOBE RD	CANWOOD ST
REYES ADOBE RD	CANWOOD ST
ALFONSO DR	CANWOOD ST
STRAWBERRY HILL DR	CANWOOD ST
STRAWBERRY HILL DR	CANWOOD ST
CANWOOD ST	W/O KANAN RD
CANWOOD ST	W/O KANAN RD
CANWOOD ST	W/O KANAN RD
CANWOOD ST	E/O KANAN RD
CANWOOD ST	DERRY AVE
CANWOOD ST	DERRY AVE
DERRY AVE	CANWOOD ST

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W/S LEWIS RD	ROADSIDE DR
W/S LEWIS RD	DOROTHY DR
W/S CORNELL RD	S/O ROADSIDE DR
E/S CORNELL RD	S/O ROADSIDE DR
W/S REYES ADOBE RD	N/O STONECREST DR
N/S STONECREST DR	E/O REYES ADOBE RD
S/S STONECREST DR	E/O REYES ADOBE RD
W/S REYES ADOBE RD	N/O RAINBOW HILL RD
E/S REYES ADOBE RD	S/O LAKE LIDNERO DR
N/S LAKE LINDERO DR	E/O REYES ADOBE RD
S/S LAKE LINDERO DR	E/O REYES ADOBE RD
0,0 2 1112 21113 2110 311	2/01/21/20/2002 1/3
N/S RAINBOW VIEW DR	E/O RAINBOW HILL RD
S/S RAINBOW VIEW DR	E/O RAINBOW HILL RD
W/S STONECREST DR	RAINBOW VIEW DR
E/S STONECREST DR	RAINBOW VIEW DR
REYES ADOBE RD	101 SOUTH BOND OFF- RAMP

STREET	NEAREST CROSS STREET
E/S LAKE LINDERO DR	N/O RAINBOW HILL DR
W/S LAKE LINDERO DR	N/O RAINBOW HILL DR
N/S ST LAURENT DR	RAINBOW HILL DR
E/S ST. LAURENT DR	LAKE LINDERO DR
W/S ST. LAURENT DR	LAKE LINDERO DR
S/S LAKE LINDERO DR	ST LAURENT DR
N/S VETS CT	LAKE LINDERO DR
W/S LAKE LINDERO DR	VETS CT
N/S RAINBOW HILL DR	LAKE LINDERO DR
S/S RAINBOW HILL DR	LAKE LINDERO DR
E/S RAINBOW HILL DR	DUNEGAL CT
W/S RAINBOW HILL DR	N/O DUNEGAL CT
E/S RAINBOW HILL DR	N/O DUNEGAL CT
S/S DUNEGAL CT	RAINBOW HILL DR
W/S DUNEGAL CT	RAINBOW HILL DR
W/S RAINBOW HILL DR	N/O DUNEGAL CT
S/E RAINBOW HILL DR	S/O ST LAURENT DR

W/S RAINBOW HILL	
DR	N/O ST LAURENT DR
E/S RAINBOW HILL DR	N/O ST LAURENT DR
E/S LAKE NADINE DR	N/O LAKE LINDERO DR
W/S LAKE LINDERO DR	HACKERS LN
W/S LAKE LINDERO DR	HACKERS LN
N/S HACKER LANE	N/O LAKE LINDERO DR
W/S LAKE LINDERO DR	S/O HACKERS LN
N/S DOVETAIL DR	W/O RAINBOW HILL DR
S/S DOVETAIL DR	W/O RAINBOW HILL DR
E/S WOODGLEN	N/O STONECREST
N/S WOODGLEN	N/O STONECREST
N/S STONECREST	S/O WOODGLEN
N/S BELMONT	E/O WOODGLEN
S/S BELMONT	E/O WOODGLEN
E/S WOODGLEN	N/O BELMONT
W/S WOODGLEN	N/O BELMONT
E/S RIDGEBROOK	N/O ROLLING RIDGE
N/S ROLLING RIDGE	E/O RIDGEBROOK
N/S ROLLING RIDGE	E/O RIDGEBROOK
W/S RIDGEBROOK	N/O STONECREST
E/S RIDGEBROOK	N/O STONECREST
W/S RIDGEBROOK	S/O WOODBRIAR
E/S RIDGEBROOK	S/O WOODBRIAR
WALFORD	S/O RIDGEBROOK
N/S ROLLING RIDGE	E/O HEMPSTEAD
S/S ROLLING RIDGE	E/O HEMPSTEAD
W/S BRIDGEWATER	N/O ROLLING RIDGE
W/S MIDDLE CREST	N/O SUNNY RIDGE
E/S MIDDLE CREST	N/O SUNNY RIDGE
E/S GREEN MEADOW	N/O SUNNY RIDGE
W/S GREEN MEADOW	N/O SUNNY RIDGE
E/S GREEN MEADOW	S/O SUNNY RIDGE
W/S GREEN MEADOW	S/O SUNNY RIDGE
N/S SUNNYRIDGE	E/O GREEN MEADOW
N/S SUNNYRIDGE	W/O MIDDLECREST
N/S SUNNYRIDGE	E/O GREEN MEADOW
N/S SUNNY RIDGE	E/O MIDDLECREST
N/S EASTVALE	E/O HEMPSTEAD
S/S EASTVALE	E/O HEMPSTEAD
W/S HEMPSTEAD	N/O SUNNY RIDGE

E/S HEMPSTEAD	S/O FOREST COVE
W/S HEMPSTEAD	S/O FOREST COVE
E/S HEMPSTEAD	S/O FOREST COVE
E/S HEMPSTEAD	S/O FOREST COVE
E/S WILLOW TREE	S/O FOREST COVE
W/S WILLOW TREE	S/O FOREST COVE
N/S MIDDLE CREST	S/O THOUSAND OAKS
S/S MIDDLE CREST	S/O THOUSAND OAKS
N/S TORREY PINES	W/O QUAIL RUN
S/S TORREY PINES	W/O RQUAIL RUN
N/S TRAILCREEK	E/O ALFREDO
S/S TRAILCREEK	E/O ALFREDO
N/S RAINBOW CREST	W/O EVITA
S/S RAINBOW CREST	W/O EVITA
N/S RAINBOW CREST	W/O FOREST COVE
S/S RAINBOW CREST	W/O FOREST COVE
E/S FOREST COVE	N/O STRAWBERRY HILL
W/S STRAWBERRY	
HILL	E/O FOREST COVE
N/S LUIS	E/O ALFONSO
S/S LUIS	E/O ALFONSO
W/S ALFONSO	N/O MICAELA
E/S ALFONSO	N/O LUIS
N/S MICAELA	W/O ALFONSO
S/S MICAELA	W/O ALFONSO
N/S AMELIA	E/O MICAELA
S/S AMELIA	E/O MICAELA
N/S RAINBOW CREST	E/O CEDARHAVEN
E/S CEDARHAVEN	N/O RAINBOW CREST
W/S CEDARHAVEN	N/O RAINBOW CREST
S/END CEDARHAVEN	S/O PASSAGEWAY
W/S JON DODSON	N/O RAINBOW CREST
N/S RAINBOW CREST	W/O JON DODSON
S/S RAINBOW CREST	W/O JON DODSON
N/S RAINBOW CREST	W/O FAIRGRANGE
N/S RAINBOW CREST	W/O FAIRGRANGE
W/S FAIRGRANGE	N/O RAINBOW CREST
W/S FAIRGRANGE	N/O RAINBOW CREST
E/S FAIRGRANGE	N/O RAINBOW CREST
W/S FAIRGRANGE	N/O RAINBOW CREST
N/S RAINBOW CREST	RIGGER
SLICERS	

N/S PASSAGE WAY	W/O FAIRGRANGE
S/S PASSAGE WAY	W/O FAIRGRANGE
E/S FAIRGRANGE	E/O PASSAGEWAY
W/S FAIRGRANGE	E/O PASSAGEWAY
5301 JON DODSON	S/O PASSAGEWAY
MEDIAN T.O.	E/O MIDDLECREST
MEDIAN T.O.	E/O REYES ADOBE
S/S QUAIL RUN	W/O HIGH PEAK
W/S HIGH PEAK	E/O QUAIL RUN
W/S HIGH PEAK	E/O QUAIL RUN
S/S QUAIL RUN	W/O LAUREL BLUFF
N/S LAUREL BLUFF	S/O QUAIL RUN
N/S LAUREL BLUFF	S/O QUAIL RUN
N/S QUAIL RUN	W/O WALNUT RIDGE
S/S QUAIL RUN	W/O WALNUT RIDGE
W/S LAZY OAK	N/O WALNUT RIDGE
N/S WALNUT RIDGE	N/O WALNUT RIDGE
S/S WALNUT RIDGE	W/O SILVER VALLEY
MEDIAN T.O.	W/O SILVER VALLEY
N/S MEADOW MIST	TENNYSON
S/S MEADOW MIST	W/O TENNYSON
W/S TENNYSON	N/O MEADOW MIST
W/S TENNYSON	N/O MEADOW MIST
E/S TENNYSON	N/O MEADOW MIST
N/S WOODBROOK	TENNYSON
S/S WOODBROOK	W/O TENNYSON
N/S WOODBROOK	W/O EMERSON
S/S WOODBROOK	W/O EMERSON
W/S EMERSON	S/O WOODBROOK
E/S EMERSON	S/O WOODBROOK
N/S WOODBROOK	W/O RISTA
S/S WOODBROOK	W/O RISTA
N/S WOODBROOK	W/O IRONWOOD
E/S IRONWOOD	N/O MEADOW MIST
W/S IRONWOOD	N/O MEADOW MIST
N/S MEADOW MIST	W/O IRONWOOD
S/S MEADOW MIST	W/O IRONWOOD
N/S OAK PATH	W/O GREY ROCK
S/S OAK PATH	W/O GREY ROCK
29300 OAK PATH	E/O GREY ROCK
W/S OAK PATH	N/O QUAIL RUN
W/S MEADOW VISTA	S/O HILLRISE

E/S MEADOW VISTA	S/O HILLRISE
E/S DEEP SHADOW	AT END
W/S DEEP SHADOW	AT END
END DEEP SHADOW	AT END
N/S HILLRISE	W/O KANAN
S/S HILLRISE	W/O KANAN
W/S BRIDLE GLEN	S/O QUAIL RUN
E/S BRIDLE GLEN	S/O QUAIL RUN
W/S BRIDLE GELN	S/O QUAIL RUN
S/S QUAIL RUN	W/O BRIDLE GLEN
S/S QUAIL RUN	W/O BRIDLE GLEN
N/S QUAIL RUN	AT BRIDLE GLEN
N/S QUAIL RUN	AT BRIDLE GLEN
W/S BUFFWOOD	S/O QUAIL RUN
S/S QUAIL RUN	W/O BUFFWOOD
E/S BUFFWOOD	N/O BUFFWOOD
W/S BUFFWOOD	N/O BUFFWOOD
W/S BUFFWOOD	N/O KIRA CT
N/S OAKPATH	W/O BUFFWOOD
N/S CONEJO VIEW	E/O ARGOS
S/S CONEJO VIEW	E/O ARGOS
S/S CONEJO VIEW	E/O ARGOS
E/S GREY ROCK RD	N/O CAMBRIDGE
W/S GREY ROCK RD	N/O CAMBRIDGE
N/S CAMBRIDGE	W/O GREY ROCK RD
S/S CAMBRIDGE	W/O GREY ROCK RD
N/S CAMBRIDGE	E/O GREY ROCK RD
S/S CAMBRIDGE	E/O GREY ROCK RD
N/S DEERVIEW	W/O GREY ROCK RD
S/S DEERVIEW	W/O GREY ROCK RD
W/S GREY ROCK RD	N/O DEERVIEW
N/S QUEENS	E/O GREY ROCK RD
S/S QUEENS	E/O GREY ROCK RD
N/S KINGHAM CT	E/O GREY ROCK RD
S/S KINGHAM CT	E/O GREY ROCK RD
E/S CAREYBROOK	N/O KINGHAM CT
S/S CAREYBROOK	N/O KINGHAM CT
E/S CAREYBROOK	N/O CASTLEHILL
N/S CASTLEHILL	E/O CAREYBROOK
N/S CASTLEHILL	E/O GREY ROCK RD
S/S CASTLEHILL	E/O GREY ROCK RD
E/S GREY ROCK RD	N/O CASTLEHILL

W/S GREY ROCK RD	N/O CASTLEHILL
E/S GREY ROCK RD	N/O LARO DR
W/S GREY ROCK RD	N/O LARO DR
N/S LARO DR	E/O GREY ROCK RD
S/S LARO DR	E/O GREY ROCK RD
W/S GREY ROCK RD	S/O WEEPING WILLOW DR
E/S GREY ROCK RD	N/O WEEPING WILLOW DR
E/S GREY ROCK RD N/S RIDGEWAY	
	DR
N/S RIDGEWAY	DR W/O GREY ROCK RD
N/S RIDGEWAY S/S RIDGEWAY	DR W/O GREY ROCK RD W/O GREY ROCK RD

	T
STREET	NEAREST CROSS STREET
N/S Agoura Rd	30801 Agoura Rd
N/S Agoura Rd	30501/30401 Agoura Rd
S/S Agoura Rd	30440 Agoura Rd
N/S Agoura Rd	W/O Reyes Adobe Rd
S/S Agoura Rd	W/O Agoura Ct
N/S Agoura Rd	W/O Agoura Ct
S/S Agoura Rd	W/O Ladyface Ct
E/S Ladyface Ct	S/O Agoura Rd
W/S Ladyface Ct	S/O Agoura Rd
N/S Agoura Rd	Ladyface Ct
S/S Agoura Rd	Ladyface Ct
N/S Agoura Rd	29851 Agoura Rd
W/S Roadside Dr	N/O Agoura Rd
E/S Roadside Dr	N/O Agoura Rd
N/S Agoura Rd	E/O Kanan Rd
E/S Kanan Rd	N/O Agoura Rd
W/S Kanan Rd	N/O Agoura Rd
W/B Agoura Rd (30255)	W/O Reyes Adobe Rd (Median)
S/S Agoura Rd	W/O Reyes Adobe Rd
S/S Agoura Rd	E/O Reyes Adobe Rd

STREET	NEAREST CROSS STREET
N/S RIDGEWAY DR	E/O GREY ROCK RD
S/S RIDGEWAY DR	E/O GREY ROCK RD
N/S RIDGEWAY DR	W/O GREY ROCK RD
S/S RIDGEWAY DR	W/O GREY ROCK RD
W/S ACROSS 29638 RIDGEWAY DR	W/O GREY ROCK RD
E/S KIMBERLY DR	W/O GREY ROCK RD
W/S KIMBERLY DR	W/O GREY ROCK RD
W/S KIMBERLY DR	W/O GREY ROCK RD
29644 KIMBERLY DR	W/O GREY ROCK RD
29700 KIMBERLY DR	W/O CHELSEA CT
29702 KIMBERLY DR	W/O CHELSEA CT
E/S CHELSEA CT	N/O GREY ROCK RD
W/S CHELSEA CT	N/O GREY ROCK RD
29475 FOUTNAINWOOD ST	W/O IMBER CT
29575 FOUTNAINWOOD ST	W/O IMBER CT
6300 IMBER CT	S/O FOUTNAINWOOD ST
S/S FOUNTAINWOOD ST	W/O KERRY HILL CT
W/S KERRY HILL CT	S/O FOUTNAINWOOD ST
E/S KERRY HILL CT	S/O FOUTNAINWOOD ST
29291 FOUTNAINWOOD ST	W/O FENWORTH DR

I	l
E/S FENWORTH DR	S/O FOUNTAINWOOD ST
W/S FENWORTH DR	S/O FOUNTAINWOOD ST
W/S GERMANIA CT	S/O FOUTNAINWOOD ST
E/S GERMANIA CT	S/O FOUTNAINWOOD ST
N/S FOUTNAINWOOD ST	W/O MEDEA CREEK DR
S/S FOUTNAINWOOD ST	W/O MEDEA CREEK DR
29122 FOUTNAINWOOD ST	E/O SHADYCREEK DR
29132 FOUTNAINWOOD ST	E/O SHADYCREEK DR
E/S DAY LIGHT DR	N/O FOUTNAINWOOD ST
W/S DAY LIGHT DR	N/O FOUTNAINWOOD ST
29198 GARDEN OAKS CT	W/O DAY LIGHT DR
W/S MEADOWHAVEN DR	N/O FOUTNAINWOOD ST
E/S MEADOWHAVEN DR	N/O FOUTNAINWOOD ST
6172 SHADYCREED DR	S/O WATERTREE DR
W/S SHADYCREED DR	ACROSS FROM 6172 SHADYCREEK DR & S/O WATERTREE DR
6042 SHADYCREED DR	S/O WOODCREEK DR
W/S SHADYCREED DR	ACROSS FROM 6042 SHADYCREEK DR & S/O WOODCREEK DR

E/S RUSTLING	N/O OLD
OAKS	CARRIAGE CT
E/S RUSTLING OAKS	N/O OLD CARRIAGE CT
W/S RUSTLING OAKS	N/O OLD CARRIAGE CT
N/S OLD CARRIAGE CT	E/O RUSTLING OAKS DR
N/S OLD CARRIAGE CT	E/O RUSTLING OAKS DR
S/S OLD CARRIAGE CT	E/O RUSTLING OAKS DR
E/S RUSTLING OAKS	N/O ACANTHUS
W/S RUSTLING OAKS	N/O ACANTHUS
N/S ACANTHUS	E/O RUSTLING OAKS DR
S/S ACANTHUS	E/O RUSTLING OAKS DR
N/S LARO DR	W/O SHADYCREEK DR
S/S LARO DR	W/O SHADYCREEK DR
W/S BAINBRIDGE CT	S/O LARO DR
E/S GREENBRIAR CT	S/O LARO DR
E/S GREENBRIAR CT	S/O LARO DR
W/S GREENBRIAR CT	S/O LARO DR
W/S GREENBRIAR CT	S/O LARO DR
S/S LARO DR	W/O GREENBRIAR CT
N/S LARO DR	W/O MACADAM CT
W/S MACADAM CT	N/O LARO DR
E/S MACADAM CT	N/O LARO DR
S/S LARO DR	W/O CANTERBURY DR
N/S LARO DR	W/O CANTERBURY DR
N/S LARO DR	W/O WEEPING WILLOW DR
E/S WEEPING WILLOW DR	N/O LARO DR

W/S WEEPING	N/O LABO DB
WILLOW DR S/S WEEPING	N/O LARO DR
WILLOW DR	W/O CRESTHAVEN CT
N/S WEEPING WILLOW DR	W/O CRESTHAVEN CT
E/S CRESTHAVEN CT	S/O CREST HAVEN
W/S CRESTHAVEN CT	S/O CREST HAVEN
E/S BERTRAND DR W/S BERTRAND	N/O LARO DR
DR	N/O LARO DR
E/S BERTRAND DR	N/O LARO DR
W/S BERTRAND	N/0 L 4 D 0 D D
DR	N/O LARO DR S/O FAIRHAVEN
E./S CANTERBURY	CT
W/S CANTERBURY	N/O FAIRHAVEN CT
	E/O CANTURBURY
N/S FAIRHAVEN CT	CY
S/S FAIRHAVEN CT	E/O CANTURBURY CY
N/S CANTERBURY	W/O FAIRVIEW PL
S/S CANTERBURY	W/O FAIRVIEW PL
N/S CANTERBURY	W/O WHITINGHAM CT
N/S BARAGAN ST	E/O ACADIA
S/S BARAGAN ST	E/O ACADIA
28931 CANMORE ST	E/END
28929 CANMORE ST	W/END
01	E/S, N/O ALLMAN
6230 ACADIA ST	ST
W/S ACADIA ST	MN/O CANMORE ST
S/S TIMBERLANE ST	BTWN ACADIA AND AQUARIOUS
E/S PINEWOOD AVE	N/O TIMBERLANE ST
W/S PINEWOOD AVE	N/O TIMBERLANE ST
28228 TIMBERLANE ST	
N/S/ 28729 TIMBERLANE ST	
S/S/ 28704 TIMBERLANE ST	

N/S/ 287325 TIMBERLANE ST	
S/S/ 28728 TIMBERLANE ST	
N/S TIMBERLANE ST	E/O ACACIA GLEN
E/S TIMBERLANE ST	S/O QUAINT ST
E/S, 25920 TIMBERLANE ST	S/O BAMFIELD DR
W/S, 28729 TIMBERLANE ST	S/O QUAINT ST
E/S TIMBERLANE ST	N/O EAGLETON ST
N/S BAMFIELD DR	E/OTIMBERLANE ST
S/S BAMFIELD DR	E/O TIMBERLANE ST
28630 BAMFIELD DR	E/O TIMBERLANE ST
N/S QUAINT ST	E/O TIMBERLANE ST
S/S QUAINT ST	E/O TIMBERLANE ST
W/S ACAICIA GLEN	E/O TIMBERLANE ST
E/S ACAICIA GLEN	E/O TIMBERLANE ST
E/S ACAICIA GLEN	E/O TIMBERLANE ST
N/S ARIES ST	E/O CAPRICORN AVE
N/S PISCES ST	E/O CAPRICORN AVE
S/S PISCES ST	E/O CAPRICORN AVE
28758 PISCES ST	
E/S PISCES ST	N/O EAGLETON ST
E/S YERBA SECA	N/O EAGLETON ST
N/S EAGLETON ST	E/O TIMBERLANE ST
N/S EAGLETON ST	E/O PISCES ST
N/S EAGLETON ST	E/O YERBA SECA
S/S EAGLETON ST	W/O YERBA SECA
N/S EAGLETON ST	W/O YERBA SECA
N/S EAGLETON ST	E/O BEE AVE
S/S EAGLETON ST	AT BEE AVE
N/E BEE AVE	N/O EAGLETON ST

i	
N/S CALABRIA ST	E/O CALMFIELD AVE
S/S CALABRIA ST	E/O CALMFIELD AVE
28954 BARDELL ST	W/END
W/S CARELL AVE	S/O BARDELL ST
E/S CARELL AVE	S/O BARDELL ST
W/S CARELL AVE	S/O CALABRIA
E/S CARELL AVE	N/O CALABRIA
S/S GARNET HILL DR	W/O CARELL AVE
N/S GARNET HILL DR	W/O CARELL AVE
S/S GARNET HILL DR	W/O CARELL AVE
N/S MICHELLE DR	W/O CARELL AVE
N/S MICHELLE DR	W/O CARELL AVE
S/S MICHELLE DR	W/O CARELL AVE

Appendix H

List of Approved Haulers

City of Agoura Hills Permitted Waste Haulers 2018

Residential Franchises

Waste Management/G.I. Industries 195 W. Los Angeles Ave. Simi Valley, CA 93065 Michael Smith/Marilyn Gallagher 805-955-4342 Fax 805-955-4363

Anderson Rubbish *

Check if Agent for Applicant

temporary bin needs. Use of other haulers in not permitted.

Print Name

Signature

Commercial/Roll-Off/Rent-a-Bin Collectors

Metropolis Disposal Inc - C&D Only

4590 Industrial Street	7740 Burnet Ave
Simi Valley, CA 93063	Van Nuys, CA 91405
Charles Anderson/Susan Anderson	Tina Eiseman/Jennifer Shaw
805-526-1919 Fax 805-526-0311	818-901-2020 Fax 818-778-1895
Consolidated Disposal Service RO/C&D Only 12949 Telegraph Road Santa Fe Springs, CA 90670	Magnum Land Clearing Inc. – RO/C&D Only P.O. Box 3184 Chatsworth, CA 91313
James Pledger	Michael Turner
818-683-1616 Fax 818-402-2591	818-887-9222 Fax 818-887-5166
EJ Harrions & Sons Inc. RO/C&D Only 5275 Colt St Ventura, CA 93003 Daniel Harrison 805-647-1414; Fax 805-659-7219	Rock and Roll Off – C&D Only P.O. Box 144 Agoura Hills, CA 91376-0144 Eli Arviv/Raquel Sperling 818-991-2323 Fax 818-991-3258
Interior Removal Specialist – RO Only 8990 Atlantic Ave South Gate, CA 90280 Carlos Herrera/Oscar Cisneros 323-357-6900 Fax 323-357-3400	Universal Waste System Inc. * P.O. Box 3038 Whittier, CA 90605 Mark Blackburn/Michelle Newsham 562-205-4971 Fax 562-205-9237
J&L Hauling and Disposal Inc. – RO/C&D Only P.O. Box 3035 Chatsworth, CA 91313 Juan Lopez/Martha Velasquez 818-470-9356; 818-470-9504;	Waste Management/GI Industries * 195 W. Los Angeles Ave. Simi Valley, CA 93065 Marilyn Gallagher 805-955-4342 Fax 805-955-4377

NOTE: Roll-off & Rent-a-Bins providers are permitted to provide services in the residential area. However, regular

I certify that I understand I must utilize use of a collector from this list for my temporary construction project roll-off and

Date_

residential trash, recycling and green waste services are NOT permitted. ONLY project type activity.

1/9/2018