

651 Commerce Drive Roseville, CA 95678

phone (916) 781-3636 fax (916) 783-7693 web www.ncpa.com

May 30, 2018

TO: Facilities Committee

FROM: Carrie Pollo

SUBJECT: Notice of the Facilities Committee Meeting

Facilities Committee: In compliance with the Brown Act, if participating on the conference call **and/or online presentation**, please attend one of the locations listed below and post this notice at a publicly accessible location at the participation location **72-hours** before the call begins.

| Date:            | Wednesday, June 6, 2018 |
|------------------|-------------------------|
| Time:            | 9:00 am                 |
| Where:           | NCPA Headquarters       |
|                  | 651 Commerce Drive      |
|                  | Roseville, CA 95678     |
| Contact at NCPA: | Carrie Pollo            |
|                  | 916.781.4282            |

| ALAMEDA MUNICIPAL PWR  | BAY AREA RAPID TRANSIT                                   | CITY OF BIGGS                  |
|--|--|--------------------------------|
| 2000 Grand St., Alameda  | 300 Lakeside Drive, Oakland                              | 465 "C" Street, Biggs          |
| 510.748.3901   | 510.464.6435   | 530.868.5493                   |
| CITY OF GRIDLEY  | CITY OF HEALDSBURG                                       | CITY OF LODI                   |
| 685 Kentucky Street, Gridley   | 435 Allen Ct., Healdsburg                                | 1331 S. Ham Lane, Lodi         |
| 530.846.5695   | 707.431.3317   | 209.333.6762                   |
| CITY OF LOMPOC   | CITY OF PALO ALTO  | PORT OF OAKLAND                |
| 100 Civic Ctr. Plaza, Lompoc   | 250 Hamilton Ave, Palo Alto                              | 530 Water Street, Oakland      |
| 805.875.8299   | 650.329.2273   | 510.627.1100                   |
| PLUMAS-SIERRA REC  | CITY OF ROSEVILLE  | CITY OF SANTA CLARA            |
| 73233 Hwy 70, Portola  | 2090 Hilltop Cir, Roseville                              | 881 Martin Avenue, Santa Clara |
| 530.832.4261   | 916.774.5602   | 408.261.5490                   |
| TURLOCK IRR. DISTRICT<br>333 E. Canal Drive, Turlock<br>209.883.8300 | CITY OF UKIAH<br>300 Seminary Ave, Ukiah<br>707.463.6200 |                                |



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# Agenda

| Date:     | Wednesday, June 6, 2018                              |
|-----------|--|
| Subject:  | Facilities Committee Meeting                         |
| Location: | NCPA Headquarters, 651 Commerce Drive, Roseville CA. |
| Time:     | 9:00 am  |

The Committee may take action on any of the items listed on this Agenda regardless of whether the matter appears on the Consent Calendar or is described as an Action Item, a Report or an Informational Item. This agenda is often supplemented by various documents which are available to the public upon request. Pursuant to Government Code Section 54957.5, the following is the location at which the public can view agendas and other public writings: NCPA Offices, 651 Commerce Drive, Roseville California, or <u>www.ncpa.com</u>.

Persons requiring accommodation in accordance with the Americans with Disabilities Act in order to attend or participate in this meeting are requested to contact the NCPA Secretary at 916.781.3636 in advance of the meeting to arrange for such accommodations.

## 1. Call Meeting to Order and Roll Call

## PUBLIC FORUM

Any member of the public who wishes to address the Committee on matters not on the Agenda, but within the subject matter jurisdiction of the Committee, or any member of the public who desires to address the Committee on any item considered by the Committee at this meeting before or during the Committee's consideration of that item, shall so advise the Chair and shall thereupon be given an opportunity to do so.

## **OPEN SESSION**

- 2. Approve minutes from the May 2, 2018 Facilities Committee meeting.
- 3. All Generation Services Facilities, Members, SCPPA Performance Mechanical, Inc. MTGSA Staff is seeking a recommendation for Commission approval of a Multi-Task General Services Agreement with Performance Mechanical, Inc. for T&M maintenance services, with a not to exceed amount of \$2,000,000, for use at all facilities owned and/or operated by NCPA, its Members, SCPPA, and SCPPA Members. All purchase orders issued pursuant to the agreement will be charged against approved Annual Operating Budgets. *(Commission Category: Consent; Sponsor: CT's)*
- 4. All Generation Services Facilities, Members, SCPPA American Crane Rental, Inc. MTGSA Staff is seeking a recommendation for Commission approval of a Multi-Task General Services Agreement with American Crane Rental, Inc. for crane services, with a not to exceed amount of \$500,000, for use at all facilities owned and/or operated by NCPA, its Members, SCPPA, and

SCPPA Members. All purchase orders issued pursuant to the agreement will be charged against approved Annual Operating Budgets. (Commission Category: Consent; Sponsor: CTs)

- 5. All Generation Services Facilities, Members, SCPPA OST Trucks and Cranes, Inc. MTGSA Staff is seeking a recommendation for Commission approval of a Multi-Task General Services Agreement with OST Trucks and Cranes, Inc. for truck and crane services, with a not to exceed amount of \$500,000, for use at all facilities owned and/or operated by NCPA, its Members, SCPPA, and SCPPA Members. All purchase orders issued pursuant to the agreement will be charged against approved Annual Operating Budgets. (Commission Category: Consent; Sponsor: CTs)
- 6. NCPA Generation Services Plant Updates Information Only NCPA Plant Staff will provide the Committee with an informational update on current plant activities and conditions. (Commission Category: Informational; Sponsor: Generation Services)
- Collierville Settlement Anomalies Staff will provide an update on Collierville settlement anomalies which results in one Operating Entity (OE) incurring charges resulting from actions of the other OEs. (Commission Category: Informational; Sponsor: Power Management)
- 8. Seattle City Light Exchange End April 30, 2018 Staff will provide an update regarding the end of the Seattle City Light Exchange Agreement. (Commission Category: Informational; Sponsor: Power Management)
- **9.** Review Resource Adequacy Bidding Requirements Staff will discuss the current Resource Adequacy bidding requirements and strategies attributed to Resource Adequacy claims made on NCPA jointly owned generating facilities. *(Commission Category: Discussion Item; Sponsor: Power Management)*
- **10. Planning and Operations Update** Staff will provide an update on issues related to planning and operations.
- **11. Schedule next meeting date –** The next Facilities Committee meeting is currently scheduled for July 5, 2018.

#### **ADJOURNMENT**

/cp



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## **Minutes**

Date:May 3, 2018To:NCPA Facilities CommitteeFrom:Carrie PolloSubject:May 2, 2018 Facilities Committee Meeting Minutes

 Call meeting to order & Roll Call – The meeting was called to order by Committee Chair Mike Brozo at 9:04 am. A sign-in sheet was passed around. Attending via teleconference and/or online presentation were Alan Hanger, Sarah Libua, and Debbie Whiteman (Alameda), Mark Sorensen (Biggs), Tikan Singh (Lompoc), Jonathan Abendschien and Jim Stack (Palo Alto), and, Steve Hance and Kathleen Hughes (Santa Clara). Those attending in person are listed on the attached Attendee Sign-in Sheet. Committee Representatives from BART, Gridley, Healdsburg, Port of Oakland, TID, and Ukiah were absent. A quorum of the Committee was established.

#### UUPUBLIC FORUM

No public comment.

- 2. Approve minutes from the April 4, 2018 Facilities Committee Meeting After Committee review, a slight change was made to the minutes under item 15. A motion was made by Shannon McCann and seconded by Alan Hanger recommending approval of the April 4, 2018 Facilities Committee Meeting Minutes. A vote was taken by roll call: YES = Alameda, Biggs, Lodi, Lompoc, Palo Alto, Plumas-Sierra, Roseville, and Santa Clara. The motion passed.
- 3. NCPA Geothermal Facility Steam Field Operations Forecast Report Staff reviewed the 2018 Steam Field Operations Forecast Report, and was seeking a recommendation for Commission approval of the 2018 Steam Field Operations Forecast Report dated April 2018, including approval regarding the market power price at which to curtail the load at the NCPA Geothermal facilities, as the Geothermal Operating Protocol effective July 1, 2018, and remaining in effect until replaced by the Commission. A draft Commission Staff Report, with Resolution were available for review, as well as the 2018 Steam Field Operation and Generation Forecast report.

Motion: A motion was made by Shannon McCann and seconded by Jiayo Chiang recommending Commission approval of the 2018 Steam Field Operations and Forecast Report

dated April 2018 as the Geothermal Operating Protocol effective July 1, 2018. This Operating Protocol is to remain in effect until replaced by the Commission. A vote was taken by roll call: YES = Alameda, Biggs, Lodi, Lompoc, Plumas-Sierra, Roseville, and Santa Clara. ABSTAIN = Palo Alto. The motion passed.

4. All Generation Services Facilities – Chemical Waste Management Inc. ISA – Staff provided background information, and was seeking a recommendation for Commission approval of a Multi-Task General Services Agreement with Chemical Waste Management, Inc. for industrial waste disposal services, with a not to exceed amount of \$1,500,000, for use at all facilities owned and/or operated by NCPA. All purchase orders issued pursuant to the agreement will be charged against approved Annual Operating Budgets. A draft Commission Staff Report, with Resolution, and draft agreement were available for review.

Motion: A motion was made by Jiayo Chiang and seconded by Shannon McCann recommending Commission approval authorizing the General Manager or his designee to enter into an Industrial Waste & Disposal Services Agreement for disposal at the Kettleman Hills Landfill location, with any non-substantial changes recommended and approved by the NCPA General Counsel, which shall not exceed \$1,500,000 over three years for use at all NCPA Generation Services facilities. A vote was taken by roll call: YES = Alameda, Biggs, Lodi, Lompoc, Plumas-Sierra, Roseville, and Santa Clara. ABSTAIN = Palo Alto. The motion passed.

5. All Generation Services Facilities – Univar USA Inc. MTGSA – Staff provided background information and was seeking a recommendation for Commission approval of a Multi-Task General Services Agreement with Univar USA, Inc. for the purchase of chemicals, with a not to exceed amount of \$1,500,000, for use at all facilities owned and/or operated by NCPA. All purchase orders issued pursuant to the agreement will be charged against approved Annual Operating Budgets. A draft Commission Staff Report with Resolution, and draft agreement were available for review.

Motion: A motion was made by Shannon McCann and seconded by Jiayo Chiang recommending Commission approval authorizing the General Manager or his designee to enter into a Multi-Task Agreement For Purchase Of Equipment, Materials and Supplies for the purchase of various chemicals, with any non-substantial changes recommended and approved by the NCPA General Counsel, which shall not exceed \$1,500,000 over five years for use at all NCPA Plant Facilities – Geysers Geothermal, Hydro and Lodi. A vote was taken by roll call: YES = Alameda, Biggs, Lodi, Lompoc, Plumas-Sierra, Roseville, and Santa Clara. ABSTAIN = Palo Alto. The motion passed.

- 6. NCPA Combustion Turbine Facilities CT2 Outage Update Staff reviewed the project outage status for the CT2 unit. During the April outage, the LM5000 underwent a borescope inspection, the first one since 2011. A critical problem was identified with the stage 4 vane bumper, which could causing engine failure and needs to be fixed. Other problems were also identified included oil staining, cracks in the cooling tubes, nut clearance, and corrosion. The turbine will stay behind while the rest is sent to Bakersfield for repairs. Air New Zealand will perform service based on bulletin LM5000-IND-0220, replacing the LPC coupling nut, and changing the material to prevent stress corrosion cracking. The total cost for repairs is \$93,000, with the unit returning to service May 15. Money is in the CT2 account for servicing this unit.
- 7. NCPA Geothermal and Combustion Turbine Facilities, City of Redding, City of Roseville Siemens Energy, Inc. MTGSA – Staff provided background information and was seeking a

recommendation for Commission approval of a Multi-Task General Services Agreement with Siemens Energy, Inc. for T3000 maintenance and support, with a not to exceed amount of \$3,500,000, for use at NCPA Geothermal and Combustion Turbine facilities, and for use at the City of Redding and the City of Roseville. All purchase orders issued pursuant to the agreement will be charged against approved Annual Operating Budgets. A draft Commission Staff Report with Resolution, and draft agreement were available for review.

Motion: A motion was made by Shannon McCann and seconded by Alan Hanger recommending Commission approval authorizing the General Manager or his designee to enter into a Multi-Task Agreement with Siemens Energy, Inc. for T3000 maintenance and support services, with any non-substantial changes recommended and approved by the NCPA General Counsel, which shall not exceed \$3,500,000 over five years for use at NCPA Lodi Energy Center (LEC) and Geothermal (GEO) facilities as well as the City of Redding and the City of Roseville. A vote was taken by roll call: YES = Alameda, Biggs, Lodi, Lompoc, Plumas-Sierra, Roseville, and Santa Clara. ABSTAIN = Palo Alto. The motion passed.

8. All Generation Services Facilities, Members, SCPPA – Bay Cities Pyrotector, Inc. MTGSA – Staff provided background information and was seeking a recommendation for Commission approval of a Multi-Task General Services Agreement with Bay Cities Pyrotector, Inc. for fire system maintenance services, with a not to exceed amount of \$500,000, for use at all facilities owned and/or operated by NCPA, its Members, SCPPA, and SCPPA Members. All purchase orders issued pursuant to the agreement will be charged against approved Annual Operating Budgets. A draft Commission Staff Report with Resolution, and draft agreement were available for review.

Motion: A motion was made by Jiayo Chiang and seconded by Mike Brozo recommending Commission approval authorizing the General Manager or his designee to enter into a Multi-Task Agreement with Bay Cities Pyrotector, Inc. for fire system maintenance services, with any non-substantial changes recommended and approved by the NCPA General Counsel, which shall not exceed \$500,000 over five years for use at all facilities owned and/or operated by NCPA, its Members, by the Southern California Public Power Authority ("SCPPA"), or by SCPPA Members. A vote was taken by roll call: YES = Alameda, Biggs, Lodi, Lompoc, Palo Alto, Plumas-Sierra, Roseville, and Santa Clara. The motion passed.

9. All Generation Services Facilities, Members, SCPPA – Fossil Energy Research

**Corporation MTGSA –** Staff provided background information and was seeking a recommendation for Commission approval of a Multi-Task General Services Agreement with Fossil Energy Research Corporation for catalyst testing, ammonia grid tuning, and engineering support services, with a not to exceed amount of \$1,000,000, for use at all facilities owned and/or operated by NCPA, its Members, SCPPA, and SCPPA Members. All purchase orders issued pursuant to the agreement will be charged against approved Annual Operating Budgets. A draft Commission Staff Report with Resolution, and draft agreement were available for review.

Motion: A motion was made by Shannon McCann and seconded by Jiayo Chiang recommending Commission approval authorizing the General Manager or his designee to enter into a Multi-Task Professional Services Agreement with Fossil Energy Research Corp. for catalyst testing, ammonia grid tuning, and engineering support services, with any non-substantial changes recommended and approved by the NCPA General Counsel, which shall not exceed \$1,000,000 over five years, for use at all facilities owned and/or operated by NCPA, its Members, by the Southern California Public Power Authority ("SCPPA"), or by SCPPA

Members. YES = Alameda, Biggs, Lodi, Lompoc, Palo Alto, Plumas-Sierra, Roseville, and Santa Clara. The motion passed.

10. All Generation Services Facilities, Members, SCPPA – ECORP Consulting, Inc. MTCSA – Staff provided background information and was seeking a recommendation for Commission approval of a Multi-Task Consulting Services Agreement with ECORP Consulting, Inc., for forecasting/modeling and environmental regulatory compliance assistance, with a not to exceed amount of \$1,000,000, for use at all facilities owned and/or operated by NCPA, its Members, SCPPA, and SCPPA Members. All purchase orders issued pursuant to the agreement will be charged against approved Annual Operating Budgets. A draft Commission Staff Report with Resolution, and draft agreement were available for review.

Motion: A motion was made by Shannon McCann and seconded by Jonathan Abendschien recommending Commission approval authorizing the General Manager or his designee to enter into a Multi-Task Consulting Services Agreement with ECORP Consulting, Inc. for regulatory compliance advice and complex engineering modeling services, with any non-substantial changes recommended and approved by the NCPA General Counsel, which shall not exceed \$1,000,000 over five years for use at all facilities owned and/or operated by NCPA, its Members, by the Southern California Public Power Authority ("SCPPA"), or by SCPPA Members. YES = Alameda, Biggs, Lodi, Lompoc, Palo Alto, Plumas-Sierra, Roseville, and Santa Clara. The motion passed.

11. NCPA Solar Project 1 – Informational Update – Staff presented an informational update regarding the RFP for services to support site selection, screening, and development for Members participating in NCPA Solar Project 1, as well as a general project update.

Phase 1 of the project has been completed with 8 members showing serious interest. Phase 2 is currently in the works with the agreement approved by the Commission in February 2018. Execution includes initial site screening, preliminary development, financial engineering, project development, and solicitation and evaluation of PPA proposals. Burns and McConnell came in at the lowest cost for all sites across all phases, with scalable pricing that stays the same throughout the project. Additional costs will be decided for site visits, the geotechnical surveys, and CEQA filings.

Next steps include a kickoff meeting for committed participants and interested parties May 8, 2018 from 8:30 – 10:00 am. Interested parties will need to sign the Phase 2 Agreement, which include Phase 2A by May 31, and Phase 2B by June 30. Committed participants can begin work immediately. The project scope should be crystallized by September 2018, with the financial engineering beginning in earnest at that time as well.

- 12. NCPA Generations Services Plant Updates Informational Only Hydro staff reported there was a recent storm with extensive thunder and lightning between 2,000 5,000 feet in Tuolumne County. The storm did not affect the NCPA water shed. These type of storms are very common this time of year, and during the summer months in the Sierras.
- 13. Status of Insurance Claims Settlement Payments for Adit 4 and Beaver Creek Staff provided an update on the collection of payments for both these insurance claims. The General Manager has executed the Master Proof of Loss forms for \$1,770,036 (gross) for the Beaver Creek Reservoir Storm Damage Claim and \$2,600,000 (gross) for the Adit 4 Landslide Claim to settle and close both claims at the NCPA Hydroelectric Project. As of this meeting, NCPA has

received \$1m of the \$1.2m expected for the Beaver Creek Settlement from 6 out of the 8 underwriters, with two more payments still to come. NCPA has received \$1.62 of the \$2.1m expected for the Adit 4 Landslide Settlement with 5 out of the 8 underwriters sending payments. Three more payments are still to come for this claim. The reimbursements will be included in the year-end settlement process.

## 14. Planning and Operations Update –

- Services Update Things are going well with Pioneer Community Energy. Staff is working on longer term procurement. East Bay Community Energy is scheduled to go live June 1. Efforts are also ramping up for San Jose Clean Energy to go live September 1.
- Dave Dockham is currently in Washington, DC attending the FERC Technical Conference for Order 890.
- There should be a settlement for TO18 by June or July. Any refunds that may result from the settlement will be applied to the TAC subsequent to the settlement.
- TO19 is still active, and TO20 will likely be filed in approximately a month.
- Interviews are scheduled for Engineer III/IV Position May 7.
- David Murillo, Regional Director, Mid-Pacific Region, from the Bureau of Reclamation announced his retirement. NCPA will be active in the new hiring process. Western Area Power Administration will also be hiring a new Senior VP/Sierra Nevada Regional Manager.
- **15. Schedule next meeting date –** The next regular Facilities Committee Meeting is scheduled for June 6, 2018.

## ADJOURNMENT

The meeting was adjourned by the Committee Chair at 10:43 am.



# Commission Staff Report – DRAFT

Date: May 31, 2018

#### COMMISSION MEETING DATE: June 28, 2018

**SUBJECT:** Performance Mechanical, Inc. – Five Year Multi-Task General Services Agreement for general T&M maintenance services; Applicable to the following projects: All NCPA Facility Locations, Members, SCPPA, and SCPPA Members

#### AGENDA CATEGORY: Consent

| FROM:       | Ken Speer                 | METHOD OF SELECTION:       |
|-------------|---------------------------|----------------------------|
|             | Assistant General Manager | N/A                        |
| Division:   | Generation Services       | If other, please describe: |
| Department: | Combustion Turbines       |                            |

| IMPACTED MEMBERS:                       |             |                          |                     |  |
|---|-------------|--------------------------|---------------------|--|
| All Members                             | $\boxtimes$ | City of Lodi             | City of Shasta Lake |  |
| Alameda Municipal Power                 |             | City of Lompoc           | City of Ukiah       |  |
| San Francisco Bay Area<br>Rapid Transit |             | City of Palo Alto        | Plumas-Sierra REC 🛛 |  |
| City of Biggs                           |             | City of Redding          | Port of Oakland     |  |
| City of Gridley                         |             | City of Roseville        | Truckee Donner PUD  |  |
| City of Healdsburg                      |             | City of Santa Clara      | Other 🗌             |  |
|   |             | If other, please specify |                     |  |
|   |             |                          |                     |  |
|   |             |                          |                     |  |

#### **RECOMMENDATION:**

Approval of Resolution XX-XX authorizing the General Manager or his designee to enter into a Multi-Task General Services Agreement with Performance Mechanical, Inc. for general T&M maintenance services, with any non-substantial changes recommended and approved by the NCPA General Counsel, which shall not exceed \$2,000,000.00 over five years, for use at all facilities owned and/or operated by NCPA, its Members, by the Southern California Public Power Authority ("SCPPA"), or by SCPPA Members.

It is recommended to place this item on the Commission Consent calendar.

#### BACKGROUND:

General T&M maintenance services are required from time to time related to project support at facilities owned and/or operated by NCPA, its Members, by the Southern California Public Power Authority ("SCPPA"), or by SCPPA Members.

#### FISCAL IMPACT:

Upon execution, the total cost of the agreement is not to exceed \$2,000,000.00 over five years, to be used out of NCPA approved budgets as services are rendered. Purchase orders referencing the terms and conditions of the Agreement will be issued following NCPA procurement policies and procedures.

#### **SELECTION PROCESS:**

This enabling agreement does not commit NCPA to any expenditure of funds. At the time services are required, NCPA will bid the specific scope of work consistent with NCPA procurement policies and procedures. NCPA currently has similar agreements in place with TNT Industrial Contractors, Inc., Danick Mechanical, and RAM Mechanical. NCPA seeks bids from multiple qualified providers whenever services are needed. Bids are awarded to the lowest cost provider. NCPA will issue purchase orders based on cost and availability of the services needed at the time the service is required.

#### **ENVIRONMENTAL ANALYSIS:**

This activity would not result in a direct or reasonably foreseeable indirect change in the physical environment and is therefore not a "project" for purposes of Section 21065 the California Environmental Quality Act. No environmental review is necessary.

#### **COMMITTEE REVIEW:**

Pending committee review.

Performance Mechanical, Inc. – 5 Year MTGSA June 28, 2018 Page 3

Respectfully submitted,

RANDY S. HOWARD General Manager

Attachments (2):

- Resolution
- Multi-Task General Services Agreement with Performance Mechanical, Inc.

#### **RESOLUTION XX-XX**

#### RESOLUTION OF THE NORTHERN CALIFORNIA POWER AGENCY APPROVING A MULTI-TASK GENERAL SERVICES AGREEMENT WITH PERFORMANCE MECHANICAL, INC.

#### (reference Staff Report #XXX:XX)

WHEREAS, general T&M maintenance related services are periodically required at the facilities owned and/or operated by Northern California Power Agency (NCPA), its Members, the Southern California Public Power Authority (SCPPA), and SCPPA Members; and

WHEREAS, Performance Mechanical, Inc. is a provider of these services; and

WHEREAS, NCPA seeks to enter into a Multi-Task General Services Agreement with Performance Mechanical, Inc. to provide such services as needed at all NCPA Generation facility locations, Member, SCPPA, and SCPPA Member facilities in an amount not to exceed \$2,000,000 over five years; and

WHEREAS, this activity would not result in a direct or reasonably foreseeable indirect change in the physical environment and is therefore not a "project" for purposes of Section 21065 the California Environmental Quality Act. No environmental review is necessary; and

NOW, THEREFORE BE IT RESOLVED, that the Commission of the Northern California Power Agency authorizes the General Manager or his designee to enter into a Multi-Task General Services Agreement with Performance Mechanical, Inc. with any non-substantial changes as approved by the NCPA General Counsel, which shall not exceed \$2,000,000 over five years for general T&M maintenance services for use at all facilities owned and/or operated by NCPA, its Members, by the Southern California Public Power Authority (SCPPA), or by SCPPA Members.

| PASSED, ADOPTED and APPROVED this _ | day of | , 2018 by the following vote |
|-------------------------------------|--------|------------------------------|
| on roll call:                       |        |                              |

|                    | Vote | <b>Abstained</b> | <u>Absent</u> |
|--------------------|------|------------------|---------------|
| Alameda            |      |                  |               |
| San Francisco BART |      |                  |               |
| Biggs              |      |                  |               |
| Gridley            |      |                  |               |
| Healdsburg         |      |                  |               |
| Lodi               |      |                  |               |
| Lompoc             |      |                  |               |
| Palo Alto          |      |                  |               |
| Port of Oakland    |      |                  |               |
| Redding            |      |                  |               |
| Roseville          |      |                  |               |
| Santa Clara        |      |                  |               |
| Shasta Lake        |      |                  |               |
| Truckee Donner     |      |                  |               |
| Ukiah              |      |                  |               |
| Plumas-Sierra      |      |                  |               |
|                    |      |                  |               |
|                    |      |                  |               |

BOB LINGL CHAIR ATTEST: CARY A. PADGETT ASSISTANT SECRETARY



#### MULTI-TASK GENERAL SERVICES AGREEMENT BETWEEN THE NORTHERN CALIFORNIA POWER AGENCY AND PERFORMANCE MECHANICAL, INC.

This Multi-Task General Services Agreement ("Agreement') is made by and between the Northern California Power Agency, a joint powers agency with its main office located at 651 Commerce Drive, Roseville, CA 95678-6420 ("Agency") and Performance Mechanical, Inc., a California corporation with its office located at 701 Willow Pass Road, Suite 2, Pittsburg, CA 94565 ("Contractor") (together sometimes referred to as the "Parties") as of \_\_\_\_\_\_, 2018 ("Effective Date") in Roseville, California.

**Section 1. SCOPE OF WORK**. Subject to the terms and conditions set forth in this Agreement, Contractor is willing to provide to Agency the range of services and/or goods described in the Scope of Work attached hereto as Exhibit A and incorporated herein ("Work").

- **1.1** <u>**Term of Agreement.**</u> The term of this Agreement shall begin on the Effective Date and shall end when Contractor completes the Work, or no later than five (5) years from the date this Agreement was signed by Agency, whichever is shorter.
- **1.2 Standard of Performance.** Contractor shall perform the Work in the manner and according to the standards observed by a competent practitioner of the profession in which Contractor is engaged and for which Contractor is providing the Work. Contractor represents that it is licensed, qualified and experienced to provide the Work set forth herein.
- **1.3** <u>Assignment of Personnel.</u> Contractor shall assign only competent personnel to perform the Work. In the event that Agency, in its sole discretion, at any time during the term of this Agreement, requests the reassignment of any such personnel, Contractor shall, immediately upon receiving written notice from Agency of such request, reassign such personnel.
- **1.4** <u>Work Provided.</u> Work provided under this Agreement by Contractor may include Work directly to the Agency or, as requested by the Agency and consistent with the terms of this Agreement, to Agency members, Southern California Public Power Authority ("SCPPA") or SCPPA members.
- **1.5** <u>**Request for Work to be Performed.</u>** At such time that Agency determines to have Contractor perform Work under this Agreement, Agency shall issue a Purchase Order. The Purchase Order shall identify the specific Work to be performed ("Requested Work"), may include a not-to-exceed cap on monetary cap on Requested Work and all related expenditures authorized by that Purchase Order, and shall include a time by which the Requested Work shall be completed. Contractor shall have seven calendar days from the date of the Agency's issuance of the Purchase Order in which to respond in writing that Contractor chooses not to perform the Requested Work. If Contractor agrees to perform the Requested Work, begins to perform the Requested Work, or does not respond within the seven day period specified, then Contractor will have</u>

agreed to perform the Requested Work on the terms set forth in the Purchase Order, this Agreement and its Exhibits.

<u>Section 2.</u> <u>COMPENSATION.</u> Agency hereby agrees to pay Contractor an amount **NOT TO EXCEED** TWO MILLION dollars (\$2,000,000.00) for the Work, which shall include all fees, costs, expenses and other reimbursables, as set forth in Contractor's fee schedule, attached hereto and incorporated herein as Exhibit B. This dollar amount is not a guarantee that Agency will pay that full amount to the Contractor, but is merely a limit of potential Agency expenditures under this Agreement.

- **2.1** <u>**Invoices.**</u> Contractor shall submit invoices, not more often than once a month during the term of this Agreement, based on the cost for services performed and reimbursable costs incurred prior to the invoice date. Invoices shall contain the following information:
  - The beginning and ending dates of the billing period;
  - Work performed;
  - The Purchase Order number authorizing the Requested Work;
  - At Agency's option, for each work item in each task, a copy of the applicable time entries or time sheets shall be submitted showing the name of the person doing the work, the hours spent by each person, a brief description of the work, and each reimbursable expense, with supporting documentation, to Agency's reasonable satisfaction;
  - At Agency's option, the total number of hours of work performed under the Agreement by Contractor and each employee, agent, and subcontractor of Contractor performing work hereunder.

Invoices shall be sent to:

Northern California Power Agency 651 Commerce Drive Roseville, California 95678 Attn: Accounts Payable <u>AcctsPayable@ncpa.com</u>

- **2.2** <u>Monthly Payment.</u> Agency shall make monthly payments, based on invoices received, for Work satisfactorily performed, and for authorized reimbursable costs incurred. Agency shall have thirty (30) days from the receipt of an invoice that complies with all of the requirements above to pay Contractor.
- **2.3 <u>Payment of Taxes.</u>** Contractor is solely responsible for the payment of all federal, state and local taxes, including employment taxes, incurred under this Agreement.
- **2.4** <u>Authorization to Perform Work.</u> The Contractor is not authorized to perform any Work or incur any costs whatsoever under the terms of this Agreement until receipt of a Purchase Order from the Contract Administrator.

2.5 <u>Timing for Submittal of Final Invoice</u>. Contractor shall have ninety (90) days after completion of the Requested Work to submit its final invoice for the Requested Work. In the event Contractor fails to submit an invoice to Agency for any amounts due within the ninety (90) day period, Contractor is deemed to have waived its right to collect its final payment for the Requested Work from Agency.

**Section 3. FACILITIES AND EQUIPMENT.** Except as set forth herein, Contractor shall, at its sole cost and expense, provide all facilities and equipment that may be necessary to perform the Work.

**Section 4. INSURANCE REQUIREMENTS.** Before beginning any Work under this Agreement, Contractor, at its own cost and expense, shall procure the types and amounts of insurance listed below and shall maintain the types and amounts of insurance listed below for the period covered by this Agreement.

**4.1** <u>Workers' Compensation.</u> If Contractor employs any person, Contractor shall maintain Statutory Workers' Compensation Insurance and Employer's Liability Insurance for any and all persons employed directly or indirectly by Contractor with limits of not less than one million dollars (\$1,000,000.00) per accident.

## 4.2 Commercial General and Automobile Liability Insurance.

- **4.2.1** <u>Commercial General Insurance</u>. Contractor shall maintain commercial general liability insurance for the term of this Agreement, including products liability, covering any loss or liability, including the cost of defense of any action, for bodily injury, death, personal injury and broad form property damage which may arise out of the operations of Contractor. The policy shall provide a minimum limit of \$1,000,000 per occurrence/\$2,000,000 aggregate. Commercial general coverage shall be at least as broad as ISO Commercial General Liability form CG 0001 (current edition) on "an occurrence" basis covering comprehensive General Liability, with a self-insured retention or deductible of no more than \$100,000. No endorsement shall be attached limiting the coverage.
- **4.2.2** <u>Automobile Liability</u>. Contractor shall maintain automobile liability insurance form CA 0001 (current edition) for the term of this Agreement covering any loss or liability, including the cost of defense of any action, arising from the operation, maintenance or use of any vehicle (symbol 1), whether or not owned by the Contractor, on or off Agency premises. The policy shall provide a minimum limit of \$1,000,000 per each accident, with a self-insured retention or deductible of no more than \$100,000. This insurance shall provide contractual liability covering all motor vehicles and mobile equipment to the extent coverage may be excluded from general liability insurance.

- **4.2.3** <u>General Liability/Umbrella Insurance.</u> The coverage amounts set forth above may be met by a combination of underlying and umbrella policies as long as in combination the limits equal or exceed those stated.
- **4.3 Professional Liability Insurance.** Not Applicable.
- 4.4 **Pollution Insurance.** Not Applicable.

## 4.5 <u>All Policies Requirements.</u>

- **4.5.1** <u>Verification of coverage.</u> Prior to beginning any work under this Agreement, Contractor shall provide Agency with (1) a Certificate of Insurance that demonstrates compliance with all applicable insurance provisions contained herein and (2) policy endorsements to the policies referenced in Section 4.2 and in Section 4.4, if applicable, adding the Agency as an additional insured and declaring such insurance primary in regard to work performed pursuant to this Agreement.
- **4.5.2** Notice of Reduction in or Cancellation of Coverage. Contractor shall provide at least thirty (30) days prior written notice to Agency of any reduction in scope or amount, cancellation, or modification adverse to Agency of the policies referenced in Section 4.
- **4.5.3** <u>Higher Limits.</u> If Contractor maintains higher limits than the minimums specified herein, the Agency shall be entitled to coverage for the higher limits maintained by the Contractor.
- **4.5.4** Additional Certificates and Endorsements. If Contractor performs Work for Agency members, SCPPA and/or SCPPA members pursuant to this Agreement, Agency shall have the right to require Contractor to provide the certificates of insurance and/or policy endorsements, as referenced in Section 4.5.1, naming the specific Agency member, SCPPA and/or SCPPA member for which the Work is to be performed.
- **4.6** <u>Waiver of Subrogation.</u> Contractor agrees to waive subrogation which any insurer of Contractor may acquire from Contractor by virtue of the payment of any loss. Contractor agrees to obtain any endorsement that may be necessary to effect this waiver of subrogation. The Workers' Compensation policy shall be endorsed with a waiver of subrogation in favor of Agency for all work performed by Contractor, its employees, agents and subcontractors.
- **4.7** <u>Contractor's Obligation.</u> Contractor shall be solely responsible for ensuring that all equipment, vehicles and other items utilized in the performance of Work are operated, provided or otherwise utilized in a manner that ensures they are and remain covered by the policies referenced in Section 4 during this

Agreement. Contractor shall also ensure that all workers involved in the provision of Work are properly classified as employees, agents or independent contractors and are and remain covered by any and all workers' compensation insurance required by applicable law during this Agreement.

## Section 5. INDEMNIFICATION AND CONTRACTOR'S RESPONSIBILITIES.

- **5.1** <u>Effect of Insurance.</u> Agency's acceptance of insurance certificates and endorsements required under this Agreement does not relieve Contractor from liability under this indemnification and hold harmless clause. This indemnification and hold harmless clause shall apply to any damages or claims for damages whether or not such insurance policies shall have been determined to apply. By execution of this Agreement, Contractor acknowledges and agrees to the provisions of this section and that it is a material element of consideration.
- **5.2** <u>Scope.</u> Contractor shall indemnify, defend with counsel reasonably acceptable to the Agency, and hold harmless the Agency, and its officials, commissioners, officers, employees, agents and volunteers from and against all losses, liabilities, claims, demands, suits, actions, damages, expenses, penalties, fines, costs (including without limitation costs and fees of litigation), judgments and causes of action of every nature arising out of or in connection with any acts or omissions by Contractor, its officers, officials, agents, and employees, except as caused by the sole or gross negligence of Agency. Notwithstanding, should this Agreement be construed as a construction agreement under Civil Code section 2783, then the exception referenced above shall also be for the active negligence of Agency.
- 5.3

## Section 6. STATUS OF CONTRACTOR.

6.1 Independent Contractor. Contractor is an independent contractor and not an employee of Agency. Agency shall have the right to control Contractor only insofar as the results of Contractor's Work and assignment of personnel pursuant to Section 1; otherwise, Agency shall not have the right to control the means by which Contractor accomplishes Work rendered pursuant to this Agreement. Notwithstanding any other Agency, state, or federal policy, rule, regulation, law, or ordinance to the contrary, Contractor and any of its employees, agents, and subcontractors providing services under this Agreement shall not qualify for or become entitled to, and hereby agree to waive any and all claims to, any compensation, benefit, or any incident of employment by Agency, including but not limited to eligibility to enroll in the California Public Employees Retirement System (PERS) as an employee of Agency and entitlement to any contributions for PERS benefits.

Contractor shall indemnify, defend, and hold harmless Agency for the payment of any employee and/or employer contributions for PERS benefits on behalf of Contractor or its employees, agents, or subcontractors, as well as for the payment of any penalties and interest on such contributions, which would otherwise be the responsibility of Agency. Contractor and Agency acknowledge and agree that compensation paid by Agency to Contractor under this Agreement is based upon Contractor's estimated costs of providing the Work, including salaries and benefits of employees, agents and subcontractors of Contractor.

Contractor shall indemnify, defend, and hold harmless Agency from any lawsuit, administrative action, or other claim for penalties, losses, costs, damages, expense and liability of every kind, nature and description that arise out of, pertain to, or relate to such claims, whether directly or indirectly, due to Contractor's failure to secure workers' compensation insurance for its employees, agents, or subcontractors.

Contractor agrees that it is responsible for the provision of group healthcare benefits to its fulltime employees under 26 U.S.C. § 4980H of the Affordable Care Act. To the extent permitted by law, Contractor shall indemnify, defend and hold harmless Agency from any penalty issued to Agency under the Affordable Care Act resulting from the performance of the Services by any employee, agent, or subcontractor of Contractor.

- 6.2 <u>Contractor Not Agent.</u> Except as Agency may specify in writing, Contractor shall have no authority, express or implied, to act on behalf of Agency in any capacity whatsoever as an agent. Contractor shall have no authority, express or implied, pursuant to this Agreement to bind Agency to any obligation whatsoever.
- 6.3 Assignment and Subcontracting. This Agreement contemplates personal performance by Contractor and is based upon a determination of Contractor's unique professional competence, experience, and specialized professional knowledge. A substantial inducement to Agency for entering into this Agreement was and is the personal reputation and competence of Contractor. Contractor may not assign this Agreement or any interest therein without the prior written approval of the Agency. Contractor shall not subcontract any portion of the performance contemplated and provided for herein, other than to the subcontractors identified in Exhibit A, without prior written approval of the Agency. Where written approval is granted by the Agency, Contractor shall supervise all work subcontracted by Contractor in performing the Work and shall be responsible for all work performed by a subcontractor as if Contractor itself had performed such work. The subcontracting of any work to subcontractors shall not relieve Contractor from any of its obligations under this Agreement with respect to the Work and Contractor is obligated to ensure that any and all subcontractors performing any Work shall be fully insured in all respects and to the same extent as set forth under Section 4, to Agency's satisfaction.

- 6.4 <u>Certification as to California Energy Commission.</u> If requested by the Agency, Contractor shall, at the same time it executes this Agreement, execute Exhibit C.
- 6.5 <u>Certification as to California Energy Commission Regarding Hazardous</u> <u>Materials Transport Vendors.</u> If requested by the Agency, Contractor shall, at the same time it executes this Agreement, execute Exhibit D.
- 6.6 <u>Maintenance Labor Agreement.</u> If the Work is subject to the terms of one or more Maintenance Labor Agreements, which are applicable only to certain types of construction, repair and/or maintenance projects, then Contractor shall execute Exhibit E and/or similar documentation as to compliance.

#### Section 7. LEGAL REQUIREMENTS.

- **7.1 <u>Governing Law.</u>** The laws of the State of California shall govern this Agreement.
- **7.2** <u>Compliance with Applicable Laws.</u> Contractor and its subcontractors and agents, if any, shall comply with all laws applicable to the performance of the work hereunder.
- **7.3** <u>Licenses and Permits.</u> Contractor represents and warrants to Agency that Contractor and its employees, agents, and subcontractors (if any) have and will maintain at their sole expense during the term of this Agreement all licenses, permits, qualifications, and approvals of whatever nature that are legally required to practice their respective professions.
- **7.4** <u>Monitoring by DIR.</u> The Work is subject to compliance monitoring and enforcement by the Department of Industrial Relations.
- **7.5** <u>**Registration with DIR.**</u> During the term of this Agreement, Contractor warrants that it is registered with the Department of Industrial Relations and qualified to perform Work consistent with Labor Code section 1725.5.
- **7.6 Prevailing Wage Rates.** In accordance with California Labor Code Section 1771, not less than the general prevailing rate of per diem wages for work of a similar character in the locality in which the Work is to be performed, and not less than the general prevailing rate of per diem wages for holiday and overtime work as provided in the California Labor Code must be paid to all workers engaged in performing the Work. In accordance with California Labor Code Section 1770 and following, the Director of Industrial Relations has determined the general prevailing wage per diem rates for the locality in which the Work is to be performed; the Agency has obtained the general prevailing rate of per diem wages and the general rate for holiday and overtime work in the locality in which the Work is to be performed for each craft, classification or type of worker needed to perform the project; and copies of the prevailing rate of per diem wages are on file at the Agency and will be made available on request.

Throughout the performance of the Work, Contractor must comply with all applicable laws and regulations that apply to wages earned in performance of the Work. Contractor assumes all responsibility for such payments and shall defend, indemnify and hold the Agency harmless from any and all claims made by the State of California, the Department of Industrial Relations, any subcontractor, any worker or any other third party with regard thereto.

Additionally, in accordance with the California Administrative Code, Title 8, Group 3, Article 2, Section 16000, Publication of Prevailing Wage Rates by Awarding Bodies, copies of the applicable determination of the Director can be found on the web at: http://www.dir.ca.gov/DLSR/PWD/ and may be reviewed at any time.

Contractor shall be required to submit to the Agency during the contract period, copies of Public Works payroll reporting information per California Department of Industrial Relations, Form A-1-131 (New 2-80) concerning work performed under this Agreement.

Contractor shall comply with applicable law, including Labor Code Sections 1774 and 1775. In accordance with Section 1775, Contractor shall forfeit as a penalty to Agency \$50.00 for each calendar day or portion thereof, for each worker paid less than the prevailing rates as determined by the Director of Industrial Relations for such work or craft in which such worker is employed for any Work done under the Agreement by Contractor or by any subcontractor under Contractor in violation of the provisions of the Labor Code and in particular, Labor Code Sections 1770 *et seq.* In addition to the penalty and pursuant to Section 1775, the difference between such prevailing wage rates and the amount paid to each worker for each calendar day or portion thereof for which each worker was paid less than the prevailing wage rate shall be paid to each worker by the Contractor.

#### Section 8. TERMINATION AND MODIFICATION.

**8.1** <u>**Termination.**</u> Agency may cancel this Agreement at any time and without cause upon ten (10) days prior written notice to Contractor.

In the event of termination, Contractor shall be entitled to compensation for Work satisfactorily completed as of the effective date of termination; Agency, however, may condition payment of such compensation upon Contractor delivering to Agency any or all records or documents (as referenced in Section 9.1 hereof).

- **8.2** <u>Amendments.</u> The Parties may amend this Agreement only by a writing signed by both of the Parties.
- **8.3** <u>Survival.</u> All obligations arising prior to the termination of this Agreement and all provisions of this Agreement allocating liability between Agency and Contractor shall survive the termination of this Agreement.

- **8.4** Options upon Breach by Contractor. If Contractor materially breaches any of the terms of this Agreement, including but not limited to those set forth in Section 4, Agency's remedies shall include, but not be limited to, the following:
  - 8.4.1 Immediately terminate the Agreement;
  - **8.4.2** Retain the plans, specifications, drawings, reports, design documents, and any other work product prepared by Contractor pursuant to this Agreement;
  - **8.4.3** Retain a different Contractor to complete the Work not finished by Contractor; and/or
  - **8.4.4** Charge Contractor the difference between the costs to complete the Work that is unfinished at the time of breach and the amount that Agency would have paid Contractor pursuant hereto if Contractor had completed the Work.

## Section 9. KEEPING AND STATUS OF RECORDS.

- **9.1** <u>Records Created as Part of Contractor's Performance.</u> All reports, data, maps, models, charts, studies, surveys, photographs, memoranda, plans, studies, specifications, records, files, or any other documents or materials, in electronic or any other form, that Contractor prepares or obtains pursuant to this Agreement and that relate to the matters covered hereunder shall be the property of the Agency. Contractor hereby agrees to deliver those documents to the Agency upon termination of the Agreement. Agency and Contractor agree that, unless approved by Agency in writing, Contractor shall not release to any non-parties to this Agreement any data, plans, specifications, reports and other documents.</u>
- **9.2** Contractor's Books and Records. Contractor shall maintain any and all records or other documents evidencing or relating to charges for Work or expenditures and disbursements charged to the Agency under this Agreement for a minimum of three (3) years, or for any longer period required by law, from the date of final payment to the Contractor under this Agreement.
- **9.3** Inspection and Audit of Records. Any records or documents that this Agreement requires Contractor to maintain shall be made available for inspection, audit, and/or copying at any time during regular business hours, upon oral or written request of the Agency. Under California Government Code Section 8546.7, if the amount of public funds expended under this Agreement exceeds ten thousand dollars (\$10,000.00), the Agreement shall be subject to the examination and audit of the State Auditor, at the request of Agency or as part of any audit of the Agency, for a period of three (3) years after final payment under this Agreement.

## 9.4 Confidential Information and Disclosure.

- **9.4.1** <u>Confidential Information.</u> The term "Confidential Information", as used herein, shall mean any and all confidential, proprietary, or trade secret information, whether written, recorded, electronic, oral or otherwise, where the Confidential Information is made available in a tangible medium of expression and marked in a prominent location as confidential, proprietary and/or trade secret information. Confidential Information shall not include information that: (a) was already known to the Receiving Party or is otherwise a matter of public knowledge, (b) was disclosed to Receiving Party by a third party without violating any confidentiality agreement, (c) was independently developed by Receiving Party without reverse engineering, as evidenced by written records thereof, or (d) was not marked as Confidential Information in accordance with this section.
- **9.4.2** Non-Disclosure of Confidential Information. During the term of this Agreement, either party may disclose (the "Disclosing Party") Confidential Information to the other party (the "Receiving Party"). The Receiving Party: (a) shall hold the Disclosing Party's Confidential Information in confidence; and (b) shall take all reasonable steps to prevent any unauthorized possession, use, copying, transfer or disclosure of such Confidential Information.
- **9.4.3 Permitted Disclosure.** Notwithstanding the foregoing, the following disclosures of Confidential Information are allowed. Receiving Party shall endeavor to provide prior written notice to Disclosing Party of any permitted disclosure made pursuant to Section 9.4.3.2 or 9.4.3.3. Disclosing Party may seek a protective order, including without limitation, a temporary restraining order to prevent or contest such permitted disclosure; provided, however, that Disclosing Party shall seek such remedies at its sole expense. Neither party shall have any liability for such permitted disclosures:
  - **9.4.3.1** Disclosure to employees, agents, contractors, subcontractors or other representatives of Receiving Party that have a need to know in connection with this Agreement.
  - **9.4.3.2** Disclosure in response to a valid order of a court, government or regulatory agency or as may otherwise be required by law; and
  - **9.4.3.3** Disclosure by Agency in response to a request pursuant to the California Public Records Act.
- **9.4.4** <u>Handling of Confidential Information</u>. Upon conclusion or termination of the Agreement, Receiving Party shall return to Disclosing Party or destroy Confidential Information (including all copies thereof), if requested by Disclosing Party in writing. Notwithstanding the foregoing, the

Receiving Party may retain copies of such Confidential Information, subject to the confidentiality provisions of this Agreement: (a) for archival purposes in its computer system; (b) in its legal department files; and (c) in files of Receiving Party's representatives where such copies are necessary to comply with applicable law. Party shall not disclose the Disclosing Party's Information to any person other than those of the Receiving Party's employees, agents, consultants, contractors and subcontractors who have a need to know in connection with this Agreement.

## Section 10. PROJECT SITE.

- **10.1** <u>Operations at the Project Site.</u> Each Project site may include the power plant areas, all buildings, offices, and other locations where Work is to be performed, including any access roads. Contractor shall perform the Work in such a manner as to cause a minimum of interference with the operations of the Agency; if applicable, the entity for which Contractor is performing the Work, as referenced in Section 1.4; and other contractors at the Project site and to protect all persons and property thereon from damage or injury. Upon completion of the Work at a Project site, Contractor shall leave such Project site clean and free of all tools, equipment, waste materials and rubbish, stemming from or relating to Contractor's Work.
- 10.2 Contractor's Equipment, Tools, Supplies and Materials. Contractor shall be solely responsible for the transportation, loading and unloading, and storage of any equipment, tools, supplies or materials required for performing the Work, whether owned, leased or rented. Neither Agency nor, if applicable, the entity for which Contractor is performing the Work, as referenced in Section 1.4, will be responsible for any such equipment, supplies or materials which may be lost, stolen or damaged or for any additional rental charges for such. Equipment, tools, supplies and materials left or stored at a Project site, with or without permission, is at Contractor's sole risk. Anything left on the Project site an unreasonable length of time after the Work is completed shall be presumed to have been abandoned by the Contractor. Any transportation furnished by Agency or, if applicable, the entity for which Contractor is performing the Work, as referenced in Section 1.4, shall be solely as an accommodation and neither Agency nor, if applicable, the entity for which Contractor is performing the Work, as referenced in Section 1.4, shall have liability therefor. Contractor shall assume the risk and is solely responsible for its owned, non-owned and hired automobiles, trucks or other motorized vehicles as well as any equipment, tools, supplies, materials or other property which is utilized by Contractor on the Project site. All materials and supplies used by Contractor in the Work shall be new and in good condition.
- **10.3** <u>Use of Agency Equipment.</u> Contractor shall assume the risk and is solely responsible for its use of any equipment owned and property provided by Agency

and, if applicable, the entity for which Contractor is performing the Work, as referenced in Section 1.4, for the performance of Work.

## Section 11. WARRANTY.

- **11.1** <u>Nature of Work.</u> In addition to any and all warranties provided or implied by law or public policy, Contractor warrants that all Work shall be free from defects in workmanship, and that Contractor shall perform all Work in accordance with applicable federal, state, and local laws, rules and regulations including engineering, construction and other codes and standards and prudent electrical utility standards, and in accordance with the terms of this Agreement.
- **11.2** <u>Deficiencies in Work.</u> In addition to all other rights and remedies which Agency may have, Agency shall have the right to require, and Contractor shall be obligated at its own expense to perform, all further Work which may be required to correct any deficiencies which result from Contractor's failure to perform any Work in accordance with the standards required by this Agreement. If during the term of this Agreement or the one (1) year period following completion of the Work, any equipment, supplies or other materials or Work used or provided by Contractor under this Agreement fails due to defects in material and/or workmanship or other breach of this Agreement, Contractor shall, upon any reasonable written notice from Agency, replace or repair the same to Agency's satisfaction.
- **11.3** <u>Assignment of Warranties.</u> Contractor hereby assigns to Agency all additional warranties, extended warranties, or benefits like warranties, such as insurance, provided by or reasonably obtainable from suppliers of equipment and material used in the Work.

**Section 12. HEALTH AND SAFETY PROGRAMS.** The Contractor shall establish, maintain, and enforce safe work practices, and implement an accident/incident prevention program intended to ensure safe and healthful operations under their direction. The program shall include all requisite components of such a program under Federal, State and local regulations and shall comply with all site programs established by Agency and, if applicable, the entity for which Contractor is performing the Work, as referenced in Section 1.4.

- **12.1** Contractor is responsible for acquiring job hazard assessments as necessary to safely perform the Work and provide a copy to Agency upon request.
- **12.2** Contractor is responsible for providing all employee health and safety training and personal protective equipment in accordance with potential hazards that may be encountered in performance of the Work and provide copies of the certified training records upon request by Agency. Contractor shall be responsible for proper maintenance and/or disposal of their personal protective equipment and material handling equipment.
- **12.3** Contractor is responsible for ensuring that its lower-tier subcontractors are aware of and will comply with the requirements set forth herein.

Multi-Task General Services Agreement between

- **12.4** Agency, or its representatives, may periodically monitor the safety performance of the Contractor performing the Work. Contractors and its subcontractors shall be required to comply with the safety and health obligations as established in the Agreement. Non-compliance with safety, health, or fire requirements may result in cessation of work activities, until items in non-compliance are corrected. It is also expressly acknowledged, understood and agreed that no payment shall be due from Agency to Contractor under this Agreement at any time when, or for any Work performed when, Contractor is not in full compliance with this Section 12.
- **12.5** Contractor shall immediately report any injuries to the Agency site safety representative. Additionally, the Contractor shall investigate and submit to the Agency site safety representative copies of all written accident reports, and coordinate with Agency if further investigation is requested.
- **12.6** Contractor shall take all reasonable steps and precautions to protect the health of its employees and other site personnel with regard to the Work. Contractor shall conduct occupational health monitoring and/or sampling to determine levels of exposure of its employees to hazardous or toxic substances or environmental conditions. Copies of any sampling results will be forwarded to the Agency site safety representative upon request.
- **12.7** Contractor shall develop a plan to properly handle and dispose of any hazardous wastes, if any, Contractor generates in performing the Work.
- **12.8** Contractor shall advise its employees and subcontractors that any employee who jeopardizes his/her safety and health, or the safety and health of others, may be subject to actions including removal from Work.
- **12.9** Contractor shall, at the sole option of the Agency, develop and provide to the Agency a Hazardous Material Spill Response Plan that includes provisions for spill containment and clean-up, emergency contact information including regulatory agencies and spill sampling and analysis procedures. Hazardous Materials shall include diesel fuel used for trucks owned or leased by the Contractor.
- **12.10** If Contractor is providing Work to an Agency Member, SCPPA or SCPPA member (collectively "Member" solely for the purpose of this section) pursuant to Section 1.4 hereof, then that Member shall have the same rights as the Agency under Sections 12.1, 12.2, 12.4, 12.5, and 12.6 hereof.

#### Section 13. MISCELLANEOUS PROVISIONS.

**13.1** <u>Attorneys' Fees.</u> If a party to this Agreement brings any action, including an action for declaratory relief, to enforce or interpret the provision of this Agreement, the prevailing party shall be entitled to reasonable attorneys' fees in addition to any other relief to which that party may be entitled. The court may set such fees in the same action or in a separate action brought for that purpose.

Multi-Task General Services Agreement between

- **13.2** <u>Venue.</u> In the event that either party brings any action against the other under this Agreement, the Parties agree that trial of such action shall be vested exclusively in the state courts of California in the County of Placer or in the United States District Court for the Eastern District of California.
- **13.3** <u>Severability.</u> If a court of competent jurisdiction finds or rules that any provision of this Agreement is invalid, void, or unenforceable, the provisions of this Agreement not so adjudged shall remain in full force and effect. The invalidity in whole or in part of any provision of this Agreement shall not void or affect the validity of any other provision of this Agreement.
- **13.4** <u>No Implied Waiver of Breach.</u> The waiver of any breach of a specific provision of this Agreement does not constitute a waiver of any other breach of that term or any other term of this Agreement.
- **13.5** <u>Successors and Assigns.</u> The provisions of this Agreement shall inure to the benefit of and shall apply to and bind the successors and assigns of the Parties.
- **13.6** <u>Conflict of Interest.</u> Contractor may serve other clients, but none whose activities within the corporate limits of Agency or whose business, regardless of location, would place Contractor in a "conflict of interest," as that term is defined in the Political Reform Act, codified at California Government Code Section 81000 *et seq.*

Contractor shall not employ any Agency official in the work performed pursuant to this Agreement. No officer or employee of Agency shall have any financial interest in this Agreement that would violate California Government Code Sections 1090 *et seq.* 

- **13.7** <u>**Contract Administrator.**</u> This Agreement shall be administered by Ken Speer, Assistant General Manager, or his/her designee, who shall act as the Agency's representative. All correspondence shall be directed to or through the representative.
- **13.8** <u>Notices.</u> Any written notice to Contractor shall be sent to:

Performance Mechanical, Inc. Attention: Dimitri Hrovat 701 Willow Pass Road, Suite 2 Pittsburg, CA 94565

Any written notice to Agency shall be sent to:

Randy S. Howard General Manager Northern California Power Agency 651 Commerce Drive Roseville, CA 95678

With a copy to:

General Counsel Northern California Power Agency 651 Commerce Drive Roseville, CA 95678

- **13.9 Professional Seal.** Where applicable in the determination of the Agency, the first page of a technical report, first page of design specifications, and each page of construction drawings shall be stamped/sealed and signed by the licensed professional responsible for the report/design preparation.
- **13.10** <u>Integration; Incorporation.</u> This Agreement, including all the exhibits attached hereto, represents the entire and integrated agreement between Agency and Contractor and supersedes all prior negotiations, representations, or agreements, either written or oral. All exhibits attached hereto are incorporated by reference herein.
- **13.11** <u>Alternative Dispute Resolution</u>. If any dispute arises between the Parties that cannot be settled after engaging in good faith negotiations, Agency and Contractor agree to resolve the dispute in accordance with the following:
  - **13.11.1** Each party shall designate a senior management or executive level representative to negotiate any dispute;
  - **13.11.2** The representatives shall attempt, through good faith negotiations, to resolve the dispute by any means within their authority.
  - **13.11.3** If the issue remains unresolved after fifteen (15) days of good faith negotiations, the Parties shall attempt to resolve the disagreement by negotiation between legal counsel. If the above process fails, the Parties shall resolve any remaining disputes through mediation to expedite the resolution of the dispute.
  - **13.11.4** The mediation process shall provide for the selection within fifteen (15) days by both Parties of a disinterested third person as mediator, shall be commenced within thirty (30) days and shall be concluded within fifteen (15) days from the commencement of the mediation.

- **13.11.5** The Parties shall equally bear the costs of any third party in any alternative dispute resolution process.
- **13.11.6** The alternative dispute resolution process is a material condition to this Agreement and must be exhausted as an administrative remedy prior to either Party initiating legal action. This alternative dispute resolution process is not intended to nor shall be construed to change the time periods for filing a claim or action specified by Government Code §§ 900 *et seq*.
- **13.12** <u>Controlling Provisions</u>. In the case of any conflict between the terms of this Agreement and the Exhibits hereto, a Purchase Order, or Contractor's Proposal (if any), the Agreement shall control. In the case of any conflict between the Exhibits hereto and a Purchase Order or the Contractor's Proposal, the Exhibits shall control. In the case of any conflict between the terms of a Purchase Order and the Contractor's Proposal, the Purchase Order shall control.
- **13.13** <u>Counterparts.</u> This Agreement may be executed in multiple counterparts, each of which shall be an original and all of which together shall constitute one agreement.
- **13.14** <u>Construction of Agreement.</u> Each party hereto has had an equivalent opportunity to participate in the drafting of the Agreement and/or to consult with legal counsel. Therefore, the usual construction of an agreement against the drafting party shall not apply hereto.
- **13.15** <u>No Third Party Beneficiaries.</u> This Agreement is made solely for the benefit of the parties hereto, with no intent to benefit any non-signator third parties. However, should Contractor provide Work to an Agency member, SCPPA or SCPPA member (collectively for the purpose of this section only "Member") pursuant to Section 1.4, the parties recognize that such Member may be a third party beneficiary solely as to the Purchase Order and Requested Work relating to such Member.
- **13.16 LIMITATION OF LIABILITY.** Notwithstanding anything to the contrary in this contract, under no circumstances, whether arising out of contract, tort (including negligence), strict liability, warranty or otherwise, shall either party be liable to the other for special, indirect, incidental, consequential, exemplary or punitive damages of any nature.

| The Parties have executed this | Agreement as of the | e date signed by the Agency. |
|--------------------------------|---------------------|------------------------------|
|--------------------------------|---------------------|------------------------------|

NORTHERN CALIFORNIA POWER AGENCY

PERFORMANCE MECHANICAL, INC.

Date\_\_\_\_\_

Date

**RANDY S. HOWARD** General Manager

Attest:

DIMITRI HROVAT, Vice President - CFO

\_\_\_\_\_

Assistant Secretary of the Commission

Approved as to Form:

General Counsel

## **EXHIBIT A**

## SCOPE OF WORK

Performance Mechanical, Inc. ("Contractor") shall provide T&M maintenance services as requested by the Northern California Power Agency ("Agency") at any facilities owned or operated by Agency, its Members, Southern California Public Power Authority (SCPPA) or SCPPA Members.

Services to include, but not be limited to the following:

- Piping fabrication and installation
- Hydrotesting
- HRSG maintenance
- Catalyst maintenance
- Troubleshooting
- Underground piping maintenance
- Outage support
- Rotating Equipment Alignment
- Such structural steel work as necessary to provide access for necessary facility maintenance

Contractor may provide services at all Project Site Locations.

## EXHIBIT B

## COMPENSATION SCHEDULE AND HOURLY FEES

Compensation for all work, including hourly fees and expenses, shall not exceed the amount set forth in Section 2 hereof. The hourly rates and or compensation break down and an estimated amount of expenses is as follows:

| San Joaquin County             |             |           |           |
|--------------------------------|-------------|-----------|-----------|
| Labor Rates Effecti            | ve: 1-Jul-1 |           | 30-Jun-18 |
|                                | ST          | TH        | DT        |
| BOILERMAKERS                   | 100         |           | 100.45    |
| JOURNEYMAN                     | 108.0       |           |           |
| ASST FOREMAN                   | 109.8       |           | 187.70    |
| FOREMAN                        | 111.6       |           |           |
| GENERAL FOREM<br>SUPERINTENDEN |             |           |           |
| HELPER                         | 52.9        |           | 85.98     |
| APPR 1                         | 89.8        |           |           |
| APPR 2                         | 92.8        |           |           |
| APPR 3                         | 92.0        |           |           |
| APPR 4                         | 98.9        |           |           |
| APPR 5                         | 101.9       |           |           |
| APPR 6                         | 101.3       |           | 178.98    |
| CARPENTERS                     | 100.0       | 100.00    | 170.00    |
| JOURNEYMAN                     | 97.0        | 68 121.00 | 144.32    |
| FOREMAN                        | 112.0       |           |           |
| GENERAL FOREN                  |             |           | 197.74    |
| LABORERS                       | 121.2       | 102.40    | 101.14    |
| JOURNEYMAN                     | 73.7        | 73 90.29  | 106.86    |
| FOREMAN                        | 76.5        |           | 112.02    |
| IRONWORKERS                    |             |           |           |
| JOURNEYMAN                     | 95.3        | 31 116.65 | 137.99    |
| FOREMAN                        | 100.7       |           | 147.68    |
| GENERAL FOREM                  |             |           | 158.34    |
| APPR 1                         | 45.1        | 11 55.78  | 66.45     |
| APPR 2                         | 51.8        | 63.62     | 75.36     |
| APPR 3                         | 57.1        | 16 69.96  | 82.77     |
| APPR 4                         | 62.1        | 14 76.01  | 89.88     |
| APPR 5                         | 67.5        | 56 83.57  | 99.57     |
| APPR 6                         | 76.0        | 01 94.15  | 112.29    |
| APPR7                          | 85.0        | 04 104.25 | 123.45    |
| APPR8                          | 87.7        | 75 108.02 | 128.30    |
| MILLWRIGHTS                    |             |           |           |
| JOURNEYMAN                     | 103.2       |           | 152.72    |
| FOREMAN                        | 112.4       | 44 140.93 | 169.42    |
| GENERAL FOREM                  |             |           | 173.28    |
| APPR 1                         | 59.2        |           | 88.92     |
| APPR 2                         | 65.6        |           | 97.82     |
| APPR 3                         | 73.2        |           | 107.89    |
| APPR 4                         | 76.2        |           | 113.43    |
| APPR 5                         | 90.9        |           | 130.54    |
| APPR 6                         | 94.0        |           | 136.09    |
| APPR7                          | 97.0        |           | 141.63    |
| APPR8                          | 100.1       | 13 123.65 | 147.17    |

Multi-Task General

Northern California Power Agency and Performance Mechanical, Inc. Rev'd 6/27/2017

3S-VEN-2018-065

| PIPEFITTERS - FIELD |        |        |        | PIPEFITTE | RS - Sacran | nento SHOP |
|---------------------|--------|--------|--------|-----------|-------------|------------|
| JOURNEYMAN          | 101.38 | 125.56 | 149.73 | 105.63    | 133.46      | 161.30     |
| GALVANIZED WELDER   | 109.78 | 141.17 | 172.56 | 105.63    | 133.46      | 161.30     |
| FOREMAN             | 109.78 | 141.17 | 172.56 | 116.66    | 148.95      | 181.24     |
| GENERAL FOREMAN     | 113.82 | 146.84 | 179.86 | 120.82    | 154.78      | 188.75     |
| SUPERINTENDENT      | 120.51 | 156.23 | 191.95 | 127.70    | 164.44      | 201.19     |
| APPR 1              | 51.16  | 62.04  | 72.92  | 51.56     | 62.70       | 73.83      |
| APPR 2              | 58.08  | 70.17  | 82.25  | 55.01     | 67.54       | 80.06      |
| APPR 3              | 62.54  | 75.83  | 89.13  | 58.46     | 72.38       | 86.30      |
| APPR 4              | 67.04  | 81.54  | 96.05  | 61.91     | 77.22       | 92.53      |
| APPR 5              | 71.50  | 87.21  | 102.92 | 78.03     | 94.74       | 111.44     |
| APPR 6              | 76.00  | 92.92  | 109.84 | 81.48     | 99.58       | 117.67     |
| APPR 7              | 80.47  | 98.60  | 116.73 | 84.93     | 104.42      | 123.90     |
| APPR 8              | 84.96  | 104.30 | 123.64 | 88.38     | 109.26      | 130.14     |
| APPR 9              | 89.43  | 109.97 | 130.52 | 91.83     | 114.10      | 136.37     |
| APPR 10             | 93.92  | 115.68 | 137.43 | 95.28     | 118.94      | 142.60     |
| FIELD STAFF         |        |        |        |           |             |            |
| EST/PROJECT MGR     | 128.00 | 179.00 | 230.00 |           |             |            |
| PROJECT ENGINEER    | 97.00  | 134.00 | 171.00 |           |             |            |
| FIELD ENGINEER      | 82.00  | 113.00 | 144.00 |           |             |            |
| SCHEDULER           | 125.00 | 174.00 | 224.00 |           |             |            |
| CAD DETAILER        | 131.00 | 173.00 | 217.00 |           |             |            |
| INFO SYSTEM TECH    | 89.00  | 123.00 | 157.00 |           |             |            |
| QC                  | 103.00 | 144.00 | 184.00 |           |             |            |
| SAFETY              | 97.00  | 134.00 | 171.00 |           |             |            |
| TIMEKEEPER          | 55.00  | 76.00  | 98.00  |           |             |            |
| CLERICAL            | 49.00  | 67.00  | 85.00  |           |             |            |
|                     |        |        |        |           |             |            |

Pricing for services to be performed at NCPA Member or SCPPA locations will be quoted at the time services are requested.

NOTE: As a public agency, NCPA shall not reimburse Contractor for travel, food and related costs in excess of those permitted by the Internal Revenue Service.

## **EXHIBIT C**

## CERTIFICATION

## Affidavit of Compliance for Contractors

١,

## (Name of person signing affidavit)(Title)

do hereby certify that background investigations to ascertain the accuracy of the identity and employment history of all employees of Performance Mechanical, Inc.

(Company name)

for contract work at:

## LODI ENERGY CENTER, 12745 N. THORNTON ROAD, LODI, CA 95242

(Project name and location)

have been conducted as required by the California Energy Commission Decision for the above-named project.

(Signature of officer or agent)

Dated this

\_day of \_

, 20

THIS AFFIDAVIT OF COMPLIANCE SHALL BE APPENDED TO THE PROJECT SECURITY PLAN AND SHALL BE RETAINED AT ALL TIMES AT THE PROJECT SITE FOR REVIEW BY THE CALIFORNIA ENERGY COMMISSION COMPLIANCE PROJECT MANAGER.

### NOT APPLICABLE

## EXHIBIT D

## CERTIFICATION

## Affidavit of Compliance for Hazardous Materials Transport Vendors

(Name of person signing affidavit)(Title)

do hereby certify that the below-named company has prepared and implemented security plans in conformity with 49 CFR 172, subpart I and has conducted employee background investigations in conformity with 49 CFR 172.802(a), as the same may be amended from time to time,

(Company name)

for hazardous materials delivery to:

## LODI ENERGY CENTER, 12745 N. THORNTON ROAD, LODI, CA 95242

(Project name and location)

as required by the California Energy Commission Decision for the above-named project.

(Signature of officer or agent)

Dated this

Ι,

\_ day of \_\_\_\_\_, 20 \_\_\_.

THIS AFFIDAVIT OF COMPLIANCE SHALL BE APPENDED TO THE PROJECT SECURITY PLAN AND SHALL BE RETAINED AT ALL TIMES AT THE PROJECT SITE FOR REVIEW BY THE CALIFORNIA ENERGY COMMISSION COMPLIANCE PROJECT MANAGER.

Multi-Task General Services Agreement between

### EXHIBIT E

#### ATTACHMENT A [from MLA] AGREEMENT TO BE BOUND

#### MAINTENANCE LABOR AGREEMENT ATTACHMENT LODI ENERGY CENTER PROJECT

The undersigned hereby certifies and agrees that:

- 1) It is an Employer as that term is defined in Section 1.4 of the Lodi Energy Center Project Maintenance Labor Agreement ("Agreement" solely for the purposes of this Exhibit E) because it has been, or will be, awarded a contract or subcontract to assign, award or subcontract Covered Work on the Project (as defined in Section 1.2 and 2.1 of the Agreement), or to authorize another party to assign, award or subcontract Covered Work, or to perform Covered Work.
- 2) In consideration of the award of such contract or subcontract, and in further consideration of the promises made in the Agreement and all attachments thereto (a copy of which was received and is hereby acknowledged), it accepts and agrees to be bound by the terms and condition of the Agreement, together with any and all amendments and supplements now existing or which are later made thereto.
- 3) If it performs Covered Work, it will be bound by the legally established trust agreements designated in local master collective bargaining agreements, and hereby authorizes the parties to such local trust agreements to appoint trustees and successor trustee to administer the trust funds, and hereby ratifies and accepts the trustees so appointed as if made by the undersigned.
- 4) It has no commitments or agreements that would preclude its full and complete compliance with the terms and conditions of the Agreement.
- 5) It will secure a duly executed Agreement to be Bound, in form identical to this documents, from any Employer(s) at any tier or tiers with which it contracts to assign, award, or subcontract Covered Work, or to authorize another party to assign, award or subcontract Covered Work, or to perform Covered Work.

DATED: \_\_\_\_\_

Name of Employer

(Authorized Officer & Title)

(Address)



# Commission Staff Report – DRAFT

Date: May 31, 2018

## COMMISSION MEETING DATE: June 28, 2018

**SUBJECT:** American Crane Rental, Inc. – Five Year Multi-Task General Services Agreement for crane services; Applicable to the following projects: All NCPA Facility Locations, Members, SCPPA, and SCPPA Members

## AGENDA CATEGORY: Consent

| FROM:       | Ken Speer                 | METHOD OF SELECTION:       |
|-------------|---------------------------|----------------------------|
|             | Assistant General Manager | N/A                        |
| Division:   | Generation Services       | If other, please describe: |
| Department: | Combustion Turbines       |                            |

| IMPACTED MEMBERS:                       |             |                          |                     |  |
|---|-------------|--------------------------|---------------------|--|
| All Members                             | $\boxtimes$ | City of Lodi             | City of Shasta Lake |  |
| Alameda Municipal Power                 |             | City of Lompoc           | City of Ukiah       |  |
| San Francisco Bay Area<br>Rapid Transit |             | City of Palo Alto        | Plumas-Sierra REC 🛛 |  |
| City of Biggs                           |             | City of Redding          | Port of Oakland     |  |
| City of Gridley                         |             | City of Roseville        | Truckee Donner PUD  |  |
| City of Healdsburg                      |             | City of Santa Clara      | Other 🗌             |  |
|   |             | If other, please specify |                     |  |
|   |             |                          |                     |  |
|   |             |                          |                     |  |

American Crane Rental, Inc. – 5 Year MTGSA June 28, 2018 Page 2

#### **RECOMMENDATION:**

Approval of Resolution XX-XX authorizing the General Manager or his designee to enter into a Multi-Task General Services Agreement with American Crane Rental, Inc. for crane services, with any non-substantial changes recommended and approved by the NCPA General Counsel, which shall not exceed \$500,000.00 over five years, for use at all facilities owned and/or operated by NCPA, its Members, by the Southern California Public Power Authority ("SCPPA"), or by SCPPA Members.

It is recommended to place this item on the Commission Consent calendar.

#### BACKGROUND:

Crane related services are required from time to time related to project support at facilities owned and/or operated by NCPA, its Members, by the Southern California Public Power Authority ("SCPPA"), or by SCPPA Members.

#### FISCAL IMPACT:

Upon execution, the total cost of the agreement is not to exceed \$500,000.00 to be used out of the NCPA approved budget. Purchase orders referencing the terms and conditions of the Agreement will be issued following NCPA procurement policies and procedures.

## **SELECTION PROCESS:**

This enabling agreement does not commit NCPA to any expenditure of funds. At the time services are required, NCPA will bid the specific scope of work consistent with NCPA procurement policies and procedures. NCPA currently has similar agreements in place with Maxim Crane, Titan Crane and OST Trucking & Cranes (pending), and seeks bids from multiple qualified providers whenever services are needed. Bids are awarded to the lowest cost provider. NCPA will issue purchase orders based on cost and availability of the services needed at the time the service is required.

#### **ENVIRONMENTAL ANALYSIS:**

This activity would not result in a direct or reasonably foreseeable indirect change in the physical environment and is therefore not a "project" for purposes of Section 21065 the California Environmental Quality Act. No environmental review is necessary.

#### **COMMITTEE REVIEW:**

Pending committee review.

American Crane Rental, Inc. – 5 Year MTGSA June 28, 2018 Page 3

Respectfully submitted,

RANDY S. HOWARD General Manager

Attachments (2):

- Resolution
- General Services Agreement with American Crane Rental, Inc.

#### **RESOLUTION XX-XX**

#### RESOLUTION OF THE NORTHERN CALIFORNIA POWER AGENCY APPROVING A MULTI-TASK GENERAL SERVICES AGREEMENT WITH AMERICAN CRANE RENTAL, INC.

#### (reference Staff Report XXX:XX)

WHEREAS, crane related services are periodically required at the facilities owned and/or operated by Northern California Power Agency (NCPA), its Members, the Southern California Public Power Authority (SCPPA), and SCPPA Members; and

WHEREAS, American Crane Rental, Inc. is a provider of these services; and

WHEREAS, NCPA seeks to enter into a Multi-Task General Services Agreement with American Crane Rental, Inc. to provide such services as needed at all NCPA Generation facility locations, Member, SCPPA, and SCPPA Member facilities in an amount not to exceed \$500,000 over five years; and

WHEREAS, this activity would not result in a direct or reasonably foreseeable indirect change in the physical environment and is therefore not a "project" for purposes of Section 21065 the California Environmental Quality Act. No environmental review is necessary;

NOW, THEREFORE BE IT RESOLVED, that the Commission of the Northern California Power Agency authorizes the General Manager or his designee to enter into a Multi-Task General Services Agreement with American Crane Rental, Inc. with any non-substantial changes as approved by the NCPA General Counsel, which shall not exceed \$500,000 for crane related services for use at all facilities owned and/or operated by NCPA, its Members, by the Southern California Public Power Authority (SCPPA), or by SCPPA Members.

| PASSED, ADOPTED and APPROVED this _ | day of | , 2018 by the following vote |
|-------------------------------------|--------|------------------------------|
| on roll call:                       |        |                              |

|                 | Vote | <u>Abstained</u> | <u>Absent</u> |
|-----------------|------|------------------|---------------|
| Alameda         |      |                  |               |
| BART            |      |                  |               |
| Biggs           |      |                  |               |
| Gridley         |      |                  |               |
| Healdsburg      |      |                  |               |
| Lodi            |      |                  |               |
| Lompoc          |      |                  |               |
| Palo Alto       |      |                  |               |
| Port of Oakland |      |                  |               |
| Redding         |      |                  |               |
| Roseville       |      |                  |               |
| Santa Clara     |      |                  |               |
| Shasta Lake     |      |                  |               |
| Truckee Donner  |      |                  |               |
| Ukiah           |      |                  |               |
| Plumas-Sierra   |      |                  |               |
| -               |      |                  |               |

BOB LINGL CHAIR ATTEST:

CARY A. PADGETT ASSISTANT SECRETARY



#### MULTI-TASK GENERAL SERVICES AGREEMENT BETWEEN THE NORTHERN CALIFORNIA POWER AGENCY AND AMERICAN CRANE RENTAL, INC.

This Multi-Task General Services Agreement ("Agreement') is made by and between the Northern California Power Agency, a joint powers agency with its main office located at 651 Commerce Drive, Roseville, CA 95678-6420 ("Agency") and American Crane Rental, Inc., a, corporation with its office located at 17800 Comconex Road, Manteca, CA 95336 ("Contractor") (together sometimes referred to as the "Parties") as of \_\_\_\_\_\_, 2018 ("Effective Date") in Roseville, California.

**Section 1. SCOPE OF WORK**. Subject to the terms and conditions set forth in this Agreement, Contractor is willing to provide to Agency the range of services and/or goods described in the Scope of Work attached hereto as Exhibit A and incorporated herein ("Work").

- **1.1** <u>**Term of Agreement.**</u> The term of this Agreement shall begin on the Effective Date and shall end when Contractor completes the Work, or no later than five (5) years from the date this Agreement was signed by Agency, whichever is shorter.
- **1.2 Standard of Performance.** Contractor shall perform the Work in the manner and according to the standards observed by a competent practitioner of the profession in which Contractor is engaged and for which Contractor is providing the Work. Contractor represents that it is licensed, qualified and experienced to provide the Work set forth herein.
- **1.3** <u>Assignment of Personnel.</u> Contractor shall assign only competent personnel to perform the Work. In the event that Agency, in its sole discretion, at any time during the term of this Agreement, requests the reassignment of any such personnel, Contractor shall, immediately upon receiving written notice from Agency of such request, reassign such personnel.
- **1.4** <u>Work Provided.</u> Work provided under this Agreement by Contractor may include Work directly to the Agency or, as requested by the Agency and consistent with the terms of this Agreement, to Agency members, Southern California Public Power Authority ("SCPPA") or SCPPA members.
- **1.5** <u>**Request for Work to be Performed.</u>** At such time that Agency determines to have Contractor perform Work under this Agreement, Agency shall issue a Purchase Order. The Purchase Order shall identify the specific Work to be performed ("Requested Work"), may include a not-to-exceed cap on monetary cap on Requested Work and all related expenditures authorized by that Purchase Order, and shall include a time by which the Requested Work shall be completed. Contractor shall have seven calendar days from the date of the Agency's issuance of the Purchase Order in which to respond in writing that Contractor chooses not to perform the Requested Work. If Contractor agrees to perform the Requested Work, begins to perform the Requested Work, or does not respond within the seven day period specified, then Contractor will have</u>

agreed to perform the Requested Work on the terms set forth in the Purchase Order, this Agreement and its Exhibits.

<u>Section 2.</u> <u>COMPENSATION.</u> Agency hereby agrees to pay Contractor an amount NOT TO EXCEED FIVE HUNDRED THOUSAND dollars (\$500,000.00) for the Work, which shall include all fees, costs, expenses and other reimbursables, as set forth in Contractor's fee schedule, attached hereto and incorporated herein as Exhibit B. This dollar amount is not a guarantee that Agency will pay that full amount to the Contractor, but is merely a limit of potential Agency expenditures under this Agreement.

- **2.1** <u>**Invoices.**</u> Contractor shall submit invoices, not more often than once a month during the term of this Agreement, based on the cost for services performed and reimbursable costs incurred prior to the invoice date. Invoices shall contain the following information:
  - The beginning and ending dates of the billing period;
  - Work performed;
  - The Purchase Order number authorizing the Requested Work;
  - At Agency's option, for each work item in each task, a copy of the applicable time entries or time sheets shall be submitted showing the name of the person doing the work, the hours spent by each person, a brief description of the work, and each reimbursable expense, with supporting documentation, to Agency's reasonable satisfaction;
  - At Agency's option, the total number of hours of work performed under the Agreement by Contractor and each employee, agent, and subcontractor of Contractor performing work hereunder.

Invoices shall be sent to:

Northern California Power Agency 651 Commerce Drive Roseville, California 95678 Attn: Accounts Payable <u>AcctsPayable@ncpa.com</u>

- **2.2** <u>Monthly Payment.</u> Agency shall make monthly payments, based on invoices received, for Work satisfactorily performed, and for authorized reimbursable costs incurred. Agency shall have thirty (30) days from the receipt of an invoice that complies with all of the requirements above to pay Contractor.
- **2.3 <u>Payment of Taxes.</u>** Contractor is solely responsible for the payment of all federal, state and local taxes, including employment taxes, incurred under this Agreement.
- **2.4** <u>Authorization to Perform Work.</u> The Contractor is not authorized to perform any Work or incur any costs whatsoever under the terms of this Agreement until receipt of a Purchase Order from the Contract Administrator.

2.5 <u>Timing for Submittal of Final Invoice</u>. Contractor shall have ninety (90) days after completion of the Requested Work to submit its final invoice for the Requested Work. In the event Contractor fails to submit an invoice to Agency for any amounts due within the ninety (90) day period, Contractor is deemed to have waived its right to collect its final payment for the Requested Work from Agency.

**Section 3. FACILITIES AND EQUIPMENT.** Except as set forth herein, Contractor shall, at its sole cost and expense, provide all facilities and equipment that may be necessary to perform the Work.

**Section 4. INSURANCE REQUIREMENTS.** Before beginning any Work under this Agreement, Contractor, at its own cost and expense, shall procure the types and amounts of insurance listed below and shall maintain the types and amounts of insurance listed below for the period covered by this Agreement.

**4.1** <u>Workers' Compensation.</u> If Contractor employs any person, Contractor shall maintain Statutory Workers' Compensation Insurance and Employer's Liability Insurance for any and all persons employed directly or indirectly by Contractor with limits of not less than one million dollars (\$1,000,000.00) per accident.

# 4.2 <u>Commercial General and Automobile Liability Insurance.</u>

- **4.2.1** <u>Commercial General Insurance</u>. Contractor shall maintain commercial general liability insurance for the term of this Agreement, including products liability, covering any loss or liability, including the cost of defense of any action, for bodily injury, death, personal injury and broad form property damage which may arise out of the operations of Contractor. The policy shall provide a minimum limit of \$1,000,000 per occurrence/\$2,000,000 aggregate. Commercial general coverage shall be at least as broad as ISO Commercial General Liability form CG 0001 (current edition) on "an occurrence" basis covering comprehensive General Liability, with a self-insured retention or deductible of no more than \$100,000. No endorsement shall be attached limiting the coverage.
- **4.2.2** <u>Automobile Liability</u>. Contractor shall maintain automobile liability insurance form CA 0001 (current edition) for the term of this Agreement covering any loss or liability, including the cost of defense of any action, arising from the operation, maintenance or use of any vehicle (symbol 1), whether or not owned by the Contractor, on or off Agency premises. The policy shall provide a minimum limit of \$1,000,000 per each accident, with a self-insured retention or deductible of no more than \$100,000. This insurance shall provide contractual liability covering all motor vehicles and mobile equipment to the extent coverage may be excluded from general liability insurance.
- **4.2.3** <u>General Liability/Umbrella Insurance.</u> The coverage amounts set forth above may be met by a combination of underlying and umbrella policies as long as in combination the limits equal or exceed those stated.

- 4.3 **Professional Liability Insurance.** Not Applicable.
- 4.4 **Pollution Insurance.** Not Applicable.
- 4.5 <u>All Policies Requirements.</u>
  - **4.5.1** <u>Verification of coverage.</u> Prior to beginning any work under this Agreement, Contractor shall provide Agency with (1) a Certificate of Insurance that demonstrates compliance with all applicable insurance provisions contained herein and (2) policy endorsements to the policies referenced in Section 4.2 and in Section 4.4, if applicable, adding the Agency as an additional insured and declaring such insurance primary in regard to work performed pursuant to this Agreement.
  - **4.5.2** <u>Notice of Reduction in or Cancellation of Coverage.</u> Contractor shall provide at least thirty (30) days prior written notice to Agency of any reduction in scope or amount, cancellation, or modification adverse to Agency of the policies referenced in Section 4.
  - **4.5.3** <u>Higher Limits.</u> If Contractor maintains higher limits than the minimums specified herein, the Agency shall be entitled to coverage for the higher limits maintained by the Contractor.
  - **4.5.4** Additional Certificates and Endorsements. If Contractor performs Work for Agency members, SCPPA and/or SCPPA members pursuant to this Agreement, Contractor shall provide the certificates of insurance and policy endorsements, as referenced in Section 4.5.1, naming the specific Agency member, SCPPA and/or SCPPA member for which the Work is to be performed.
- **4.6** <u>Waiver of Subrogation.</u> Contractor agrees to waive subrogation which any insurer of Contractor may acquire from Contractor by virtue of the payment of any loss. Contractor agrees to obtain any endorsement that may be necessary to effect this waiver of subrogation. The Workers' Compensation policy shall be endorsed with a waiver of subrogation in favor of Agency for all work performed by Contractor, its employees, agents and subcontractors.
- **4.7 Contractor's Obligation.** Contractor shall be solely responsible for ensuring that all equipment, vehicles and other items utilized in the performance of Work are operated, provided or otherwise utilized in a manner that ensures they are and remain covered by the policies referenced in Section 4 during this Agreement. Contractor shall also ensure that all workers involved in the provision of Work are properly classified as employees, agents or independent contractors and are and remain covered by any and all workers' compensation insurance required by applicable law during this Agreement.

# Section 5. INDEMNIFICATION AND CONTRACTOR'S RESPONSIBILITIES.

- **5.1** <u>Effect of Insurance.</u> Agency's acceptance of insurance certificates and endorsements required under this Agreement does not relieve Contractor from liability under this indemnification and hold harmless clause. This indemnification and hold harmless clause shall apply to any damages or claims for damages whether or not such insurance policies shall have been determined to apply. By execution of this Agreement, Contractor acknowledges and agrees to the provisions of this section and that it is a material element of consideration.
- **5.2** <u>Scope.</u> Contractor shall indemnify, defend with counsel reasonably acceptable to the Agency, and hold harmless the Agency, and its officials, commissioners, officers, employees, agents and volunteers from and against all losses, liabilities, claims, demands, suits, actions, damages, expenses, penalties, fines, costs (including without limitation costs and fees of litigation), judgments and causes of action of every nature arising out of or in connection with any acts or omissions by Contractor, its officers, officials, agents, and employees, except as caused by the sole or gross negligence of Agency. Notwithstanding, should this Agreement be construed as a construction agreement under Civil Code section 2783, then the exception referenced above shall also be for the active negligence of Agency.
- 5.3 <u>Transfer of Title.</u> Not Applicable.

## Section 6. STATUS OF CONTRACTOR.

6.1 <u>Independent Contractor.</u> Contractor is an independent contractor and not an employee of Agency. Agency shall have the right to control Contractor only insofar as the results of Contractor's Work and assignment of personnel pursuant to Section 1; otherwise, Agency shall not have the right to control the means by which Contractor accomplishes Work rendered pursuant to this Agreement. Notwithstanding any other Agency, state, or federal policy, rule, regulation, law, or ordinance to the contrary, Contractor and any of its employees, agents, and subcontractors providing services under this Agreement shall not qualify for or become entitled to, and hereby agree to waive any and all claims to, any compensation, benefit, or any incident of employment by Agency, including but not limited to eligibility to enroll in the California Public Employees Retirement System (PERS) as an employee of Agency and entitlement to any contribution to be paid by Agency for employer contributions and/or employee contributions for PERS benefits.

Contractor shall indemnify, defend, and hold harmless Agency for the payment of any employee and/or employer contributions for PERS benefits on behalf of Contractor or its employees, agents, or subcontractors, as well as for the payment of any penalties and interest on such contributions, which would otherwise be the responsibility of Agency. Contractor and Agency acknowledge and agree that compensation paid by Agency to Contractor under this Agreement is based upon Contractor's estimated costs of providing the Work, including salaries and benefits of employees, agents and subcontractors of Contractor.

Contractor shall indemnify, defend, and hold harmless Agency from any lawsuit, administrative action, or other claim for penalties, losses, costs, damages,

expense and liability of every kind, nature and description that arise out of, pertain to, or relate to such claims, whether directly or indirectly, due to Contractor's failure to secure workers' compensation insurance for its employees, agents, or subcontractors.

Contractor agrees that it is responsible for the provision of group healthcare benefits to its fulltime employees under 26 U.S.C. § 4980H of the Affordable Care Act. To the extent permitted by law, Contractor shall indemnify, defend and hold harmless Agency from any penalty issued to Agency under the Affordable Care Act resulting from the performance of the Services by any employee, agent, or subcontractor of Contractor.

- **6.2** <u>Contractor Not Agent.</u> Except as Agency may specify in writing, Contractor shall have no authority, express or implied, to act on behalf of Agency in any capacity whatsoever as an agent. Contractor shall have no authority, express or implied, pursuant to this Agreement to bind Agency to any obligation whatsoever.
- 6.3 Assignment and Subcontracting. This Agreement contemplates personal performance by Contractor and is based upon a determination of Contractor's unique professional competence, experience, and specialized professional knowledge. A substantial inducement to Agency for entering into this Agreement was and is the personal reputation and competence of Contractor. Contractor may not assign this Agreement or any interest therein without the prior written approval of the Agency. Contractor shall not subcontract any portion of the performance contemplated and provided for herein, other than to the subcontractors identified in Exhibit A, without prior written approval of the Agency. Where written approval is granted by the Agency, Contractor shall supervise all work subcontracted by Contractor in performing the Work and shall be responsible for all work performed by a subcontractor as if Contractor itself had performed such work. The subcontracting of any work to subcontractors shall not relieve Contractor from any of its obligations under this Agreement with respect to the Work and Contractor is obligated to ensure that any and all subcontractors performing any Work shall be fully insured in all respects and to the same extent as set forth under Section 4, to Agency's satisfaction.
- 6.4 <u>Certification as to California Energy Commission.</u> If requested by the Agency, Contractor shall, at the same time it executes this Agreement, execute Exhibit C.
- 6.5 <u>Certification as to California Energy Commission Regarding Hazardous</u> <u>Materials Transport Vendors.</u> If requested by the Agency, Contractor shall, at the same time it executes this Agreement, execute Exhibit D.
- 6.6 <u>Maintenance Labor Agreement.</u> If the Work is subject to the terms of one or more Maintenance Labor Agreements, which are applicable only to certain types of construction, repair and/or maintenance projects, then Contractor shall execute Exhibit E and/or similar documentation as to compliance.

# Section 7. LEGAL REQUIREMENTS.

- **7.1 <u>Governing Law.</u>** The laws of the State of California shall govern this Agreement.
- **7.2** <u>Compliance with Applicable Laws.</u> Contractor and its subcontractors and agents, if any, shall comply with all laws applicable to the performance of the work hereunder.
- **7.3** <u>Licenses and Permits.</u> Contractor represents and warrants to Agency that Contractor and its employees, agents, and subcontractors (if any) have and will maintain at their sole expense during the term of this Agreement all licenses, permits, qualifications, and approvals of whatever nature that are legally required to practice their respective professions.
- **7.4** <u>Monitoring by DIR.</u> The Work is subject to compliance monitoring and enforcement by the Department of Industrial Relations.
- **7.5** <u>**Registration with DIR.**</u> During the term of this Agreement, Contractor warrants that it is registered with the Department of Industrial Relations and qualified to perform Work consistent with Labor Code section 1725.5.
- 7.6 Prevailing Wage Rates. In accordance with California Labor Code Section 1771, not less than the general prevailing rate of per diem wages for work of a similar character in the locality in which the Work is to be performed, and not less than the general prevailing rate of per diem wages for holiday and overtime work as provided in the California Labor Code must be paid to all workers engaged in performing the Work. In accordance with California Labor Code Section 1770 and following, the Director of Industrial Relations has determined the general prevailing wage per diem rates for the locality in which the Work is to be performed; the Agency has obtained the general prevailing rate of per diem wages and the general rate for holiday and overtime work in the locality in which the Work is to be performed for each craft, classification or type of worker needed to perform the project; and copies of the prevailing rate of per diem wages are on file at the Agency and will be made available on request. Throughout the performance of the Work, Contractor must comply with all applicable laws and regulations that apply to wages earned in performance of the Work. Contractor assumes all responsibility for such payments and shall defend, indemnify and hold the Agency harmless from any and all claims made by the State of California, the Department of Industrial Relations, any subcontractor, any worker or any other third party with regard thereto.

Additionally, in accordance with the California Administrative Code, Title 8, Group 3, Article 2, Section 16000, Publication of Prevailing Wage Rates by Awarding Bodies, copies of the applicable determination of the Director can be found on the web at: http://www.dir.ca.gov/DLSR/PWD/ and may be reviewed at any time.

Contractor shall be required to submit to the Agency during the contract period, copies of Public Works payroll reporting information per California Department of Industrial Relations, Form A- 1-131 (New 2-80) concerning work performed under this Agreement.

Contractor shall comply with applicable law, including Labor Code Sections 1774 and 1775. In accordance with Section 1775, Contractor shall forfeit as a penalty to Agency \$50.00 for each calendar day or portion thereof, for each worker paid less than the prevailing rates as determined by the Director of Industrial Relations for such work or craft in which such worker is employed for any Work done under the Agreement by Contractor or by any subcontractor under Contractor in violation of the provisions of the Labor Code and in particular, Labor Code Sections 1770 *et seq.* In addition to the penalty and pursuant to Section 1775, the difference between such prevailing wage rates and the amount paid to each worker for each calendar day or portion thereof for which each worker was paid less than the prevailing wage rate shall be paid to each worker by the Contractor.

## Section 8. TERMINATION AND MODIFICATION.

**8.1** <u>**Termination.**</u> Agency may cancel this Agreement at any time and without cause upon ten (10) days prior written notice to Contractor.

In the event of termination, Contractor shall be entitled to compensation for Work satisfactorily completed as of the effective date of termination; Agency, however, may condition payment of such compensation upon Contractor delivering to Agency any or all records or documents (as referenced in Section 9.1 hereof).

- **8.2** <u>Amendments.</u> The Parties may amend this Agreement only by a writing signed by both of the Parties.
- **8.3** <u>Survival.</u> All obligations arising prior to the termination of this Agreement and all provisions of this Agreement allocating liability between Agency and Contractor shall survive the termination of this Agreement.
- **8.4** Options upon Breach by Contractor. If Contractor materially breaches any of the terms of this Agreement, including but not limited to those set forth in Section 4, Agency's remedies shall include, but not be limited to, the following:
  - **8.4.1** Immediately terminate the Agreement;
  - **8.4.2** Retain the plans, specifications, drawings, reports, design documents, and any other work product prepared by Contractor pursuant to this Agreement;
  - **8.4.3** Retain a different Contractor to complete the Work not finished by Contractor; and/or
  - **8.4.4** Charge Contractor the difference between the costs to complete the Work that is unfinished at the time of breach and the amount that Agency would have paid Contractor pursuant hereto if Contractor had completed the Work.

## Section 9. KEEPING AND STATUS OF RECORDS.

- **9.1** Records Created as Part of Contractor's Performance. All reports, data, maps, models, charts, studies, surveys, photographs, memoranda, plans, studies, specifications, records, files, or any other documents or materials, in electronic or any other form, that Contractor prepares or obtains pursuant to this Agreement and that relate to the matters covered hereunder shall be the property of the Agency. Contractor hereby agrees to deliver those documents to the Agency upon termination of the Agreement. Agency and Contractor agree that, unless approved by Agency in writing, Contractor shall not release to any non-parties to this Agreement any data, plans, specifications, reports and other documents.
- **9.2** Contractor's Books and Records. Contractor shall maintain any and all records or other documents evidencing or relating to charges for Work or expenditures and disbursements charged to the Agency under this Agreement for a minimum of three (3) years, or for any longer period required by law, from the date of final payment to the Contractor under this Agreement.
- **9.3** Inspection and Audit of Records. Any records or documents that this Agreement requires Contractor to maintain shall be made available for inspection, audit, and/or copying at any time during regular business hours, upon oral or written request of the Agency. Under California Government Code Section 8546.7, if the amount of public funds expended under this Agreement exceeds ten thousand dollars (\$10,000.00), the Agreement shall be subject to the examination and audit of the State Auditor, at the request of Agency or as part of any audit of the Agency, for a period of three (3) years after final payment under this Agreement.

# 9.4 <u>Confidential Information and Disclosure.</u>

- **9.4.1** <u>Confidential Information.</u> The term "Confidential Information", as used herein, shall mean any and all confidential, proprietary, or trade secret information, whether written, recorded, electronic, oral or otherwise, where the Confidential Information is made available in a tangible medium of expression and marked in a prominent location as confidential, proprietary and/or trade secret information. Confidential Information shall not include information that: (a) was already known to the Receiving Party or is otherwise a matter of public knowledge, (b) was disclosed to Receiving Party by a third party without violating any confidentiality agreement, (c) was independently developed by Receiving Party without reverse engineering, as evidenced by written records thereof, or (d) was not marked as Confidential Information in accordance with this section.
- **9.4.2 Non-Disclosure of Confidential Information**. During the term of this Agreement, either party may disclose (the "Disclosing Party") Confidential Information to the other party (the "Receiving Party"). The Receiving Party: (a) shall hold the Disclosing Party's Confidential Information in confidence; and (b) shall take all reasonable steps to prevent any

unauthorized possession, use, copying, transfer or disclosure of such Confidential Information.

- **9.4.3** <u>Permitted Disclosure.</u> Notwithstanding the foregoing, the following disclosures of Confidential Information are allowed. Receiving Party shall endeavor to provide prior written notice to Disclosing Party of any permitted disclosure made pursuant to Section 9.4.3.2 or 9.4.3.3. Disclosing Party may seek a protective order, including without limitation, a temporary restraining order to prevent or contest such permitted disclosure; provided, however, that Disclosing Party shall seek such remedies at its sole expense. Neither party shall have any liability for such permitted disclosures:
  - **9.4.3.1** Disclosure to employees, agents, contractors, subcontractors or other representatives of Receiving Party that have a need to know in connection with this Agreement.
  - **9.4.3.2** Disclosure in response to a valid order of a court, government or regulatory agency or as may otherwise be required by law; and
  - **9.4.3.3** Disclosure by Agency in response to a request pursuant to the California Public Records Act.
- **9.4.4** <u>Handling of Confidential Information</u>. Upon conclusion or termination of the Agreement, Receiving Party shall return to Disclosing Party or destroy Confidential Information (including all copies thereof), if requested by Disclosing Party in writing. Notwithstanding the foregoing, the Receiving Party may retain copies of such Confidential Information, subject to the confidentiality provisions of this Agreement: (a) for archival purposes in its computer system; (b) in its legal department files; and (c) in files of Receiving Party's representatives where such copies are necessary to comply with applicable law. Party shall not disclose the Disclosing Party's employees, agents, consultants, contractors and subcontractors who have a need to know in connection with this Agreement.

# Section 10. PROJECT SITE.

**10.1** Operations at the Project Site. Each Project site may include the power plant areas, all buildings, offices, and other locations where Work is to be performed, including any access roads. Contractor shall perform the Work in such a manner as to cause a minimum of interference with the operations of the Agency; if applicable, the entity for which Contractor is performing the Work, as referenced in Section 1.4; and other contractors at the Project site and to protect all persons and property thereon from damage or injury. Upon completion of the Work at a Project site, Contractor shall leave such Project site clean and free of all tools, equipment, waste materials and rubbish, stemming from or relating to Contractor's Work.

- 10.2 Contractor's Equipment, Tools, Supplies and Materials. Contractor shall be solely responsible for the transportation, loading and unloading, and storage of any equipment, tools, supplies or materials required for performing the Work, whether owned, leased or rented. Neither Agency nor, if applicable, the entity for which Contractor is performing the Work, as referenced in Section 1.4, will be responsible for any such equipment, supplies or materials which may be lost, stolen or damaged or for any additional rental charges for such. Equipment, tools, supplies and materials left or stored at a Project site, with or without permission, is at Contractor's sole risk. Anything left on the Project site an unreasonable length of time after the Work is completed shall be presumed to have been abandoned by the Contractor. Any transportation furnished by Agency or, if applicable, the entity for which Contractor is performing the Work, as referenced in Section 1.4, shall be solely as an accommodation and neither Agency nor, if applicable, the entity for which Contractor is performing the Work, as referenced in Section 1.4, shall have liability therefor. Contractor shall assume the risk and is solely responsible for its owned, non-owned and hired automobiles, trucks or other motorized vehicles as well as any equipment, tools, supplies, materials or other property which is utilized by Contractor on the Project site. All materials and supplies used by Contractor in the Work shall be new and in good condition.
- **10.3** <u>Use of Agency Equipment.</u> Contractor shall assume the risk and is solely responsible for its use of any equipment owned and property provided by Agency and, if applicable, the entity for which Contractor is performing the Work, as referenced in Section 1.4, for the performance of Work.

# Section 11. WARRANTY.

- **11.1** <u>Nature of Work.</u> In addition to any and all warranties provided or implied by law or public policy, Contractor warrants that all Work shall be free from defects in design and workmanship, and that Contractor shall perform all Work in accordance with applicable federal, state, and local laws, rules and regulations including engineering, construction and other codes and standards and prudent electrical utility standards, and in accordance with the terms of this Agreement.
- **11.2** Deficiencies in Work. In addition to all other rights and remedies which Agency may have, Agency shall have the right to require, and Contractor shall be obligated at its own expense to perform, all further Work which may be required to correct any deficiencies which result from Contractor's failure to perform any Work in accordance with the standards required by this Agreement. If during the term of this Agreement or the one (1) year period following completion of the Work, any equipment, supplies or other materials or Work used or provided by Contractor under this Agreement fails due to defects in material and/or workmanship or other breach of this Agreement, Contractor shall, upon any reasonable written notice from Agency, replace or repair the same to Agency's satisfaction.

**11.3** <u>Assignment of Warranties.</u> Contractor hereby assigns to Agency all additional warranties, extended warranties, or benefits like warranties, such as insurance, provided by or reasonably obtainable from suppliers of equipment and material used in the Work.

**Section 12. HEALTH AND SAFETY PROGRAMS.** The Contractor shall establish, maintain, and enforce safe work practices, and implement an accident/incident prevention program intended to ensure safe and healthful operations under their direction. The program shall include all requisite components of such a program under Federal, State and local regulations and shall comply with all site programs established by Agency and, if applicable, the entity for which Contractor is performing the Work, as referenced in Section 1.4.

- **12.1** Contractor is responsible for acquiring job hazard assessments as necessary to safely perform the Work and provide a copy to Agency upon request.
- **12.2** Contractor is responsible for providing all employee health and safety training and personal protective equipment in accordance with potential hazards that may be encountered in performance of the Work and provide copies of the certified training records upon request by Agency. Contractor shall be responsible for proper maintenance and/or disposal of their personal protective equipment and material handling equipment.
- **12.3** Contractor is responsible for ensuring that its lower-tier subcontractors are aware of and will comply with the requirements set forth herein.
- **12.4** Agency, or its representatives, may periodically monitor the safety performance of the Contractor performing the Work. Contractors and its subcontractors shall be required to comply with the safety and health obligations as established in the Agreement. Non-compliance with safety, health, or fire requirements may result in cessation of work activities, until items in non-compliance are corrected. It is also expressly acknowledged, understood and agreed that no payment shall be due from Agency to Contractor under this Agreement at any time when, or for any Work performed when, Contractor is not in full compliance with this Section 12.
- **12.5** Contractor shall immediately report any injuries to the Agency site safety representative. Additionally, the Contractor shall investigate and submit to the Agency site safety representative copies of all written accident reports, and coordinate with Agency if further investigation is requested.
- **12.6** Contractor shall take all reasonable steps and precautions to protect the health of its employees and other site personnel with regard to the Work. Contractor shall conduct occupational health monitoring and/or sampling to determine levels of exposure of its employees to hazardous or toxic substances or environmental conditions. Copies of any sampling results will be forwarded to the Agency site safety representative upon request.
- **12.7** Contractor shall develop a plan to properly handle and dispose of any hazardous wastes, if any, Contractor generates in performing the Work.

- **12.8** Contractor shall advise its employees and subcontractors that any employee who jeopardizes his/her safety and health, or the safety and health of others, may be subject to actions including removal from Work.
- **12.9** Contractor shall, at the sole option of the Agency, develop and provide to the Agency a Hazardous Material Spill Response Plan that includes provisions for spill containment and clean-up, emergency contact information including regulatory agencies and spill sampling and analysis procedures. Hazardous Materials shall include diesel fuel used for trucks owned or leased by the Contractor.
- **12.10** If Contractor is providing Work to an Agency Member, SCPPA or SCPPA member (collectively "Member" solely for the purpose of this section) pursuant to Section 1.4 hereof, then that Member shall have the same rights as the Agency under Sections 12.1, 12.2, 12.4, 12.5, and 12.6 hereof.

## Section 13. MISCELLANEOUS PROVISIONS.

- **13.1** <u>Attorneys' Fees.</u> If a party to this Agreement brings any action, including an action for declaratory relief, to enforce or interpret the provision of this Agreement, the prevailing party shall be entitled to reasonable attorneys' fees in addition to any other relief to which that party may be entitled. The court may set such fees in the same action or in a separate action brought for that purpose.
- **13.2** <u>Venue.</u> In the event that either party brings any action against the other under this Agreement, the Parties agree that trial of such action shall be vested exclusively in the state courts of California in the County of Placer or in the United States District Court for the Eastern District of California.
- **13.3** <u>Severability.</u> If a court of competent jurisdiction finds or rules that any provision of this Agreement is invalid, void, or unenforceable, the provisions of this Agreement not so adjudged shall remain in full force and effect. The invalidity in whole or in part of any provision of this Agreement shall not void or affect the validity of any other provision of this Agreement.
- **13.4** <u>No Implied Waiver of Breach.</u> The waiver of any breach of a specific provision of this Agreement does not constitute a waiver of any other breach of that term or any other term of this Agreement.
- **13.5** <u>Successors and Assigns.</u> The provisions of this Agreement shall inure to the benefit of and shall apply to and bind the successors and assigns of the Parties.
- **13.6** <u>Conflict of Interest.</u> Contractor may serve other clients, but none whose activities within the corporate limits of Agency or whose business, regardless of location, would place Contractor in a "conflict of interest," as that term is defined in the Political Reform Act, codified at California Government Code Section 81000 *et seq.*

Contractor shall not employ any Agency official in the work performed pursuant to this Agreement. No officer or employee of Agency shall have any financial interest in this Agreement that would violate California Government Code Sections 1090 *et seq.* 

- **13.7** <u>Contract Administrator.</u> This Agreement shall be administered by Ken Speer, Assistant General Manager, or his/her designee, who shall act as the Agency's representative. All correspondence shall be directed to or through the representative.
- **13.8** <u>Notices.</u> Any written notice to Contractor shall be sent to:

American Crane Rental, Inc. Attention: Pam Reynolds P.O. Box 308 Escalon, CA 95320

Any written notice to Agency shall be sent to:

Randy S. Howard General Manager Northern California Power Agency 651 Commerce Drive Roseville, CA 95678

With a copy to:

General Counsel Northern California Power Agency 651 Commerce Drive Roseville, CA 95678

- **13.9 Professional Seal.** Where applicable in the determination of the Agency, the first page of a technical report, first page of design specifications, and each page of construction drawings shall be stamped/sealed and signed by the licensed professional responsible for the report/design preparation.
- **13.10** <u>Integration; Incorporation.</u> This Agreement, including all the exhibits attached hereto, represents the entire and integrated agreement between Agency and Contractor and supersedes all prior negotiations, representations, or agreements, either written or oral. All exhibits attached hereto are incorporated by reference herein.
- **13.11** <u>Alternative Dispute Resolution</u>. If any dispute arises between the Parties that cannot be settled after engaging in good faith negotiations, Agency and Contractor agree to resolve the dispute in accordance with the following:

- **13.11.1** Each party shall designate a senior management or executive level representative to negotiate any dispute;
- **13.11.2** The representatives shall attempt, through good faith negotiations, to resolve the dispute by any means within their authority.
- **13.11.3** If the issue remains unresolved after fifteen (15) days of good faith negotiations, the Parties shall attempt to resolve the disagreement by negotiation between legal counsel. If the above process fails, the Parties shall resolve any remaining disputes through mediation to expedite the resolution of the dispute.
- **13.11.4** The mediation process shall provide for the selection within fifteen (15) days by both Parties of a disinterested third person as mediator, shall be commenced within thirty (30) days and shall be concluded within fifteen (15) days from the commencement of the mediation.
- **13.11.5** The Parties shall equally bear the costs of any third party in any alternative dispute resolution process.
- **13.11.6** The alternative dispute resolution process is a material condition to this Agreement and must be exhausted as an administrative remedy prior to either Party initiating legal action. This alternative dispute resolution process is not intended to nor shall be construed to change the time periods for filing a claim or action specified by Government Code §§ 900 *et seq*.
- **13.12** <u>Controlling Provisions</u>. In the case of any conflict between the terms of this Agreement and the Exhibits hereto, a Purchase Order, or Contractor's Proposal (if any), the Agreement shall control. In the case of any conflict between the Exhibits hereto and a Purchase Order or the Contractor's Proposal, the Exhibits shall control. In the case of any conflict between the terms of a Purchase Order and the Contractor's Proposal, the Purchase Order shall control.
- **13.13** <u>Counterparts.</u> This Agreement may be executed in multiple counterparts, each of which shall be an original and all of which together shall constitute one agreement.
- **13.14** <u>Construction of Agreement.</u> Each party hereto has had an equivalent opportunity to participate in the drafting of the Agreement and/or to consult with legal counsel. Therefore, the usual construction of an agreement against the drafting party shall not apply hereto.
- **13.15** <u>No Third Party Beneficiaries.</u> This Agreement is made solely for the benefit of the parties hereto, with no intent to benefit any non-signator third parties. However, should Contractor provide Work to an Agency member, SCPPA or SCPPA member (collectively for the purpose of this section only "Member") pursuant to Section 1.4, the parties recognize that such Member may be a third

party beneficiary solely as to the Purchase Order and Requested Work relating to such Member.

The Parties have executed this Agreement as of the date signed by the Agency.

NORTHERN CALIFORNIA POWER AGENCY

AMERICAN CRANE RENTAL, INC.

Date\_\_\_\_\_

Date\_\_\_\_\_

RANDY S. HOWARD, General Manager KEITH POWELL, President

Attest:

Assistant Secretary of the Commission

Approved as to Form:

JANE LUCKHARDT, NCPA General Counsel

# EXHIBIT A

# SCOPE OF WORK

American Crane Rental, Inc. ("Contractor") shall provide crane services, including cranes and operators, as requested by the Northern California Power Agency ("Agency") at any Facilities owned or operated by NCPA, its Members, Southern California Public Power Authority (SCPPA) and SCPA Members.

Services to include, but not be limited to the following:

- Engineering and Project Management for crane rental projects
- Crane and lift training
- Engineered crane lifts
- Crane rentals and crane rental services
- Rigging services
- Heavy lifts
- On-site evaluations
- Operated and Maintained Crane Rental
- Base crane rental

# EXHIBIT B

# COMPENSATION SCHEDULE AND HOURLY FEES

Compensation for all work, including hourly fees and expenses, shall not exceed the amount set forth in Section 2 hereof. The hourly rates and or compensation break down and an estimated amount of expenses is as follows:

| Operated Crane Size  | Hourly Minimums, Operated All Rentals are Portal to Portal Pick up Charge when towed to job \$100/Day  |
|--|--|
| 9 Ton Carry Deck (Grove) YB4409-2  | \$200/ Hr. Min 8 Hours 32'10" Boom 12' and 18' Jib. Gas & Propane plus Trucking at \$135 per hour  |
| 10 Ton Carry Deck (Grove) YB4411   | \$200/ Hr. Min 8 Hr. 32'10' Boom, 12' & 18' Jib, Gas & Propane Plus Trucking of \$135 per Hour   |
| 15 Ton Carry Deck (Shuttle Lift) 5560RT  | \$215/ Hr. Min 8 Hr. 43'5"" Boom, 15' Jib, Gas & Propane Plus Trucking of \$135 per Hour   |
| 20 Ton Carry Deck (Shuttle Lift) 7750RT  | \$250/ Hr. Min 8 Hr. 67' Boom 17' Jib Diesel Plus Trucking of \$135 per Hour   |
| 25 Ton Carry Deck (Shuttle Lift CD7725)  | \$250/Hr. Min 8 Hr. 71' Boom 17' Jib Diesel plus Trucking of \$135 per Hour  |
| 15 Ton Knuckle Boom Truss Truck  | \$200/ Hr. Min 4, 6, 8 Hr. 78' Boom, with Remote   |
| 18 Ton Boom Truck  | \$165/ Hr., Min 4, 6, 8 Hr. Rear Mount 70' Boom, No Jib  |
| 18 Ton Boom Truck (Livermore/Sacramento)   | \$175 Hr., Min 4, 6, 8 Hr. Rear Mount 70' Boom, No Jib   |
| 20 Ton Boom Truck # 20339  | \$165/ Hr. Min 4, 6, 8 Hr. Min Front Mount 90' Boom 25' & 45' jib  |
| 28 Ton Boom Truck # 28541  | \$165 Hr. 4, 6, 8 Hr. Min, Front Mount 92' Boom 26' & 46' Jb   |
| 30 Ton Boom Truck  | <b>\$185</b> /Hr. 4, 6, 8 Hr. Min, Swing Cab 100'-112' Boom 26 & 46' Jib   |
| 33 Ton Boom Truck  | <b>3185</b> Hr. 4, 6, 8 Hr. Min. Swing Cab 127 Boom 30 Jib   |
| 40 Ton Hydro   | \$205/ Hr. 4, 6, 8 Hr. Min. 5% Boom 26' & 45' Jib, Fresno 105' Boom 32' & 49' Jib  |
| 70 Ton Hydro/75 Series I   | 205/H. 4, 6, 8 H. Min 110' to 115' Main Boon, 32' to 61' Job 12,000' (\$500 CWT  |
| 75 Ton Hydro Series II   | 275/ Hr. 4, 6, 8 Hr. Min 127 Main Boom 38' & 64' Jib   |
| 40 Ton R/T   | \$225/ Hr. 8 Hour Min 102' Main Boom 26' & 45' Jib (Plus Delivery/Pick Up with Lowbed)   |
| 40 Ton R/T   | \$255/ Hr. 8 Hr. Min 128' Main Boom 33' to 56' Jib, Plus 9 Axle Delivery & Pickup (Rates Below)  |
| 80 Ton Hydro 26K CWT   | \$395/ Hr. 8 Hr. Min 142' Boom 33' to 56' Jib, Plus gear trailer & Oiler (2 Man Crew)  |
| 90 Ton Hydro 36K CWT   | <b>\$405</b> / Hr. 8 Hr. Min 142 Boom 33' to 56' Jib, Plus gear trailer & Oiler (2 Man Crew)   |
| 100 Ton Hydro 44K CWT  | <b>\$425</b> / Hr. 8 Hr. Min 142' Boom 33' to 56' Jib, Plus gear trailer & Oiler (2 Man Crew)  |
|  | <b>\$450</b> / Hr. 8 Hr. Min 142 Boom 33 to 88' Jib. Plus gear trailer & Oiler (2 Man Crew)  |
| 100 Ton Hydro         44K CWT (with Inserts 88' Jib)           200 Ton Conventional  |  |
|  |  |
| 120T, 150T, 175T, 210T   |  |
| 275 Ton Hydro Travel out of Fresno/Manteca   | P.O.R 8 Hr. Min. 223' Boom 39' to 121' Jib, Plus Mob in and Mob out (2 Man Crew) 4 GT's + Jib<br>B O B 8 Hr. Min. 203' Boom 69' to 121' Jib, Plus Mob in and Mob out (2 Man Crew) 6 GT's + Jib   |
| 350 Ton Hydro Travel out of Manteca  | P.O.R 8 Hr. Min 197' Boom 62' to 194' Jib, 69' to 200' Luff. Plus Mob in and Mob out & Oiler (2 Man Crew) 6 GT's +J/L  |
| One Man Crew:  | \$50/ Hr. O.T. \$100/ Hr. D.T. (additional + Crane or Equipment)   |
| Two Man Crew:  | <u>\$100/ Hr. O.T.</u> <u>\$200/ Hr. D.T. (</u> Additional + Crane or Equipment)   |
| Operator Only  | \$135/ Hr. 8 Hr. /Min Pickup Charge (Tow Charge) \$100/Day   |
| Rigging Foreman  | \$175/ Hr. 8 Hr. /Min, with a Truck  |
| Rigger   | <u>\$135/ Hr. 8 Hr. /Min. Certified Rigger \$150/Hr. 8 Hr. /Min</u>  |
| Mechanic with Truck  | \$185/ Hr. 4, 6, 8 hour min + Parts and Consumables and mileage  |
| Mechanic Forman in Shop  | \$150/ Hr. 4, 6, 8, Hour min + Parts and Consumables   |
| Mechanic/Welder in shop  | \$135/ Hr. 4, 6, 8 hour min + Parts and Consumables  |
| Signal Person w/ Radios  | \$150/ Hr. 8 Hr. /Min  |
| Pilot Car 4.6.8 Hr./Min  | \$135/ Hr. 8 Hr. /Min Pole Car \$125/Hr. 8 Hr. /Min  |
|  |  |
| Subsistence  | \$55/ Day over 50 Miles  |
| Subsistence<br>Required Over Night   | <u>\$55</u> / Day over 50 Miles<br>Cost of Room/ Night plus Subsistence (+\$55 Per Person)   |
| Subsistence<br>Required Over Night<br>Excess Crew Charges,   | <u>\$55/ Day over 50 Miles</u><br>Cost of Room/ Night plus Subsistence (~\$55 Per Person)<br>\$100/ Hr. per Man, for hours between 4, 6, & 8   |
| Subsistence<br>Required Over Night<br>Excess Crew Charges,<br>Other Equipment Yard Setup.  | <u>\$55</u> / Day over 50 Miles<br>Cost of Room/ Night plus Subsistence (+\$55 Per Person)<br>\$ 100/ Hr. per Man, for hours between 4, 6, & 8<br>Lond-up. Offload. Linload ACR Equipment @ \$150/occurrences  |
| Subsistence<br>Required Over Night<br>Excess Crew Charges,   | <u>\$55/ Day over 50 Miles</u><br>Cost of Room/ Night plus Subsistence (~\$55 Per Person)<br>\$100/ Hr. per Man, for hours between 4, 6, & 8   |
| Subsistence<br>Required Over Night<br>Excess Crew Charges,<br>Other Equipment Yard Setup.  | <u>\$55</u> / Day over 50 Miles<br>Cost of Room/ Night plus Subsistence (+\$55 Per Person)<br>\$ 100/ Hr. per Man, for hours between 4, 6, & 8<br>Lond-up. Offload. Linload ACR Equipment @ \$150/occurrences  |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment           Light Plant           Radios (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S   | \$55       Day over 50 Miles         Cost of Room/ Night plus Subsistence (+\$55 Per Person)         \$100/ Hr. per Man, for hours between 4, 6, & 8         Lond-up. Offload. Linkoad ACR Equipment @ \$150/occurrences         \$150/Day plus Delivery & Pickup         \$30/Day   |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment           Light Plant           Radios (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S           KL BF Forkhaft         \$135/Hr.  | \$55/ Day over 50 Miles         Cost of Room/ Night plus Subsistence (+\$55 Per Person)         \$100/ Hr. per Man, for hours between 4, 6, & 8         Scad.up, Offload, Unload, ACR Equipment @ \$150/occurrences         \$150/Day plus Delivery & Pickup         \$30/Day         \$30/Day         \$4, 6, & 8 Hrs. (No-Bare Rental)   |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment           Light Plant           Radios (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S           0K LB Forkhift         \$135/Hr.  | \$55       Day over 50 Miles         Cost of Room/ Night plus Subsistence       (+\$55 Per Person)         \$100/ Hr. per Man, for hours between 4, 6, & 8         Load-up. Offload. Unload ACR Equipment (@.\$150/occurrences         \$150/Day plus Delivery & Pickup         \$30/Day         4, 6, & 8 Hrs.         [40K Orion. Travels with 2 CWT's more CWT requires a Support Lift Min 8 Hrs  |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment         Yard Setup.           Light Plant         Radios (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S         S135/Hr.           OK LB Forkhift         \$135/Hr.           15K LB Machinery Mover (Overlay)         \$155/Hr.  | \$55         Day over 50 Miles           Cost of Room/ Night plus Subsistence [*\$55 Per Person]         5100/ Hr. per Man, for hours between 4, 6, & 8           Stod/Law, Offload, Unload ACR Equipment @ \$150/occurrences         5150/Day plus Delivery & Pickup           \$150/Day plus Delivery & Pickup         \$30/Day           \$30/Day         4, 6, & 8 Hrs. (No-Bare Rental)           4, 6, & 8 Hrs. (No-Bare Rental)         140K Orion. Travels with 2 CWT's more CWT requires a Support Lift Min 8 Hrs.           4, 6, & 8 Hrs. (No-Bare Rental)         Fork @3' -Size         Rate         Boom @ 6' -Size         Rate         CWT   |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment         Yard Setup,           Light Plant         Radios (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S         6K LB Forklift           6K LB Forklift         \$135/Hr.           15K LB Forklift         \$135/Hr.           15K LB Forklift         \$135/Hr.   | \$55         Day over 50 Miles           Cost of Room/ Night plus Subsistence         (+\$55 Per Person)           \$100/ Hr. per Man, for hours between 4, 6, & 8           Load-up. Offload. Unload ACR Equipment (@ \$150/occurrences           \$100/ Hr. per Man, for hours between 4, 6, & 8           Load-up. Offload. Unload ACR Equipment (@ \$150/occurrences           \$100/ Hr. per Man, for hours between 4, 6, & 8           Load-up. Offload. Unload ACR Equipment (@ \$150/occurrences           \$100/ Hr. per Man, for hours between 4, 6, & 8           \$4, 6, 8 Hrs. (No-Bare Rental)           4, 6, & 8 Hrs. (No-Bare Rental)           4, 6, & 8 Hrs. (No-Bare Rental)           Forks (@3' ~Size           Rate         Boom @ 6' ~Size           Act & B Hrs.  |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment           Light Plant           Radios (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S           KLB Forkhift         \$135/Hr.           ISK LB Machinery Mover (Overlay)         \$135/Hr.           ISK LB Bachinery Mover (Overlay)         \$135/Hr.           ISK LB Forkhift         \$140/Hr.           ISK LB Forkhift         \$140/Hr.  | \$55         Day over 50 Miles           Cost of Room/ Night plus Subsistence  |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment         Yard Senty,           Light Plant         Belivery and Pick up Charge on ALL FORKLIFT'S           OK LB Forklift         \$135/Hr.           10K LB Forklift         \$135/Hr.           15K LB Forklift         \$135/Hr.           15K LB Forklift         \$140/Hr.           24K LB Forklift         \$245/Hr.           24K LB Forklift w 8 Forks         \$225/Hr.  | \$55         Day over 50 Miles           Cost of Room/ Night plus Subsistence         (+\$55 Per Person)           \$100/ Hr. per Man, for hours between 4, 6, & 8           Lond-up, Offload, Unload ACR Equipment @ \$150/occurrences           \$150/ Day plus Delivery & Pickup           \$30/Day           4, 6, & 8 Hrs.           4, 6, & 8 Hrs.           140K Orion_Travels with 2 CWT's more CWT requires a Support Lift Min 8 Hrs.           4, 6, & 8 Hrs.           6, & 8 Hrs.           6, & 8 Hrs.           6, & 8 Hrs.           8, 6, & 8 Hrs.  |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment         Yard Setup.           Light Plant           Radios (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S           6K LB Forklift         \$135/Hr.           15K LB Forklift         \$135/Hr.           15K LB Forklift         \$140/Hr.           15K LB Forklift         \$255/Hr.           40K LB Bachinery Mover (Overlay)         \$257/Hr.           15K LB Forklift         \$245/Hr.           40K LB Bachinery Mover w/9' Boom         \$250/ Hr.   | \$55         Day over 50 Miles           Cost of Room/ Night plus Subsistence (~\$55 Per Person)         \$100/ Hr. per Man, for hours between 4, 6, & 8           Stol/ Hr. per Man, for hours between 4, 6, & 8         \$100/ Hr. per Man, for hours between 4, 6, & 8           Stol/ Day plus Delivery & Pickup         \$30/Day           4, 6, & 8 Hrs. (No-Bare Rental)         4.6, & 8 Hrs. (No-Bare Rental)           4, 6, & 8 Hrs. (No-Bare Rental)         Forke @3 - Size           4, 6, & 8 Hrs. (No-Bare Rental)         Forke @3 - Size           4, 6, & 8 Hrs. (No-Bare Rental)         Forke @3 - Size           4, 6, & 8 Hrs. (No-Bare Rental)         Forke @3 - Size           8 Hrs. (No-Bare Rental)         Forke @3 - Size           8 Hrs. (No-Bare Rental)         SiX           9 K \$470         30K         60K           8 Hrs. 2Man (No-Bare Rental)         72K         80K   |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment         Yard Setup,           Light Plant         Radios (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S         6K LB Forklift           6K LB Forklift         \$135/Hr.           15K LB Forklift         \$135/Hr.           15K LB Forklift         \$135/Hr.           15K LB Forklift         \$140/Hr.           24K LB Forklift         \$245/Hr.           40K LB Forklift w/ 8' Forks         \$220 / Hr.           40K LB Forklift w/ 8' Forks         \$250 / Hr.           15kt DE Forklift m/ 8' Forks         \$250 / Hr.           40K LB Forklift m/ 8' Forks         \$250 / Hr.           15kt DE Forklift m/ 8' Forks         \$250 / Hr.           15kt DE Forklift m/ 8' Forks         \$250 / Hr.           15kt DE Forklift m/ 8' Forks         \$250 / Hr.           15kt DE Forklift m/ 8' Forks         \$250 / Hr.           15kt DE Forklift m/ 8' Forks         \$250 / Hr.           15kt DE Forklift m/ 8' Forks         \$250 / Hr.           15kt DE Forklift m/ 8' Forks         \$250 / Hr.           15kt DE Forklift m/ 8' Forks         \$250 / Hr.           15kt DE Forklift m/ 8' Forks         \$250 / Hr.   | \$55       Day over 50 Miles         Cost of Room/ Night plus Subsistence       (+\$55 Per Person)         \$100/ Hr. per Man, for hours between 4, 6, & 8         Load-up. Offload. Unload ACR Equipment (@: \$150/occurrences         \$100/ Hr. per Man, for hours between 4, 6, & 8         Load-up. Offload. Unload ACR Equipment (@: \$150/occurrences         \$100/ Hr. per Man, for hours between 4, 6, & 8         \$30/Day         4, 6, & 8 Hrs. (No-Bare Rental)         4, 6, & 8 Hrs. (No-Bare Rental)         4, 6, & 8 Hrs.         6, & 8 Hrs.         6, & 8 Hrs.         6, & 8 Hrs.         90K       \$470         30K       \$0K         \$46, & 8 Hrs.         90K       \$470         90K       \$470         91K       \$100K         92K       \$100K         92K       \$100K         92K       \$100K         93K       \$110K         94K       \$120K         94K       \$120K         94K       \$120K         94K       \$141 Hroc. <tr< td=""></tr<>  |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment           Light Plant           Radios (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S           OK LB Forklift         \$135/Hr.           10K LB Forklift         \$135/Hr.           15K LB Machinery Mover (Overlay)         \$155/Hr.           15K LB Forklift         \$245/Hr.           40K LB Forklift         \$245/Hr.           40K LB Forklift         \$250/Hr.           Forklift         \$250/Hr.           Forklift         \$13/Hr.           Forklift         \$13/Hr.           Forklift         \$13/Hr.           Forklift         \$13/Hr.           Forklift         \$13/Hr.           Forklift         \$13/Hr.           Forklift         \$13/H  | \$55         Day over 50 Miles           Cost of Room? Night plus Subsistence         (+\$55 Per Person)           \$100/ Hr. per Man, for hours between 4, 6, & 8           Londs.up. Offload, Unload, ACR Equipment @ \$150/occurrences           \$150/Day plus Delivery & Pickup           \$30/Day           4, 6, & 8 Hrs.           4, 6, & 8 Hrs. (No-Bare Rental)           4, 6, & 8 Hrs.           4, 6, & 8 Hrs.           8, Brs.           6, & 8 Hrs.           9, Brown @ 6           9, Brown @ 7, Br  |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment         Yard Setup,           Light Plant         Radios (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S         6K LB Forklift           SK LB Forklift         \$135/Hr.           ISK LB Forklift         \$135/Hr.           ISK LB Forklift         \$135/Hr.           ISK LB Forklift         \$134/Hr.           ISK LB Forklift         \$140/Hr.           24K LB Forklift         \$245/Hr.           VOK LB Forklift W 8' Forks         \$225/Hr.           40K LB Forklift W 8' Forks         \$250/Hr.           VB Ed Traker, (Maint Truck with Welder & Comp)         \$145/Hr.           Step Deck Traker         \$135/Hr.           Flat Bed Trailer         \$135/Hr.  | \$55         Day over 50 Miles           Cost of Room/ Night plus Subsistence         (+\$55 Per Person)           \$100/ Hr. per Man, for hours between 4, 6, & 8           Load-up. Offload. Unload ACR Equipment (@ \$150/occurrences           \$100/ Hr. per Man, for hours between 4, 6, & 8           Load-up. Offload. Unload ACR Equipment (@ \$150/occurrences           \$100/ Hr. per Man, for hours between 4, 6, & 8           6, & 8 Hrs.           4, 6, & 8 Hrs. (No-Bare Rental)           4, 6, & 8 Hrs.           5100 Krs.           4, 6, & 8 Hrs.           6, & 8 Hrs.           9 Krs.   |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment         Yard Senge           Light Plant         Radios (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S         Statistical Statisti   | \$55         Day over 50 Miles           Cost of Room/ Night plus Subsistence         4-555 Per Person           \$100/ Hr. per Man, for hours between 4, 6, & 8           Londs.up. Offload, Unload, ACR Equipment @ \$150/accurrences           \$150/Day plus Delivery & Pickup           \$30.Day           4, 6, & 8 Hrs. (No-Bare Rental)           4, 6, & 8 Hrs.           4, 6, & 8 Hrs.           72K           80K           81rs. 2Man (No-Bare Rental)           72K           90K  |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment         Yard Senty,           Light Plant         Radios (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S         \$135/Hr.           OK LB Forklift         \$135/Hr.           10K LB Forklift         \$135/Hr.           15K LB Forklift         \$135/Hr.           15K LB Forklift         \$140/Hr.           15K LB Forklift         \$245/Hr.           10K LB Forklift         \$25/0/Hr.           40K LB Forklift         \$25/0/Hr.           40K LB Forklift         \$15/Hr.           10K LB Forklift         \$135/Hr.           40K LB Forklift         \$13/Hr.           40K LB Forklift         \$13/Hr.           10K LB Forklift         \$13/Hr.           11K Hed Trailer         \$13/Hr.           10W Hed Trailer         \$13/Hr.           10W Hed Trailer         \$13/Hr.           10W Hed Trailer         \$13/Hr.   | \$55         Day over 50 Miles           Cost of Room/ Night plus Subsistence         (+\$55 Per Person)           \$100/ Hr. per Man, for hours between 4, 6, & 8           Lond-up. Offload. Unload ACR Equipment (@ \$150/occurrences           \$100/ Hr. per Man, for hours between 4, 6, & 8           Submit of the state |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment         Yard Senge           Light Plant           Radios (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S           OK LB Forklift         \$135/Hr.           10K LB Forklift         \$135/Hr.           10K LB Forklift         \$135/Hr.           15K LB Machinery Mover (Overlay)         \$155/Hr.           15K LB Korklift         \$245/Hr.           40K LB Forklift         \$250/Hr.           40K LB Forklift         \$250/Hr.           40K LB Forklift         \$250/Hr.           40K LB Forklift         \$135/Hr.           40K LB Achinery Mover (0° Boom         \$250/Hr.           40K LB Machinery Mover (0° Boom         \$250/Hr.           Watel Track. (Maint Truck with Welder & Comp)         \$145/Hr.           Fair Bed Trailer         \$135/Hr.           Low Bed Trailer         \$135/Hr.           Low Bed Trailer         \$135/Hr.           Noulb Drop 5 Axle         \$135/Hr.           Double Drop Stretch 6 Axle         \$135/Hr.   | \$55         Day over 50 Miles           Cost of Room/ Night plus Subsistence         4-555 Per Person           \$100/ Hr. per Man, for hours between 4, 6, & 8           Londs.up. Offload, Unload, ACR Equipment @ \$150/accurrences           \$150/Day plus Delivery & Pickup           \$30.Day           4, 6, & 8 Hrs. (No-Bare Rental)           4, 6, & 8 Hrs.           4, 6, & 8 Hrs.           72K           80K           81rs. 2Man (No-Bare Rental)           72K           90K  |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment         Yard Seng.           Light Plant         Radios (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S         S135/Hr.           OK LB Forklift         \$135/Hr.           10K LB Forklift         \$135/Hr.           15K LB Forklift         \$135/Hr.           15K LB Forklift         \$135/Hr.           15K LB Forklift         \$135/Hr.           15K LB Forklift         \$14/Wir.           24K LB Forklift         \$14/Wir.           140K LB Forklift         \$24/Sift.           140K LB Forklift W % Forks         \$25/Wir.           40K LB Forklift W % Forks         \$25/Wir.           140K LB Forklift W % Forks         \$25/Wir.           140K LB Forklift W % Forks         \$25/Wir.           140K LB Torklift W % Forks         \$25/Wir.           151 Bork Å Azle         \$13/Wir.           151 Bork Å Azle         \$13/Wir.           152 Wir.         \$13/Wir.           153 Wir.         \$13/Wir.           154 Wir.         \$13/Wir.           154 Wir.         \$13/Wir.           154 Wir.         \$13/Wir.           154 Wir.  | \$55         Day over 50 Miles           Cost of Room/ Night plus Subsistence         (+\$55 Per Person)           \$100/ Hr. per Man, for hours between 4, 6, & 8           Lond-up. Offload. Unload ACR Equipment (0: \$150/occurrences           \$100/ Hr. per Man, for hours between 4, 6, & 8           Submark         \$150/ Hr. per Man, for hours between 4, 6, & 8           \$30.Day         4, 6, & 8 Hrs. (No-Bare Rental)           4, 6, & 8 Hrs. (No-Bare Rental)         Fork. @3           4, 6, & 8 Hrs.         62K           9, & 8 Hrs.         90K           9, & 8 Hrs.         92K           9, & 8 Hrs.         102K           102K         100K           100K         5470  |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment         Yard Senge           Light Plant           Rdios (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S           OK LB Forklift         \$135/Hr.           10K LB Forklift         \$135/Hr.           15K LB Machinery Mover (Overlay)         \$155/Hr.           15K LB Korklift         \$245/Hr.           40K LB Forklift         \$250/Hr.           40K LB Forklift         \$250/Hr.           40K LB Forklift         \$145/Hr.           40K LB Forklift         \$135/Hr.           40K LB Forklift         \$135/Hr.           40K LB Forklift         \$135/Hr.           40K LB Machinery Mover (0'Boon         \$250/Hr.           Watel Track. (Maant. Track with Welder & Comp)         \$145/Hr.           Full bed. Trailer         \$135/Hr.           Low Bed Trailer         \$135/Hr.           Low Bed Trailer         \$135/Hr.           Low Bed Trailer         \$135/Hr.           Double Drop S Axle         \$135/Hr.           Double Drop S Axle         \$135/Hr.           Jack & Roll Equip.         \$P.O.R.           Side System wit Hydraulics         \$4,00   | \$55         Day over 50 Miles           Cost of Room/ Night plus Subsistence         (+\$55 Per Person)           \$100/ Hr. per Man, for hours between 4, 6, & 8           Lond-up. Offload. Unload ACR Equipment (@ \$150/occurrences           \$100/ Hr. per Man, for hours between 4, 6, & 8           Submit of the state |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment         Yard Setup,           Light Plant         Radius (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S         Statistical (Statistical (S   | \$55         Day over 50 Miles           Cost of Room/ Night plus Subsistence         4-555 Per Person           \$100/ Hr. per Man, för hours between 4, 6, & 8           Sond zur, Offload, Linload ACR Equipment (@ \$150/cccurrences           \$150/Day plus Delivery & Pickup           \$30/Day           4, 6, & 8 Hrs. (No-Bare Rental)           4, 6, & 8 Hrs. (No-Bare Rental)           4, 6, & 8 Hrs.           4, 6, & 8 Hrs.           8, Hrs.           8, Hrs.           9, X  |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment         Yard Setup,           Light Plant         Light Plant           Radios (pair)         Delivery and Pick up Charge on ALL FORKLIFT'S           OK LB Forklift         \$135/Hr.           10K LB Forklift         \$135/Hr.           10K LB Forklift         \$135/Hr.           15K LB Machinery Mover (Overlay)         \$155/Hr.           15K LB Korklift         \$245/Hr.           40K LB Forklift         \$245/Hr.           40K LB Forklift         \$250/Hr.           40K LB Forklift         \$250/Hr.           40K LB Forklift         \$250/Hr.           40K LB Forklift         \$135/Hr.           40K LB Forklift         \$135/Hr.           40K LB Machinery Mover w/9' Boom         \$250/Hr.           40K LB Machinery Mover w/9' Boom         \$250/Hr.           161 Bed: Stale         \$135/Hr.           Low Bed Trailer         \$135/Hr.           Low Bed Trailer         \$135/Hr.           Low Bed Trailer         \$135/Hr.           Low Bed Trailer         \$135/Hr.           Davide Drop S Axie         \$135/Hr.           Davide Drop S Axie         \$135/Hr. <td>\$55       Day over 50 Miles         Cost of Room Night plus Subsistence       4-555 Per Person         \$100 Hr. per Man, för hours between 4, 6, &amp; 8         Lond-up, Offload, Unload, ACR Equipment @ \$150/accurrences         \$150/Day plus Delivery &amp; Pickup         \$30.Day         4, 6, &amp; 8 Hrs.         4, 6, &amp; 8 Hrs.         4, 6, &amp; 8 Hrs.         9, &amp; 8 Hrs.         102K         101K         102K         102K         102K         103K         104K         102K         102K         102K         102K         103K         104 Hrs.         102K         102K         &lt;</td> | \$55       Day over 50 Miles         Cost of Room Night plus Subsistence       4-555 Per Person         \$100 Hr. per Man, för hours between 4, 6, & 8         Lond-up, Offload, Unload, ACR Equipment @ \$150/accurrences         \$150/Day plus Delivery & Pickup         \$30.Day         4, 6, & 8 Hrs.         4, 6, & 8 Hrs.         4, 6, & 8 Hrs.         9, & 8 Hrs.         102K         101K         102K         102K         102K         103K         104K         102K         102K         102K         102K         103K         104 Hrs.         102K         102K         <   |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment         Yard Setup,           Light Plant         Radius (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S         Statistical (Statistical (S   | \$55         Day over 50 Miles           Cost of Room/ Night plus Subsistence         4-555 Per Person           \$100/ Hr. per Man, för hours between 4, 6, & 8           Stod Zug, Offload, Linload ACR Equipment (@ \$150/ccurrences           \$150/Day plus Delivery & Pickup           \$30/Day           4, 6, & 8 Hrs. (No-Bare Rental)           4, 6, & 8 Hrs. (No-Bare Rental)           4, 6, & 8 Hrs.           4, 6, & 8 Hrs.           72K         80K           8 Hrs.         20K           92K         100K           92K <t< td=""></t<>   |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment         Yard Seng.           Light Plant         Light Plant           Radios (pair)         Deivery and Pick up Charge on ALL FORKLIFT'S           OK LB Forklift         \$135/Hr.           IOK LD Forklift         \$140/Hr.           40K LD Forklift         \$220/Hr.           40K LD Forklift         \$220/Hr.           40K LD Forklift         \$250/Hr.           40K LD Machinery Mover w/ 9 Boom         \$250/Hr.           40K LD Machinery Mover w/ 9 Boom         \$250/Hr.           Hoel Trailer         \$135/Hr.           Low Bed Trailer         \$135/Hr.           Low Bed Trailer         \$135/Hr.           Low Bed Trailer         \$135/Hr.           Double Drop 5 Axie         \$135/Hr.           Double Drop 5 Axie         \$135/Hr.           Double Drop 5 Axie         \$135/Hr.           Davie Mano Baket,         \$145/Hr.  | \$55       Day over 50 Miles         Cost of Room Night plus Subsistence       4-555 Per Person         \$100 Hr. per Man, för hours between 4, 6, & 8         Lond-up, Offload, Ublood, ACR Equipment (@ \$150/occurrences         \$150/Day plus Delivery & Pickup         \$30.Day         4, 6, & 8 Hrs.         4, 6, & 8 Hrs.         9, & 8 Hrs.         102K       80K         9, & 8 Hrs.         102K       100K         101K       5450         102K       102K         102K       102K         102K <t< td=""></t<>  |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment         Yard Seng.           Light Plant         Radius (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S         Start Start           OK LB Forklift         \$135/Hr.           ISK LB Machinery Mover (Overlay)         \$135/Hr.           ISK LB Machinery Mover (Overlay)         \$135/Hr.           ISK LB Forklift         \$140/Hr.           VAK LB Forklift         \$250/Hr.           VAK LB Forklift         \$145/Hr.           VAK LB Forklift         \$145/Hr.           VAK LB Forklift         \$145/Hr.           VAK LB Forklift         \$135/Hr.           VAK LB Forklift         \$16/Si Start           VAK LB Forklift         \$16/Si Start           VAK LB Forklift         \$135/Hr.           Vak LB Forklift         \$13/Si Hr.           Fair Bed Trailer         \$13/Si Hr.           Double Drop Starb         \$13/Si Hr.           Double Drop Starb         \$2/So The           Stide System wit Hydraulics         \$2/So The           Stide System wit Hydraulics         \$2/So The           Stide System wit Hydraulics         \$2/So The           Stide System wit H   | \$55         Day over 50 Miles           Cost of Room/ Night plus Subsistence         4-555 Per Person           \$100/ Hr. per Man, för hours between 4, 6, & 8           Stadd-up, Offload, Unload ACR Equipment (@ \$150/cccurrences           \$150/Day plus Delivery & Pickup           \$30/Day           4, 6, & 8 Hrs. (No-Bare Rental)           4, 6, & 8 Hrs. (No-Bare Rental)           4, 6, & 8 Hrs.           4, 6, & 8 Hrs.           72K         80K           8470         30K           92K         100K           92K         100K           92K         100K           92K         100K           92K         100K           9470         47K           105K         5450           92K         100K           105K <t< td=""></t<>   |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment           Light Plant           Radios (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S           (K LB Forklift           Stable Stable           Light Plant           Stable Stable           Delivery and Pick up Charge on ALL FORKLIFT'S           (K LB Forklift           St LD B Archith           Stable Stable           St LD B Archith           St LD B Archith           St LD B Archith           VAK LB Forklift           VAK LB Forklift           VAK LB Forklift           VB Forklift           Stable System           Stable System           Stable           Stable           Stable           Stable           Stable           Stable           Stable           Stable           Stable </td <td>\$55       Day over 50 Miles         Cost of Room/ Night plus Subsistence       4-555 Per Person         \$100/ Hr. per Man, for hours between 4, 6, &amp; 8         Scode up, Offload, Unload, ACR Equipment (@ \$150/accurrences:         \$150/Day plus Delivery &amp; Pickup         \$300 Pay         4, 6, &amp; 8 Hrs.         4, 6, &amp; 8 Hrs.         72K       80K         80K       5470         90K       5470         90K       5470         90K       5470         91K       100K         91K       100K</td>   | \$55       Day over 50 Miles         Cost of Room/ Night plus Subsistence       4-555 Per Person         \$100/ Hr. per Man, for hours between 4, 6, & 8         Scode up, Offload, Unload, ACR Equipment (@ \$150/accurrences:         \$150/Day plus Delivery & Pickup         \$300 Pay         4, 6, & 8 Hrs.         4, 6, & 8 Hrs.         72K       80K         80K       5470         90K       5470         90K       5470         90K       5470         91K       100K   |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment         Yard Seng.           Light Plant         Radius (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S         Start Start           OK LB Forklift         \$135/Hr.           ISK LB Machinery Mover (Overlay)         \$135/Hr.           ISK LB Machinery Mover (Overlay)         \$135/Hr.           ISK LB Forklift         \$140/Hr.           VAK LB Forklift         \$250/Hr.           VAK LB Forklift         \$145/Hr.           VAK LB Forklift         \$145/Hr.           VAK LB Forklift         \$145/Hr.           VAK LB Forklift         \$135/Hr.           VAK LB Forklift         \$16/Si Start           VAK LB Forklift         \$16/Si Start           VAK LB Forklift         \$135/Hr.           Vak LB Forklift         \$13/Si Hr.           Fair Bed Trailer         \$13/Si Hr.           Double Drop Starb         \$13/Si Hr.           Double Drop Starb         \$2/So The           Stide System wit Hydraulics         \$2/So The           Stide System wit Hydraulics         \$2/So The           Stide System wit Hydraulics         \$2/So The           Stide System wit H   | \$55         Day over 50 Miles           Cost of Room/ Night plus Subsistence         4-555 Per Person           \$100/ Hr. per Man, för hours between 4, 6, & 8           Stadd-up, Offload, Unload ACR Equipment (@ \$150/cccurrences           \$150/Day plus Delivery & Pickup           \$30/Day           4, 6, & 8 Hrs. (No-Bare Rental)           4, 6, & 8 Hrs. (No-Bare Rental)           4, 6, & 8 Hrs.           4, 6, & 8 Hrs.           72K         80K           8470         30K           92K         100K           92K         100K           92K         100K           92K         100K           92K         100K           9470         47K           105K         5450           92K         100K           105K <t< td=""></t<>   |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment         Yard Setup,           Light Plant         Si35/Hr.           Radios (pair)         Delivery and Pick up Charge on ALL FORKLIFT'S           OK LB Forkhift         \$135/Hr.           10K LB Forkhift         \$135/Hr.           15K LB Machinery Mover (Overlay)         \$155/Hr.           15K LB Horkhift         \$140/Hr.           24K LB Forkhift         \$245/Hr.           10K LB Forkhift         \$135/Hr.           10K LB Forkhift         \$135/Hr.           10K LB Forkhift         \$135/Hr.           10H Back As Acle         \$135/Hr.           Double Drop Stretch         6 Axle         \$135/Hr.           Double Drop Stretch  | \$55         Day over 50 Miles           Cost of Room/ Night plus Subsistence         4.555 Per Person           \$100/ Hr. per Man, för hours between 4, 6, & 8           Sead-up, Offload, Unload ACR Equipment (@ \$150/occurrences           \$150Day Physib Delivery & Pickup           \$30Day           4, 6, & 8 Hrs. (No-Bare Rental)           4, 6, & 8 Hrs. (No-Bare Rental)           4, 6, & 8 Hrs.           6, & 8 Hrs. (No-Bare Rental)           7, 6, & 8 Hrs.           72K         80K           8 Hrs.         20K           90K         \$470           140K No-Bare Rental)         72K           8 Hrs.         20K           92K         100K           92K         100K           92K         100K           93K         5470           94K         100K           94Hrs.         102K           94K         100K           94K         100K           94K         100K           94K         100K           94K         100K   |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment         Yard Seng.           Light Plant         Radios (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S         Statistical Statisti   | \$55         Day over 50 Miles           Cost of Room/ Night plus Subsistence         4-555 Per Person           \$100/ Hr. per Man, för hours between 4, 6, & 8           Scadt up, Offload, Unload, ACR Equipment (@ \$150/occurrences           \$150/Day plus Delivery & Pickup           \$30/Day           4, 6, & 8 Hrs. (No-Bare Rental)           4, 6, & 8 Hrs. (No-Bare Rental)           4, 6, & 8 Hrs.           72K         80K           5470         30K           6, & 8 Hrs.           6, & 8 Hrs.           72K         80K           5470         41K           91K         20K           91K         90K           92K         100K           94K         91K           91K         100K           91K         100K           91K         100K           91K         100K <td< td=""></td<>   |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment         Yard Setup,           Light Plant         Radios (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S         Statistical Statist   | \$55       Day over 50 Miles         Cost of Room/ Night plus Subsistence       4-555 Per Person         \$100 /Hr. per Man, for hours between 4, 6, & 8         Lond-up, Offload, Ubload, ACR Equipment (@ \$150/occurrences         \$150/Day plus Delivery & Pickup         \$30/Day         4, 6, & 8 Hrs.         4, 6, & 8 Hrs.         4, 6, & 8 Hrs.         6, 0, 0-Bare Rental)         4, 6, & 8 Hrs.         6, 0, 0-Bare Rental)         7, 6, & 8 Hrs.         6, 0, 8 Hrs.         8, 0, 8 Hrs.         9, 0, 8 Hrs.         9, 0, 8 Hrs.         100 K \$470         112 K         100 K \$470         112 K         100 K \$470         100 K \$470         112 K         100 K \$470         112 K         1130 K \$480         114 Hrs.         112 K         1130 K \$480         112 K         1130 K \$480         1130 K \$480         114  |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment           Light Plant           Radios (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S           OK LB Forkhift           S135/Hr.           IOK LB Forkhift           S135/Hr.           IOK LB Forkhift           S135/Hr.           IOK LB Forkhift           S135/Hr.           SK LB Machinery Mover (Overlay)           S155/Hr.           ISK LB Machinery Mover (Overlay)           S155/Hr.           SK LD Forkhift           VAK LB Forkhift           VAK LB Forkhift           Step Deck Trailer           VAK LB Machinery Mover W <sup>of</sup> Boom           Step Deck Trailer           S135 Hr.           Fair Bed Trailer           Low Bed Trailer           Low Bed Trailer           S135 Hr.           Double Drop S Axle           S135 Hr.           Double Drop S Axle           S135 Hr.           Double Drop S Axle           S146 System W Hydraulics           S250 Orb           S146 System W Hydraulics           S250 Orb  | \$55         Day over 50 Miles           Cost of Room/ Night plus Subsistence         4-555 Per Person           \$100/ Hr. per Man, för hours between 4, 6, & 8           Sead-up, Offload, Lihood, ACR Equipment (@ \$150/occurrences           \$150/Day plus Delivery & Pickup           \$300 Day           4, 6, & 8 Hrs.           4, 6, & 8 Hrs.           4, 6, & 8 Hrs.           92K           92K<   |
| Subsistence           Required Over Night           Excess Crew Charges,           Other Equipment         Yard Setup,           Light Plant         Radios (pair)           Delivery and Pick up Charge on ALL FORKLIFT'S         Statistical Statist   | \$55       Day over 50 Miles         Cost of Room/ Night plus Subsistence       4-555 Per Person         \$100 /Hr. per Man, for hours between 4, 6, & 8         Lond-up, Offload, Ubload, ACR Equipment (@ \$150/occurrences         \$150/Day plus Delivery & Pickup         \$30/Day         4, 6, & 8 Hrs.         4, 6, & 8 Hrs.         4, 6, & 8 Hrs.         6, 0, 0-Bare Rental)         4, 6, & 8 Hrs.         6, 0, 0-Bare Rental)         7, 6, & 8 Hrs.         6, 0, 8 Hrs.         8, 0, 8 Hrs.         9, 0, 8 Hrs.         9, 0, 8 Hrs.         100 K \$470         112 K         100 K \$470         112 K         100 K \$470         100 K \$470         112 K         100 K \$470         112 K         1130 K \$480         114 Hrs.         112 K         1130 K \$480         112 K         1130 K \$480         1130 K \$480         114  |

 Boom Truck Delivery & Pickup
 \$135/Hr. \$185/Hr. \$187/Hr. \$187/Hours

 Forkiff and Carry Deek Delivery & Pickup
 \$135/Hr. \$185/Hr. \$187/Hr. \$187/Hours

 Storage Fees: 10 X 60 (size of Tractor/Trailer) = \$200 per month
 \$135/Hr. \$185/Hr. \$185/H

| Hydro's\$/Hı   | cv   | VT   | Lds   |  |
|--|--|--|---|--|
| 70 T 265   |  | KLB  | Inc Jib.  |  |
| 75 T SII 275   |  | KLB  | Inc Jib,  |  |
|  |  | KLB  | 1   |  |
|  |  | K LB   | 1   |  |
| 100 T 415  | +GT 441  | KLB  | 1   |  |
| De-Rated 3   | 50 Ton Travel o  | ut of Manteca  |   |  |
| 120 T 490  | +GT 171  | K LB   | 1   |  |
| 150 T 450  | 481  | KLB  | 2   |  |
| 175 T 470  | 791  | KLB  | 3   |  |
| 210 T 490  | 110  | 0K LB  | 3   |  |
| 240 T 510  |  |  |   |  |
| 275 T 525  | 176  | 6K LB  | 5   |  |
| 300 T 540  |  |  |   |  |
| 350 T 550  | 220  | OK LB  | 6   |  |
| w/Jib 595  |  |  | 7 add 1 Hr to Rig-  | -  |
| w/Luffer 620   |  |  | 8 add 1 ½ Hr + Su   | apport Crane to Rig-in & Rig-out   |
| Hydro's\$/Hı   | cv   | VT   | Lds   |  |
| •  | Ton Fresno Ma  |  |   |  |
| 120 Ton 410  |  | KLB  | 1   |  |
| 150 Ton 450  |  | KLB  | 2   |  |
| 175 Ton 470  | 901  | KLB  | 2   |  |
| 210 Ton 495  | 112  | 2K LB  | 3   |  |
| 240 Ton 510  | 150  | 6K LB  | 4   |  |
| 275 Ton 525  | 169  | 9K LB  | 4   |  |
|  |  |  |   |  |
| w/Jib Insert to 12   |  |  |   |  |
|  | 81° Jib/Luff add 1 Hr<br>#3 trailer <mark>ADD ASS</mark>   | SIST CRANE FOR   | R INSERTS   |  |
|  |  | SIST CRANE FOR<br>275T H   | R INSERTS<br>TC   | 300 T CTC (Crane on the 9 Ayle)  |
|  | #3 trailer <mark>ADD ASS</mark>  | SIST CRANE FOR<br>275T H<br>350T H   | CINSERTS<br>TC<br>TC  | 300 T CTC (Crane on the 9 Axle)<br>Each Way  |
| Jib Inserts on the   |  | SIST CRANE FOR<br>275T H   | R INSERTS<br>TC<br>TC<br>ay   | Each Way   |
| Jib Inserts on the<br>Travel   | #3 trailer <mark>ADD ASS</mark><br>Hr/Ld   | 275T CRANE FOR<br>275T H<br>350T H<br>Each W   | R INSERTS<br>IC<br>IC<br>ay   |  |
| Jib Inserts on the<br>Travel<br>Time   | #3 trailer <mark>ADD ASS</mark><br>Hr/Ld<br>In/Out   | SIST CRANE FOR<br>275T H<br>350T H<br>Each W<br>\$/Ld  | R INSERTS<br>IC<br>IC<br>ay   | Each Way<br>\$/LD add 1 Hr/100' Boom   |
| Jib Inserts on the<br>Travel<br><u>Time</u><br>1   | #3 trailer <mark>ADD ASS</mark><br>Hr/Ld<br><u>In/Out</u><br>4   | SIST CRANE FOR<br>275T H<br>350T H<br>Each W<br><u>\$/Ld</u><br>540  | R INSERTS<br>IC<br>IC<br>ay   | Each Way<br><u>\$/LD add 1 Hr/100' Boom</u><br>1080  |
| Jib Inserts on the<br>Travel<br><u>Time</u><br>1<br>1 1/2  | #3 trailer ADD ASS<br>Hr/Ld<br>In/Out<br>4<br>5  | EIST CRANE FOR<br>275T H<br>350T H<br>Each W<br><u>\$/Ld</u><br>540<br>675   | R INSERTS<br>IC<br>IC<br>ay   | Each Way<br><u>\$/LD add 1 Hr/100' Boom</u><br>1080<br>1350  |
| Jib Inserts on the<br>Travel<br><u>Time</u><br>1<br>1 1/2<br>2   | #3 trailer ADD ASS<br>Hr/Ld<br>In/Out<br>4<br>5<br>6   | SIST CRANE FOR<br>275T H<br>350T H<br>Each W<br><u>\$/Ld</u><br>540<br>675<br>810  | R INSERTS<br>IC<br>IC<br>ay   | Each Way<br><u>\$/LD add 1 Hr/100' Boom</u><br>1080<br>1350<br>1620  |
| Jib Inserts on the<br>Travel<br><u>Time</u><br>1<br>1 1/2<br>2<br>2 1/2  | #3 trailer ADD ASS<br>Hr/Ld<br>In/Out<br>4<br>5<br>6<br>7  | SIST CRANE FOR<br>275T H<br>350T H<br>Each W<br><u>\$/Ld</u><br>540<br>675<br>810<br>945   | R INSERTS<br>IC<br>IC<br>ay   | Each Way<br><u>\$/LD add 1 Hr/100' Boom</u><br>1080<br>1350<br>1620<br>1890 above are double HTC<br>2025* below are std rate + 945<br>2210   |
| Jib Inserts on the<br>Travel<br><u>Time</u><br>1<br>1 1/2<br>2<br>2 1/2<br>3<br>3 1/2<br>4   | #3 trailer ADD ASS<br>Hr/Ld<br>In/Out<br>4<br>5<br>6<br>7<br>8<br>9<br>10  | SIST CRANE FOR<br>275T H<br>350T H<br>Each W<br>S/Ld<br>540<br>675<br>810<br>945<br>1080<br>1265<br>1635   | R INSERTS<br>IC<br>IC<br>ay   | Each Way<br><u>\$/LD add 1 Hr/100' Boom</u><br>1080<br>1350<br>1620<br>1890 above are double HTC<br>2025* below are std rate + 945<br>2210<br>2580   |
| Jib Inserts on the<br>Travel<br><u>Time</u><br>1<br>1 1/2<br>2<br>2 1/2<br>3<br>3 1/2<br>4<br>5  | #3 trailer ADD ASS<br>Hr/Ld<br>In/Out<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>12  | SIST CRANE FOR<br>275T H<br>350T H<br>Each W<br>S/Ld<br>540<br>675<br>810<br>945<br>1080<br>1265<br>1635<br>1920   | R INSERTS<br>IC<br>IC<br>ay   | Each Way<br><u>\$/LD add 1 Hr/100' Boom</u><br>1080<br>1350<br>1620<br>1890 above are double HTC<br>2025* below are std rate + 945<br>2210<br>2580<br>2865   |
| Jib Inserts on the<br>Travel<br><u>Time</u><br>1<br>1 1/2<br>2<br>2 1/2<br>3<br>3 1/2<br>4<br>5<br>6   | #3 trailer ADD ASS<br>Hr/Ld<br>1n/Out<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>12<br>12<br>14  | SIST CRANE FOR<br>275T H<br>350T H<br>Each W<br>S/Ld<br>540<br>675<br>810<br>945<br>1080<br>1265<br>1635<br>1920<br>2390   | R INSERTS<br>IC<br>IC<br>ay   | Each Way<br><u>\$/LD add 1 Hr/100' Boom</u><br>1080<br>1350<br>1620<br>1890 above are double HTC<br>2025* below are std rate + 945<br>2210<br>2580<br>2865<br>3335   |
| Jib Inserts on the<br>Travel<br><u>Time</u><br>1<br>1 1/2<br>2<br>2 1/2<br>3<br>3 1/2<br>4<br>5<br>6<br>7  | #3 trailer ADD ASS<br>Hr/Ld<br>1n/Out<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>12<br>12<br>14<br>16  | SIST CRANE FOR<br>275T H<br>350T H<br>Each W<br>S/Ld<br>540<br>675<br>810<br>945<br>1080<br>1265<br>1635<br>1920<br>2390<br>2860   | R INSERTS<br>IC<br>IC<br>ay   | Each Way<br><u>\$/LD add 1 Hr/100' Boom</u><br>1080<br>1350<br>1620<br>1890 above are double HTC<br>2025* below are std rate + 945<br>2210<br>2580<br>2865<br>3335<br>3805   |
| Jib Inserts on the<br>Travel<br><u>Time</u><br>1<br>1 1/2<br>2<br>2 1/2<br>3<br>3 1/2<br>4<br>5<br>6   | #3 trailer ADD ASS<br>Hr/Ld<br>1n/Out<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>12<br>12<br>14  | SIST CRANE FOR<br>275T H<br>350T H<br>Each W<br>S/Ld<br>540<br>675<br>810<br>945<br>1080<br>1265<br>1635<br>1920<br>2390   | R INSERTS<br>IC<br>IC<br>ay   | Each Way<br><u>\$/LD add 1 Hr/100' Boom</u><br>1080<br>1350<br>1620<br>1890 above are double HTC<br>2025* below are std rate + 945<br>2210<br>2580<br>2865<br>3335   |
| Jib Inserts on the<br>Travel<br>Time<br>1<br>1 1/2<br>2<br>2 1/2<br>3<br>3 1/2<br>4<br>5<br>6<br>7<br>8<br>300 Ton w/ 110' Boor  | #3 trailer ADD ASS<br>Hr/Ld<br>1n/Out<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>12<br>14<br>16<br>18<br>m CWT 0+0= 12   | SIST CRANE FOR<br>275T H<br>350T H<br>Each W<br>S/Ld<br>540<br>675<br>810<br>945<br>1080<br>1265<br>1635<br>1920<br>2390<br>2860<br>3330<br>0 Ton, A+0= 1  | ISERTS<br>IC<br>IC<br>ay  | Each Way<br><u>\$/LD add 1 Hr/100' Boom</u><br>1080<br>1350<br>1620<br>1890 above are double HTC<br>2025* below are std rate + 945<br>2210<br>2580<br>2865<br>3335<br>3805<br>4275<br>155 Ton,   |
| Jib Inserts on the<br>Travel<br>Time<br>1<br>1 1/2<br>2<br>2 1/2<br>3<br>3 1/2<br>4<br>5<br>6<br>7<br>8<br>300 Ton w/ 110' Boor  | #3 trailer ADD ASS<br>Hr/Ld<br>1n/Out<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>12<br>14<br>16<br>18<br>m CWT 0+0= 12<br>K LB @ 18' R).   | SIST CRANE FOR<br>275T H<br>350T H<br>Each W<br>S/Ld<br>540<br>675<br>810<br>945<br>1080<br>1265<br>1635<br>1920<br>2390<br>2860<br>3330<br>0 Ton, A+0= 1<br>ABCDE+0= ~                                | ISERTS<br>IC<br>IC<br>ay<br>135 Ton, ABC+0=<br>165 Ton, ABCDE-  | Each Way<br><u>\$/LD add 1 Hr/100' Boom</u><br>1080<br>1350<br>1620<br>1890 above are double HTC<br>2025* below are std rate + 945<br>2210<br>2580<br>2865<br>3335<br>3805<br>4275<br>155 Ton,<br>+A=~150 Ton, ABCDE+AB=~145 Ton       |
| Jib Inserts on the<br>Travel<br>Time<br>1<br>1 1/2<br>2<br>2 1/2<br>3<br>3 1/2<br>4<br>5<br>6<br>7<br>8<br>300 Ton w/ 110' Boon<br>(338)<br>300 Ton w/210' Boom                                  | #3 trailer ADD ASS<br>Hr/Ld<br>1n/Out<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>12<br>14<br>16<br>18<br>m CWT 0+0= 12<br>K LB @ 18' R).<br>a CWT 0+0= NA                                  | SIST CRANE FOR<br>275T H<br>350T H<br>Each W<br>S/Ld<br>540<br>675<br>810<br>945<br>1080<br>1265<br>1635<br>1920<br>2390<br>2860<br>3330<br>0 Ton, A+0= 1<br>ABCDE+0= ~<br>A, A+0= 65 Tor              | ISERTS<br>IC<br>IC<br>ay<br>135 Ton, ABC+0=<br>165 Ton, ABCDE-<br>n, ABC+0= 65 Tor                                | Each Way<br><u>\$/LD add 1 Hr/100' Boom</u><br>1080<br>1350<br>1620<br>1890 above are double HTC<br>2025* below are std rate + 945<br>2210<br>2580<br>2865<br>3335<br>3805<br>4275<br>155 Ton,<br>+A=~150 Ton, ABCDE+AB=~145 Ton       |
| Jib Inserts on the<br>Travel<br>Time<br>1<br>1 1/2<br>2<br>2 1/2<br>3<br>3 1/2<br>4<br>5<br>6<br>7<br>8<br>300 Ton w/ 110' Boon<br>(338<br>300 Ton w/ 210' Boon<br>(135)<br>200 Ton w/ 140' Boon | #3 trailer ADD ASS<br>Hr/Ld<br>1n/Out<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>12<br>14<br>16<br>18<br>m CWT 0+0= 12<br>K LB @ 18' R)<br>n CWT 0+0= NA<br>K LB @ 32' R)<br>n CWT 0+25= 1 | SIST CRANE FOR<br>275T H<br>350T H<br>Each W<br>S/Ld<br>540<br>675<br>810<br>945<br>1080<br>1265<br>1635<br>1920<br>2390<br>2860<br>3330<br>0 Ton, A+0= 1<br>ABCDE+0= ~<br>ABCDE+0= ~<br>00 Ton, 10+25 | 135 Ton, ABC+0=<br>165 Ton, ABC+0=<br>165 Ton, ABCDE-<br>n, ABC+0= 65 Ton<br>65 Ton, ABCDE+.<br>5= 120 Ton, 27+25 | Each Way<br><u>\$/LD add 1 Hr/100' Boom</u><br>1080<br>1350<br>1620<br>1890 above are double HTC<br>2025* below are std rate + 945<br>2210<br>2580<br>2865<br>3335<br>3805<br>4275<br>155 Ton,<br>+A=~150 Ton, ABCDE+AB=~145 Ton<br>n, |

Pricing for services to be performed at NCPA Member or SCPPA locations will be quoted at the time services are requested.

NOTE: As a public agency, NCPA shall not reimburse Contractor for travel, food and related costs in excess of those permitted by the Internal Revenue Service.

# EXHIBIT C

# CERTIFICATION

# Affidavit of Compliance for Contractors

١,

## (Name of person signing affidavit)(Title)

do hereby certify that background investigations to ascertain the accuracy of the identity and employment history of all employees of American Crane Rental, Inc.

iencan Clane Keniai, ind

(Company name)

for contract work at:

## LODI ENERGY CENTER, 12745 N. THORNTON ROAD, LODI, CA 95242

(Project name and location)

have been conducted as required by the California Energy Commission Decision for the above-named project.

(Signature of officer or agent)

Dated this \_\_\_\_\_\_ day of \_\_\_\_\_\_, 20 \_\_\_\_\_.

THIS AFFIDAVIT OF COMPLIANCE SHALL BE APPENDED TO THE PROJECT SECURITY PLAN AND SHALL BE RETAINED AT ALL TIMES AT THE PROJECT SITE FOR REVIEW BY THE CALIFORNIA ENERGY COMMISSION COMPLIANCE PROJECT MANAGER.

# NOT APPLICABLE

# EXHIBIT D

# CERTIFICATION

# Affidavit of Compliance for Hazardous Materials Transport Vendors

l, \_\_\_\_\_

(Name of person signing affidavit)(Title)

do hereby certify that the below-named company has prepared and implemented security plans in conformity with 49 CFR 172, subpart I and has conducted employee background investigations in conformity with 49 CFR 172.802(a), as the same may be amended from time to time,

(Company name)

for hazardous materials delivery to:

LODI ENERGY CENTER, 12745 N. THORNTON ROAD, LODI, CA 95242

(Project name and location)

as required by the California Energy Commission Decision for the above-named project.

(Signature of officer or agent)

Dated this \_\_\_\_\_\_ day of \_\_\_\_\_\_, 20 \_\_\_\_,

THIS AFFIDAVIT OF COMPLIANCE SHALL BE APPENDED TO THE PROJECT SECURITY PLAN AND SHALL BE RETAINED AT ALL TIMES AT THE PROJECT SITE FOR REVIEW BY THE CALIFORNIA ENERGY COMMISSION COMPLIANCE PROJECT MANAGER.

# EXHIBIT E

## ATTACHMENT A [from MLA] AGREEMENT TO BE BOUND

## MAINTENANCE LABOR AGREEMENT ATTACHMENT LODI ENERGY CENTER PROJECT

The undersigned hereby certifies and agrees that:

- 1) It is an Employer as that term is defined in Section 1.4 of the Lodi Energy Center Project Maintenance Labor Agreement ("Agreement" solely for the purposes of this Exhibit E) because it has been, or will be, awarded a contract or subcontract to assign, award or subcontract Covered Work on the Project (as defined in Section 1.2 and 2.1 of the Agreement), or to authorize another party to assign, award or subcontract Covered Work, or to perform Covered Work.
- 2) In consideration of the award of such contract or subcontract, and in further consideration of the promises made in the Agreement and all attachments thereto (a copy of which was received and is hereby acknowledged), it accepts and agrees to be bound by the terms and condition of the Agreement, together with any and all amendments and supplements now existing or which are later made thereto.
- 3) If it performs Covered Work, it will be bound by the legally established trust agreements designated in local master collective bargaining agreements, and hereby authorizes the parties to such local trust agreements to appoint trustees and successor trustee to administer the trust funds, and hereby ratifies and accepts the trustees so appointed as if made by the undersigned.
- 4) It has no commitments or agreements that would preclude its full and complete compliance with the terms and conditions of the Agreement.
- 5) It will secure a duly executed Agreement to be Bound, in form identical to this documents, from any Employer(s) at any tier or tiers with which it contracts to assign, award, or subcontract Covered Work, or to authorize another party to assign, award or subcontract Covered Work, or to perform Covered Work.

DATED: \_\_\_\_\_ Name of Employer

(Authorized Officer & Title)

(Address)



# Commission Staff Report – DRAFT

Date: May 31, 2018

## COMMISSION MEETING DATE: June 28, 2018

**SUBJECT:** OST Trucks & Cranes, Inc. – Five Year Multi-Task General Services Agreement for trucking and crane services; Applicable to the following projects: All NCPA Facility Locations, Members, SCPPA, and SCPPA Members

## AGENDA CATEGORY: Consent

| FROM:       | Ken Speer                 | METHOD OF SELECTION:       |
|-------------|---------------------------|----------------------------|
|             | Assistant General Manager | N/A                        |
| Division:   | Generation Services       | If other, please describe: |
| Department: | Combustion Turbines       |                            |

| IMPACTED MEMBERS:                       |             |                          |                     |  |
|---|-------------|--------------------------|---------------------|--|
| All Members                             | $\boxtimes$ | City of Lodi             | City of Shasta Lake |  |
| Alameda Municipal Power                 |             | City of Lompoc           | City of Ukiah       |  |
| San Francisco Bay Area<br>Rapid Transit |             | City of Palo Alto        | Plumas-Sierra REC   |  |
| City of Biggs                           |             | City of Redding          | Port of Oakland     |  |
| City of Gridley                         |             | City of Roseville        | Truckee Donner PUD  |  |
| City of Healdsburg                      |             | City of Santa Clara      | Other               |  |
|   |             | If other, please specify |                     |  |
|   |             |                          |                     |  |
|   |             |                          |                     |  |

#### **RECOMMENDATION:**

Approval of Resolution XX-XX authorizing the General Manager or his designee to enter into a Multi-Task General Services Agreement with OST Trucks and Cranes, Inc. for trucking and crane services, with any non-substantial changes recommended and approved by the NCPA General Counsel, which shall not exceed \$500,000.00 over five years, for use at all facilities owned and/or operated by NCPA, its Members, by the Southern California Public Power Authority ("SCPPA"), or by SCPPA Members.

It is recommended to place this item on the Commission Consent calendar.

#### BACKGROUND:

Trucking and crane related services are required from time to time related to project support at facilities owned and/or operated by NCPA, its Members, by the Southern California Public Power Authority ("SCPPA"), or by SCPPA Members.

#### FISCAL IMPACT:

Upon execution, the total cost of the agreement is not to exceed \$500,000.00 to be used out of the NCPA approved budget. Purchase orders referencing the terms and conditions of the Agreement will be issued following NCPA procurement policies and procedures.

## **SELECTION PROCESS:**

This enabling agreement does not commit NCPA to any expenditure of funds. At the time services are required, NCPA will bid the specific scope of work consistent with NCPA procurement policies and procedures. NCPA currently has similar agreements in place with Maxim Crane, Titan Crane and American Crane (pending) and seeks bids from multiple qualified providers whenever services are needed. Bids are awarded to the lowest cost provider. NCPA will issue purchase orders based on cost and availability of the services needed at the time the service is required.

#### **ENVIRONMENTAL ANALYSIS:**

This activity would not result in a direct or reasonably foreseeable indirect change in the physical environment and is therefore not a "project" for purposes of Section 21065 the California Environmental Quality Act. No environmental review is necessary.

#### **COMMITTEE REVIEW:**

Pending Committee reviews.

OST Trucks and Cranes, Inc. – 5 Year MTGSA June 28, 2018 Page 3

Respectfully submitted,

RANDY S. HOWARD General Manager

Attachments (2):

- Resolution
- General Services Agreement with OST Trucks and Cranes, Inc.

#### **RESOLUTION XX-XX**

#### RESOLUTION OF THE NORTHERN CALIFORNIA POWER AGENCY APPROVING A MULTI-TASK GENERAL SERVICES AGREEMENT WITH OST TRUCKS AND CRANES, INC.

## (reference Staff Report XXX:XX)

WHEREAS, trucking and crane related services are periodically required at the facilities owned and/or operated by Northern California Power Agency (NCPA), its Members, the Southern California Public Power Authority (SCPPA), and SCPPA Members; and

WHEREAS, OST Trucks and Cranes, Inc. is a provider of these services; and

WHEREAS, NCPA seeks to enter into a Multi-Task General Services Agreement with OST Trucks and Cranes, Inc. to provide such services as needed at all NCPA Generation facility locations, Member, SCPPA, and SCPPA Member facilities in an amount not to exceed \$500,000 over five years; and

WHEREAS, this activity would not result in a direct or reasonably foreseeable indirect change in the physical environment and is therefore not a "project" for purposes of Section 21065 the California Environmental Quality Act. No environmental review is necessary; and

NOW, THEREFORE BE IT RESOLVED, that the Commission of the Northern California Power Agency authorizes the General Manager or his designee to enter into a Multi-Task General Services Agreement with OST Trucks and Cranes, Inc. with any non-substantial changes as approved by the NCPA General Counsel, which shall not exceed \$500,000 for trucking and crane related services for use at all facilities owned and/or operated by NCPA, its Members, by the Southern California Public Power Authority (SCPPA), or by SCPPA Members.

| PASSED, ADOPTED and APPROVED this | day of | , 2018 by the following vote |
|-----------------------------------|--------|------------------------------|
| on roll call:                     |        |                              |

|                 | Vote | <b>Abstained</b> | <u>Absent</u> |
|-----------------|------|------------------|---------------|
| Alameda         |      |                  |               |
| BART            |      |                  |               |
| Biggs           |      |                  |               |
| Gridley         |      |                  |               |
| Healdsburg      |      |                  |               |
| Lodi            |      |                  |               |
| Lompoc          |      |                  |               |
| Palo Alto       |      |                  |               |
| Port of Oakland |      |                  |               |
| Redding         |      |                  |               |
| Roseville       |      |                  |               |
| Santa Clara     |      |                  |               |
| Shasta Lake     |      |                  |               |
| Truckee Donner  |      |                  |               |
| Ukiah           |      |                  |               |
| Plumas-Sierra   |      |                  |               |
|                 |      |                  |               |

BOB LINGL CHAIR ATTEST:

CARY A. PADGETT ASSISTANT SECRETARY



#### MULTI-TASK GENERAL SERVICES AGREEMENT BETWEEN THE NORTHERN CALIFORNIA POWER AGENCY AND OST TRUCKS AND CRANES, INC.

This Multi-Task General Services Agreement ("Agreement') is made by and between the Northern California Power Agency, a joint powers agency with its main office located at 651 Commerce Drive, Roseville, CA 95678-6420 ("Agency") and OST Trucks and Cranes, Inc., a corporation with its office located at 2951 N. Ventura Avenue, Ventura, CA 93001 ("Contractor") (together sometimes referred to as the "Parties") as of \_\_\_\_\_\_, 2018 ("Effective Date") in Roseville, California.

**Section 1. SCOPE OF WORK**. Subject to the terms and conditions set forth in this Agreement, Contractor is willing to provide to Agency the range of services and/or goods described in the Scope of Work attached hereto as Exhibit A and incorporated herein ("Work").

- **1.1** <u>**Term of Agreement.**</u> The term of this Agreement shall begin on the Effective Date and shall end when Contractor completes the Work, or no later than five (5) years from the date this Agreement was signed by Agency, whichever is shorter.
- **1.2 Standard of Performance.** Contractor shall perform the Work in the manner and according to the standards observed by a competent practitioner of the profession in which Contractor is engaged and for which Contractor is providing the Work. Contractor represents that it is licensed, qualified and experienced to provide the Work set forth herein.
- **1.3** <u>Assignment of Personnel.</u> Contractor shall assign only competent personnel to perform the Work. In the event that Agency, in its sole discretion, at any time during the term of this Agreement, requests the reassignment of any such personnel, Contractor shall, immediately upon receiving written notice from Agency of such request, reassign such personnel.
- **1.4** <u>Work Provided.</u> Work provided under this Agreement by Contractor may include Work directly to the Agency or, as requested by the Agency and consistent with the terms of this Agreement, to Agency members, Southern California Public Power Authority ("SCPPA") or SCPPA members.
- **1.5** <u>**Request for Work to be Performed.</u>** At such time that Agency determines to have Contractor perform Work under this Agreement, Agency shall issue a Purchase Order. The Purchase Order shall identify the specific Work to be performed ("Requested Work"), may include a not-to-exceed cap on monetary cap on Requested Work and all related expenditures authorized by that Purchase Order, and shall include a time by which the Requested Work shall be completed. Contractor shall have seven calendar days from the date of the Agency's issuance of the Purchase Order in which to respond in writing that Contractor chooses not to perform the Requested Work. If Contractor agrees to perform the Requested Work, begins to perform the Requested Work, or does not respond within the seven day period specified, then Contractor will have</u>

agreed to perform the Requested Work on the terms set forth in the Purchase Order, this Agreement and its Exhibits.

<u>Section 2.</u> <u>COMPENSATION.</u> Agency hereby agrees to pay Contractor an amount NOT TO EXCEED FIVE HUNDRED THOUSAND dollars (\$500,000.00) for the Work, which shall include all fees, costs, expenses and other reimbursables, as set forth in Contractor's fee schedule, attached hereto and incorporated herein as Exhibit B. This dollar amount is not a guarantee that Agency will pay that full amount to the Contractor, but is merely a limit of potential Agency expenditures under this Agreement.

- **2.1** <u>**Invoices.**</u> Contractor shall submit invoices, not more often than once a month during the term of this Agreement, based on the cost for services performed and reimbursable costs incurred prior to the invoice date. Invoices shall contain the following information:
  - The beginning and ending dates of the billing period;
  - Work performed;
  - The Purchase Order number authorizing the Requested Work;
  - At Agency's option, for each work item in each task, a copy of the applicable time entries or time sheets shall be submitted showing the name of the person doing the work, the hours spent by each person, a brief description of the work, and each reimbursable expense, with supporting documentation, to Agency's reasonable satisfaction;
  - At Agency's option, the total number of hours of work performed under the Agreement by Contractor and each employee, agent, and subcontractor of Contractor performing work hereunder.

Invoices shall be sent to:

Northern California Power Agency 651 Commerce Drive Roseville, California 95678 Attn: Accounts Payable <u>AcctsPayable@ncpa.com</u>

- **2.2** <u>Monthly Payment.</u> Agency shall make monthly payments, based on invoices received, for Work satisfactorily performed, and for authorized reimbursable costs incurred. Agency shall have thirty (30) days from the receipt of an invoice that complies with all of the requirements above to pay Contractor.
- **2.3 <u>Payment of Taxes.</u>** Contractor is solely responsible for the payment of all federal, state and local taxes, including employment taxes, incurred under this Agreement.
- **2.4** <u>Authorization to Perform Work.</u> The Contractor is not authorized to perform any Work or incur any costs whatsoever under the terms of this Agreement until receipt of a Purchase Order from the Contract Administrator.

2.5 <u>Timing for Submittal of Final Invoice</u>. Contractor shall have ninety (90) days after completion of the Requested Work to submit its final invoice for the Requested Work. In the event Contractor fails to submit an invoice to Agency for any amounts due within the ninety (90) day period, Contractor is deemed to have waived its right to collect its final payment for the Requested Work from Agency.

**Section 3. FACILITIES AND EQUIPMENT.** Except as set forth herein, Contractor shall, at its sole cost and expense, provide all facilities and equipment that may be necessary to perform the Work.

**Section 4. INSURANCE REQUIREMENTS.** Before beginning any Work under this Agreement, Contractor, at its own cost and expense, shall procure the types and amounts of insurance listed below and shall maintain the types and amounts of insurance listed below for the period covered by this Agreement.

**4.1** <u>Workers' Compensation.</u> If Contractor employs any person, Contractor shall maintain Statutory Workers' Compensation Insurance and Employer's Liability Insurance for any and all persons employed directly or indirectly by Contractor with limits of not less than one million dollars (\$1,000,000.00) per accident.

# 4.2 <u>Commercial General and Automobile Liability Insurance.</u>

- **4.2.1** <u>Commercial General Insurance</u>. Contractor shall maintain commercial general liability insurance for the term of this Agreement, including products liability, covering any loss or liability, including the cost of defense of any action, for bodily injury, death, personal injury and broad form property damage which may arise out of the operations of Contractor. The policy shall provide a minimum limit of \$1,000,000 per occurrence/\$2,000,000 aggregate. Commercial general coverage shall be at least as broad as ISO Commercial General Liability form CG 0001 (current edition) on "an occurrence" basis covering comprehensive General Liability, with a self-insured retention or deductible of no more than \$100,000. No endorsement shall be attached limiting the coverage.
- **4.2.2** <u>Automobile Liability</u>. Contractor shall maintain automobile liability insurance form CA 0001 (current edition) for the term of this Agreement covering any loss or liability, including the cost of defense of any action, arising from the operation, maintenance or use of any vehicle (symbol 1), whether or not owned by the Contractor, on or off Agency premises. The policy shall provide a minimum limit of \$1,000,000 per each accident, with a self-insured retention or deductible of no more than \$100,000. This insurance shall provide contractual liability covering all motor vehicles and mobile equipment to the extent coverage may be excluded from general liability insurance.
- **4.2.3** <u>General Liability/Umbrella Insurance.</u> The coverage amounts set forth above may be met by a combination of underlying and umbrella policies as long as in combination the limits equal or exceed those stated.

- 4.3 **Professional Liability Insurance.** Not Applicable.
- 4.4 **Pollution Insurance.** Not Applicable.
- 4.5 <u>All Policies Requirements.</u>
  - **4.5.1** <u>Verification of coverage.</u> Prior to beginning any work under this Agreement, Contractor shall provide Agency with (1) a Certificate of Insurance that demonstrates compliance with all applicable insurance provisions contained herein and (2) policy endorsements to the policies referenced in Section 4.2 and in Section 4.4, if applicable, adding the Agency as an additional insured and declaring such insurance primary in regard to work performed pursuant to this Agreement.
  - **4.5.2 Notice of Reduction in or Cancellation of Coverage.** Contractor shall provide at least thirty (30) days prior written notice to Agency of any reduction in scope or amount, cancellation, or modification adverse to Agency of the policies referenced in Section 4.
  - **4.5.3** <u>Higher Limits.</u> If Contractor maintains higher limits than the minimums specified herein, the Agency shall be entitled to coverage for the higher limits maintained by the Contractor.
  - **4.5.4** Additional Certificates and Endorsements. If Contractor performs Work for Agency members, SCPPA and/or SCPPA members pursuant to this Agreement, Contractor shall provide the certificates of insurance and policy endorsements, as referenced in Section 4.5.1, naming the specific Agency member, SCPPA and/or SCPPA member for which the Work is to be performed.
- **4.6** <u>Waiver of Subrogation.</u> Contractor agrees to waive subrogation which any insurer of Contractor may acquire from Contractor by virtue of the payment of any loss. Contractor agrees to obtain any endorsement that may be necessary to effect this waiver of subrogation. The Workers' Compensation policy shall be endorsed with a waiver of subrogation in favor of Agency for all work performed by Contractor, its employees, agents and subcontractors.
- **4.7 Contractor's Obligation.** Contractor shall be solely responsible for ensuring that all equipment, vehicles and other items utilized in the performance of Work are operated, provided or otherwise utilized in a manner that ensures they are and remain covered by the policies referenced in Section 4 during this Agreement. Contractor shall also ensure that all workers involved in the provision of Work are properly classified as employees, agents or independent contractors and are and remain covered by any and all workers' compensation insurance required by applicable law during this Agreement.

# Section 5. INDEMNIFICATION AND CONTRACTOR'S RESPONSIBILITIES.

- **5.1** <u>Effect of Insurance.</u> Agency's acceptance of insurance certificates and endorsements required under this Agreement does not relieve Contractor from liability under this indemnification and hold harmless clause. This indemnification and hold harmless clause shall apply to any damages or claims for damages whether or not such insurance policies shall have been determined to apply. By execution of this Agreement, Contractor acknowledges and agrees to the provisions of this section and that it is a material element of consideration.
- **5.2** <u>Scope.</u> Contractor shall indemnify, defend with counsel reasonably acceptable to the Agency, and hold harmless the Agency, and its officials, commissioners, officers, employees, agents and volunteers from and against all losses, liabilities, claims, demands, suits, actions, damages, expenses, penalties, fines, costs (including without limitation costs and fees of litigation), judgments and causes of action of every nature arising out of or in connection with any acts or omissions by Contractor, its officers, officials, agents, and employees, except as caused by the sole or gross negligence of Agency. Notwithstanding, should this Agreement be construed as a construction agreement under Civil Code section 2783, then the exception referenced above shall also be for the active negligence of Agency.
- 5.3 <u>Transfer of Title.</u> Not Applicable.

# Section 6. STATUS OF CONTRACTOR.

6.1 Independent Contractor. Contractor is an independent contractor and not an employee of Agency. Agency shall have the right to control Contractor only insofar as the results of Contractor's Work and assignment of personnel pursuant to Section 1; otherwise, Agency shall not have the right to control the means by which Contractor accomplishes Work rendered pursuant to this Agreement. Notwithstanding any other Agency, state, or federal policy, rule, regulation, law, or ordinance to the contrary, Contractor and any of its employees, agents, and subcontractors providing services under this Agreement shall not qualify for or become entitled to, and hereby agree to waive any and all claims to, any compensation, benefit, or any incident of employment by Agency, including but not limited to eligibility to enroll in the California Public Employees Retirement System (PERS) as an employee of Agency and entitlement to any contributions for PERS benefits.

Contractor shall indemnify, defend, and hold harmless Agency for the payment of any employee and/or employer contributions for PERS benefits on behalf of Contractor or its employees, agents, or subcontractors, as well as for the payment of any penalties and interest on such contributions, which would otherwise be the responsibility of Agency. Contractor and Agency acknowledge and agree that compensation paid by Agency to Contractor under this Agreement is based upon Contractor's estimated costs of providing the Work, including salaries and benefits of employees, agents and subcontractors of Contractor. Contractor shall indemnify, defend, and hold harmless Agency from any lawsuit, administrative action, or other claim for penalties, losses, costs, damages, expense and liability of every kind, nature and description that arise out of, pertain to, or relate to such claims, whether directly or indirectly, due to Contractor's failure to secure workers' compensation insurance for its employees, agents, or subcontractors.

Contractor agrees that it is responsible for the provision of group healthcare benefits to its fulltime employees under 26 U.S.C. § 4980H of the Affordable Care Act. To the extent permitted by law, Contractor shall indemnify, defend and hold harmless Agency from any penalty issued to Agency under the Affordable Care Act resulting from the performance of the Services by any employee, agent, or subcontractor of Contractor.

- **6.2** <u>Contractor Not Agent.</u> Except as Agency may specify in writing, Contractor shall have no authority, express or implied, to act on behalf of Agency in any capacity whatsoever as an agent. Contractor shall have no authority, express or implied, pursuant to this Agreement to bind Agency to any obligation whatsoever.
- 6.3 Assignment and Subcontracting. This Agreement contemplates personal performance by Contractor and is based upon a determination of Contractor's unique professional competence, experience, and specialized professional knowledge. A substantial inducement to Agency for entering into this Agreement was and is the personal reputation and competence of Contractor. Contractor may not assign this Agreement or any interest therein without the prior written approval of the Agency. Contractor shall not subcontract any portion of the performance contemplated and provided for herein, other than to the subcontractors identified in Exhibit A, without prior written approval of the Agency. Where written approval is granted by the Agency, Contractor shall supervise all work subcontracted by Contractor in performing the Work and shall be responsible for all work performed by a subcontractor as if Contractor itself had performed such work. The subcontracting of any work to subcontractors shall not relieve Contractor from any of its obligations under this Agreement with respect to the Work and Contractor is obligated to ensure that any and all subcontractors performing any Work shall be fully insured in all respects and to the same extent as set forth under Section 4, to Agency's satisfaction.
- 6.4 <u>Certification as to California Energy Commission.</u> If requested by the Agency, Contractor shall, at the same time it executes this Agreement, execute Exhibit C.
- 6.5 <u>Certification as to California Energy Commission Regarding Hazardous</u> <u>Materials Transport Vendors.</u> If requested by the Agency, Contractor shall, at the same time it executes this Agreement, execute Exhibit D.
- 6.6 <u>Maintenance Labor Agreement.</u> If the Work is subject to the terms of one or more Maintenance Labor Agreements, which are applicable only to certain types

of construction, repair and/or maintenance projects, then Contractor shall execute Exhibit E and/or similar documentation as to compliance.

# Section 7. LEGAL REQUIREMENTS.

- **7.1 <u>Governing Law.</u>** The laws of the State of California shall govern this Agreement.
- **7.2** <u>Compliance with Applicable Laws.</u> Contractor and its subcontractors and agents, if any, shall comply with all laws applicable to the performance of the work hereunder.
- **7.3** <u>Licenses and Permits.</u> Contractor represents and warrants to Agency that Contractor and its employees, agents, and subcontractors (if any) have and will maintain at their sole expense during the term of this Agreement all licenses, permits, qualifications, and approvals of whatever nature that are legally required to practice their respective professions.
- **7.4** <u>Monitoring by DIR.</u> The Work is subject to compliance monitoring and enforcement by the Department of Industrial Relations.
- **7.5** <u>**Registration with DIR.**</u> During the term of this Agreement, Contractor warrants that it is registered with the Department of Industrial Relations and qualified to perform Work consistent with Labor Code section 1725.5.
- 7.6 Prevailing Wage Rates. In accordance with California Labor Code Section 1771, not less than the general prevailing rate of per diem wages for work of a similar character in the locality in which the Work is to be performed, and not less than the general prevailing rate of per diem wages for holiday and overtime work as provided in the California Labor Code must be paid to all workers engaged in performing the Work. In accordance with California Labor Code Section 1770 and following, the Director of Industrial Relations has determined the general prevailing wage per diem rates for the locality in which the Work is to be performed; the Agency has obtained the general prevailing rate of per diem wages and the general rate for holiday and overtime work in the locality in which the Work is to be performed for each craft, classification or type of worker needed to perform the project; and copies of the prevailing rate of per diem wages are on file at the Agency and will be made available on request. Throughout the performance of the Work, Contractor must comply with all applicable laws and regulations that apply to wages earned in performance of the Work. Contractor assumes all responsibility for such payments and shall defend, indemnify and hold the Agency harmless from any and all claims made by the State of California, the Department of Industrial Relations, any subcontractor, any worker or any other third party with regard thereto.

Additionally, in accordance with the California Administrative Code, Title 8, Group 3, Article 2, Section 16000, Publication of Prevailing Wage Rates by Awarding

Bodies, copies of the applicable determination of the Director can be found on the web at: http://www.dir.ca.gov/DLSR/PWD/ and may be reviewed at any time.

Contractor shall be required to submit to the Agency during the contract period, copies of Public Works payroll reporting information per California Department of Industrial Relations, Form A-1-131 (New 2-80) concerning work performed under this Agreement.

Contractor shall comply with applicable law, including Labor Code Sections 1774 and 1775. In accordance with Section 1775, Contractor shall forfeit as a penalty to Agency \$50.00 for each calendar day or portion thereof, for each worker paid less than the prevailing rates as determined by the Director of Industrial Relations for such work or craft in which such worker is employed for any Work done under the Agreement by Contractor or by any subcontractor under Contractor in violation of the provisions of the Labor Code and in particular, Labor Code Sections 1770 *et seq*. In addition to the penalty and pursuant to Section 1775, the difference between such prevailing wage rates and the amount paid to each worker for each calendar day or portion thereof for which each worker was paid less than the prevailing wage rate shall be paid to each worker by the Contractor.

### Section 8. TERMINATION AND MODIFICATION.

**8.1** <u>**Termination.**</u> Agency may cancel this Agreement at any time and without cause upon ten (10) days prior written notice to Contractor.

In the event of termination, Contractor shall be entitled to compensation for Work satisfactorily completed as of the effective date of termination; Agency, however, may condition payment of such compensation upon Contractor delivering to Agency any or all records or documents (as referenced in Section 9.1 hereof).

- **8.2** <u>Amendments.</u> The Parties may amend this Agreement only by a writing signed by both of the Parties.
- **8.3** <u>Survival.</u> All obligations arising prior to the termination of this Agreement and all provisions of this Agreement allocating liability between Agency and Contractor shall survive the termination of this Agreement.
- **8.4** Options upon Breach by Contractor. If Contractor materially breaches any of the terms of this Agreement, including but not limited to those set forth in Section 4, Agency's remedies shall include, but not be limited to, the following:
  - **8.4.1** Immediately terminate the Agreement;
  - **8.4.2** Retain the plans, specifications, drawings, reports, design documents, and any other work product prepared by Contractor pursuant to this Agreement;

- **8.4.3** Retain a different Contractor to complete the Work not finished by Contractor; and/or
- **8.4.4** Charge Contractor the difference between the costs to complete the Work that is unfinished at the time of breach and the amount that Agency would have paid Contractor pursuant hereto if Contractor had completed the Work.

### Section 9. KEEPING AND STATUS OF RECORDS.

- **9.1** <u>Records Created as Part of Contractor's Performance.</u> All reports, data, maps, models, charts, studies, surveys, photographs, memoranda, plans, studies, specifications, records, files, or any other documents or materials, in electronic or any other form, that Contractor prepares or obtains pursuant to this Agreement and that relate to the matters covered hereunder shall be the property of the Agency. Contractor hereby agrees to deliver those documents to the Agency upon termination of the Agreement. Agency and Contractor agree that, unless approved by Agency in writing, Contractor shall not release to any non-parties to this Agreement any data, plans, specifications, reports and other documents.</u>
- **9.2** <u>Contractor's Books and Records.</u> Contractor shall maintain any and all records or other documents evidencing or relating to charges for Work or expenditures and disbursements charged to the Agency under this Agreement for a minimum of three (3) years, or for any longer period required by law, from the date of final payment to the Contractor under this Agreement.
- **9.3** Inspection and Audit of Records. Any records or documents that this Agreement requires Contractor to maintain shall be made available for inspection, audit, and/or copying at any time during regular business hours, upon oral or written request of the Agency. Under California Government Code Section 8546.7, if the amount of public funds expended under this Agreement exceeds ten thousand dollars (\$10,000.00), the Agreement shall be subject to the examination and audit of the State Auditor, at the request of Agency or as part of any audit of the Agency, for a period of three (3) years after final payment under this Agreement.

# 9.4 Confidential Information and Disclosure.

**9.4.1** <u>Confidential Information.</u> The term "Confidential Information", as used herein, shall mean any and all confidential, proprietary, or trade secret information, whether written, recorded, electronic, oral or otherwise, where the Confidential Information is made available in a tangible medium of expression and marked in a prominent location as confidential, proprietary and/or trade secret information. Confidential Information shall not include information that: (a) was already known to the Receiving Party or is otherwise a matter of public knowledge, (b) was disclosed to Receiving Party by a third party without violating any confidentiality

agreement, (c) was independently developed by Receiving Party without reverse engineering, as evidenced by written records thereof, or (d) was not marked as Confidential Information in accordance with this section.

- **9.4.2 Non-Disclosure of Confidential Information**. During the term of this Agreement, either party may disclose (the "Disclosing Party") Confidential Information to the other party (the "Receiving Party"). The Receiving Party: (a) shall hold the Disclosing Party's Confidential Information in confidence; and (b) shall take all reasonable steps to prevent any unauthorized possession, use, copying, transfer or disclosure of such Confidential Information.
- **9.4.3** <u>Permitted Disclosure.</u> Notwithstanding the foregoing, the following disclosures of Confidential Information are allowed. Receiving Party shall endeavor to provide prior written notice to Disclosing Party of any permitted disclosure made pursuant to Section 9.4.3.2 or 9.4.3.3. Disclosing Party may seek a protective order, including without limitation, a temporary restraining order to prevent or contest such permitted disclosure; provided, however, that Disclosing Party shall seek such remedies at its sole expense. Neither party shall have any liability for such permitted disclosures:
  - **9.4.3.1** Disclosure to employees, agents, contractors, subcontractors or other representatives of Receiving Party that have a need to know in connection with this Agreement.
  - **9.4.3.2** Disclosure in response to a valid order of a court, government or regulatory agency or as may otherwise be required by law; and
  - **9.4.3.3** Disclosure by Agency in response to a request pursuant to the California Public Records Act.
- **9.4.4** <u>Handling of Confidential Information</u>. Upon conclusion or termination of the Agreement, Receiving Party shall return to Disclosing Party or destroy Confidential Information (including all copies thereof), if requested by Disclosing Party in writing. Notwithstanding the foregoing, the Receiving Party may retain copies of such Confidential Information, subject to the confidentiality provisions of this Agreement: (a) for archival purposes in its computer system; (b) in its legal department files; and (c) in files of Receiving Party's representatives where such copies are necessary to comply with applicable law. Party shall not disclose the Disclosing Party's Information to any person other than those of the Receiving Party's employees, agents, consultants, contractors and subcontractors who have a need to know in connection with this Agreement.

# Section 10. PROJECT SITE.

- **10.1** Operations at the Project Site. Each Project site may include the power plant areas, all buildings, offices, and other locations where Work is to be performed, including any access roads. Contractor shall perform the Work in such a manner as to cause a minimum of interference with the operations of the Agency; if applicable, the entity for which Contractor is performing the Work, as referenced in Section 1.4; and other contractors at the Project site and to protect all persons and property thereon from damage or injury. Upon completion of the Work at a Project site, Contractor shall leave such Project site clean and free of all tools, equipment, waste materials and rubbish, stemming from or relating to Contractor's Work.
- 10.2 Contractor's Equipment, Tools, Supplies and Materials. Contractor shall be solely responsible for the transportation, loading and unloading, and storage of any equipment, tools, supplies or materials required for performing the Work, whether owned, leased or rented. Neither Agency nor, if applicable, the entity for which Contractor is performing the Work, as referenced in Section 1.4, will be responsible for any such equipment, supplies or materials which may be lost, stolen or damaged or for any additional rental charges for such. Equipment, tools, supplies and materials left or stored at a Project site, with or without permission, is at Contractor's sole risk. Anything left on the Project site an unreasonable length of time after the Work is completed shall be presumed to have been abandoned by the Contractor. Any transportation furnished by Agency or, if applicable, the entity for which Contractor is performing the Work, as referenced in Section 1.4, shall be solely as an accommodation and neither Agency nor, if applicable, the entity for which Contractor is performing the Work. as referenced in Section 1.4, shall have liability therefor. Contractor shall assume the risk and is solely responsible for its owned, non-owned and hired automobiles, trucks or other motorized vehicles as well as any equipment, tools, supplies, materials or other property which is utilized by Contractor on the Project site. All materials and supplies used by Contractor in the Work shall be new and in good condition.
- **10.3** <u>Use of Agency Equipment.</u> Contractor shall assume the risk and is solely responsible for its use of any equipment owned and property provided by Agency and, if applicable, the entity for which Contractor is performing the Work, as referenced in Section 1.4, for the performance of Work.

# Section 11. WARRANTY.

**11.1** <u>Nature of Work.</u> In addition to any and all warranties provided or implied by law or public policy, Contractor warrants that all Work shall be free from defects in design and workmanship, and that Contractor shall perform all Work in accordance with applicable federal, state, and local laws, rules and regulations including engineering, construction and other codes and standards and prudent electrical utility standards, and in accordance with the terms of this Agreement.

- **11.2** Deficiencies in Work. In addition to all other rights and remedies which Agency may have, Agency shall have the right to require, and Contractor shall be obligated at its own expense to perform, all further Work which may be required to correct any deficiencies which result from Contractor's failure to perform any Work in accordance with the standards required by this Agreement. If during the term of this Agreement or the one (1) year period following completion of the Work, any equipment, supplies or other materials or Work used or provided by Contractor under this Agreement fails due to defects in material and/or workmanship or other breach of this Agreement, Contractor shall, upon any reasonable written notice from Agency, replace or repair the same to Agency's satisfaction.
- **11.3** <u>Assignment of Warranties.</u> Contractor hereby assigns to Agency all additional warranties, extended warranties, or benefits like warranties, such as insurance, provided by or reasonably obtainable from suppliers of equipment and material used in the Work.

**Section 12. HEALTH AND SAFETY PROGRAMS.** The Contractor shall establish, maintain, and enforce safe work practices, and implement an accident/incident prevention program intended to ensure safe and healthful operations under their direction. The program shall include all requisite components of such a program under Federal, State and local regulations and shall comply with all site programs established by Agency and, if applicable, the entity for which Contractor is performing the Work, as referenced in Section 1.4.

- **12.1** Contractor is responsible for acquiring job hazard assessments as necessary to safely perform the Work and provide a copy to Agency upon request.
- **12.2** Contractor is responsible for providing all employee health and safety training and personal protective equipment in accordance with potential hazards that may be encountered in performance of the Work and provide copies of the certified training records upon request by Agency. Contractor shall be responsible for proper maintenance and/or disposal of their personal protective equipment and material handling equipment.
- **12.3** Contractor is responsible for ensuring that its lower-tier subcontractors are aware of and will comply with the requirements set forth herein.
- **12.4** Agency, or its representatives, may periodically monitor the safety performance of the Contractor performing the Work. Contractors and its subcontractors shall be required to comply with the safety and health obligations as established in the Agreement. Non-compliance with safety, health, or fire requirements may result in cessation of work activities, until items in non-compliance are corrected. It is also expressly acknowledged, understood and agreed that no payment shall be due from Agency to Contractor under this Agreement at any time when, or for any Work performed when, Contractor is not in full compliance with this Section 12.

- **12.5** Contractor shall immediately report any injuries to the Agency site safety representative. Additionally, the Contractor shall investigate and submit to the Agency site safety representative copies of all written accident reports, and coordinate with Agency if further investigation is requested.
- **12.6** Contractor shall take all reasonable steps and precautions to protect the health of its employees and other site personnel with regard to the Work. Contractor shall conduct occupational health monitoring and/or sampling to determine levels of exposure of its employees to hazardous or toxic substances or environmental conditions. Copies of any sampling results will be forwarded to the Agency site safety representative upon request.
- **12.7** Contractor shall develop a plan to properly handle and dispose of any hazardous wastes, if any, Contractor generates in performing the Work.
- **12.8** Contractor shall advise its employees and subcontractors that any employee who jeopardizes his/her safety and health, or the safety and health of others, may be subject to actions including removal from Work.
- **12.9** Contractor shall, at the sole option of the Agency, develop and provide to the Agency a Hazardous Material Spill Response Plan that includes provisions for spill containment and clean-up, emergency contact information including regulatory agencies and spill sampling and analysis procedures. Hazardous Materials shall include diesel fuel used for trucks owned or leased by the Contractor.
- **12.10** If Contractor is providing Work to an Agency Member, SCPPA or SCPPA member (collectively "Member" solely for the purpose of this section) pursuant to Section 1.4 hereof, then that Member shall have the same rights as the Agency under Sections 12.1, 12.2, 12.4, 12.5, and 12.6 hereof.

# Section 13. MISCELLANEOUS PROVISIONS.

- **13.1** <u>Attorneys' Fees.</u> If a party to this Agreement brings any action, including an action for declaratory relief, to enforce or interpret the provision of this Agreement, the prevailing party shall be entitled to reasonable attorneys' fees in addition to any other relief to which that party may be entitled. The court may set such fees in the same action or in a separate action brought for that purpose.
- **13.2** <u>Venue.</u> In the event that either party brings any action against the other under this Agreement, the Parties agree that trial of such action shall be vested exclusively in the state courts of California in the County of Placer or in the United States District Court for the Eastern District of California.
- **13.3** <u>Severability.</u> If a court of competent jurisdiction finds or rules that any provision of this Agreement is invalid, void, or unenforceable, the provisions of this Agreement not so adjudged shall remain in full force and effect. The invalidity in

whole or in part of any provision of this Agreement shall not void or affect the validity of any other provision of this Agreement.

- **13.4** <u>No Implied Waiver of Breach.</u> The waiver of any breach of a specific provision of this Agreement does not constitute a waiver of any other breach of that term or any other term of this Agreement.
- **13.5** <u>Successors and Assigns.</u> The provisions of this Agreement shall inure to the benefit of and shall apply to and bind the successors and assigns of the Parties.
- **13.6** <u>Conflict of Interest.</u> Contractor may serve other clients, but none whose activities within the corporate limits of Agency or whose business, regardless of location, would place Contractor in a "conflict of interest," as that term is defined in the Political Reform Act, codified at California Government Code Section 81000 *et seq.*

Contractor shall not employ any Agency official in the work performed pursuant to this Agreement. No officer or employee of Agency shall have any financial interest in this Agreement that would violate California Government Code Sections 1090 *et seq.* 

- **13.7** <u>Contract Administrator.</u> This Agreement shall be administered by Ken Speer, Assistant General Manager, or his/her designee, who shall act as the Agency's representative. All correspondence shall be directed to or through the representative.
- 13.8 <u>Notices.</u> Any written notice to Contractor shall be sent to:

OST Trucks and Cranes, Inc. Attention: Chris Lang 2951 N. Ventura Avenue Ventura, CA 93001

Any written notice to Agency shall be sent to:

Randy S. Howard General Manager Northern California Power Agency 651 Commerce Drive Roseville, CA 95678

With a copy to:

General Counsel Northern California Power Agency 651 Commerce Drive Roseville, CA 95678

- **13.9 Professional Seal.** Where applicable in the determination of the Agency, the first page of a technical report, first page of design specifications, and each page of construction drawings shall be stamped/sealed and signed by the licensed professional responsible for the report/design preparation.
- **13.10** Integration; Incorporation. This Agreement, including all the exhibits attached hereto, represents the entire and integrated agreement between Agency and Contractor and supersedes all prior negotiations, representations, or agreements, either written or oral. All exhibits attached hereto are incorporated by reference herein.
- **13.11** <u>Alternative Dispute Resolution</u>. If any dispute arises between the Parties that cannot be settled after engaging in good faith negotiations, Agency and Contractor agree to resolve the dispute in accordance with the following:
  - **13.11.1** Each party shall designate a senior management or executive level representative to negotiate any dispute;
  - **13.11.2** The representatives shall attempt, through good faith negotiations, to resolve the dispute by any means within their authority.
  - **13.11.3** If the issue remains unresolved after fifteen (15) days of good faith negotiations, the Parties shall attempt to resolve the disagreement by negotiation between legal counsel. If the above process fails, the Parties shall resolve any remaining disputes through mediation to expedite the resolution of the dispute.
  - **13.11.4** The mediation process shall provide for the selection within fifteen (15) days by both Parties of a disinterested third person as mediator, shall be commenced within thirty (30) days and shall be concluded within fifteen (15) days from the commencement of the mediation.
  - **13.11.5** The Parties shall equally bear the costs of any third party in any alternative dispute resolution process.
  - **13.11.6** The alternative dispute resolution process is a material condition to this Agreement and must be exhausted as an administrative remedy prior to either Party initiating legal action. This alternative dispute resolution process is not intended to nor shall be construed to change the time periods for filing a claim or action specified by Government Code §§ 900 *et seq*.
- **13.12** <u>Controlling Provisions</u>. In the case of any conflict between the terms of this Agreement and the Exhibits hereto, a Purchase Order, or Contractor's Proposal (if any), the Agreement shall control. In the case of any conflict between the Exhibits hereto and a Purchase Order or the Contractor's Proposal, the Exhibits shall control. In the case of any conflict between the terms of a Purchase Order and the Contractor's Proposal, the Purchase Order shall control.

- **13.13** <u>Counterparts.</u> This Agreement may be executed in multiple counterparts, each of which shall be an original and all of which together shall constitute one agreement.
- **13.14** <u>Construction of Agreement.</u> Each party hereto has had an equivalent opportunity to participate in the drafting of the Agreement and/or to consult with legal counsel. Therefore, the usual construction of an agreement against the drafting party shall not apply hereto.
- **13.15** <u>No Third Party Beneficiaries.</u> This Agreement is made solely for the benefit of the parties hereto, with no intent to benefit any non-signator third parties. However, should Contractor provide Work to an Agency member, SCPPA or SCPPA member (collectively for the purpose of this section only "Member") pursuant to Section 1.4, the parties recognize that such Member may be a third party beneficiary solely as to the Purchase Order and Requested Work relating to such Member.

The Parties have executed this Agreement as of the date signed by the Agency.

NORTHERN CALIFORNIA POWER AGENCY

OST TRUCKS AND CRANES, INC.

Date

Date\_\_\_\_\_

RANDY S. HOWARD, General Manager CHRIS LANG, General Manager

Attest:

Assistant Secretary of the Commission

Approved as to Form:

JANE LUCKHARDT, NCPA General Counsel

# EXHIBIT A

# SCOPE OF WORK

OST Trucks and Cranes, Inc. ("Contractor") shall provide truck and crane services, including cranes, trucks, and operators, as requested by the Northern California Power Agency ("Agency") at Facilities owned or operated by NCPA, its Members, Southern California Public Power Authority (SCPPA) and SCPA Members.

Services to include, but not be limited to, the following:

- Engineering and Project Management for crane rental projects
- Crane and Lift training
- Engineered crane lifts
- Crane rentals and crane rental services
- Rigging services
- Transportation services
- Heavy lifts/heavy transportation services
- On-site evaluations
- Operated and Maintained crane rental
- Base crane rental

# EXHIBIT B

# COMPENSATION SCHEDULE AND HOURLY FEES

Compensation for all work, including hourly fees and expenses, shall not exceed the amount set forth in Section 2 hereof. The hourly rates and or compensation break down and an estimated amount of expenses is as follows:

#### SCHEDULE A TRANSPORTATION

| TYPE OF EQUIPMENT                               | PER HOUF  |
|---|---|
| Pickup Truck - Hot Shot                         |   |
| Flatbed Truck                                   | \$ 83.00  |
| Tractor & Highbed or Pole Dolly                 | \$ 95.00  |
| Tractor w/ Stretch Semi Trailer                 | \$ 103.00   |
| Hydrolift Truck 23 Ton                          | \$ 125.00   |
| Tractor & Driver Only-Legal Loads- Shipper Owed | \$ 91.00  |
| Tractor & Driver Only-Requiring Permit          | \$ 95.00  |
|   |   |
| HEAVY DUTY LOW BED SEMI UNITS                   | PER HOUR  |
| HEAVY DUTY LOW BED SEMI UNITS 0 to 25 Ton       |   |
|   | \$ 103.00   |
| 0 to 25 Ton                                     | \$ 103.00<br>\$ 105.00  |
| 0 to 25 Ton                                     | \$ 103.00<br>\$ 105.00<br>\$ 111.00                           |
| 0 to 25 Ton                                     | \$ 103.00<br>\$ 105.00<br>\$ 111.00<br>\$ 117.00              |
| 0 to 25 Ton                                     | \$ 103.00<br>\$ 105.00<br>\$ 111.00<br>\$ 117.00<br>\$ 142.00 |

#### 70 to 80 Ton --\$ 180.00 Lowbed Rail Trailer ----Call for rates \*\*\*Over 80 Ton - Call for Price Quote\*\*\* EXTRA CHARGE FOR PERMIT COSTS- SEE SPECIAL SERVICE RATES

| EXTRA TRAILERS & SEMI TRAILERS      | PER DAY  |
|-------------------------------------|----------|
| Semi Hi-Bed Trailer - Carrier Owned | \$ 60.00 |
| Semi Lo-Bed Trailer - Carrier Owned | \$ 75.00 |

| SPECIAL SERVICE & EQUIPMENT  | PER HOUR |
|--|----------|
| Helpers or Swampers  | \$ 65.00 |
| Working Foreman  | \$ 90.00 |
| Pilot Cars   | \$ 70.00 |
| Mechanic   | \$ 92.00 |
| All Loads Requiring Permit - Service Charge<br>Plus Issuance Charge and 5% | \$ 65.00 |
| Hazardous endorsement loads  | \$ 5.00  |

All rates are portal to portal. All equipment and labor listed are based on a two bour minimum between the hours of 6:00 AM to 6:00 PM Monday through Friday. All other times will be a tour, bour minimum unless noted otherwise. Subsistence will be charged at \$85.00 per night if applicable

| OVERTIME<br>For work performed in excess of eight hours, before<br>6:00am. After 5:00pm or on Saturdays or Sundays –<br>add to applicable rate  | \$<br>26.00 |
|---|-------------|
| Shall be paid for all hours in excess of sixteen (16)<br>consecutive hours in one (1) tour of duty.<br>HOLIDAY (8 hour minimum)<br>If holiday falls on Sunday, Monday shall be<br>holiday or any day celebrated in lieu of holiday.<br>(July 4, Memorial Day, Labor Day, Veteran's Day,<br>Thanksgiving, Day After Thanksgiving, Christmas, New<br>Years Day) | \$<br>39.00 |
| Add per hour to above rates   | \$<br>80.00 |

#### SCHEDULE B - CRANE SERVICE

| TYPE OF EQUIPMENT  | PER HOUR             |
|--|----------------------|
|  |                      |
| Conventional Cranes  |                      |
| Truck Crane 45 Ton Capacity                                | \$ 285.00            |
| Truck Crane 60 Ton Capacity                                | \$ 290.00            |
| Truck Crane 100 Ton Capacity                               | \$ 312.00            |
| Truck Crane 140 Ton Capacity                               | \$ 345.00            |
| Hydraulic Cranes – One Man Crew                            |                      |
| Hydraulic Crane 15 Ton Capacity                            | \$175.00             |
| Hydraulic Crane 25 Ton Capacity                            | \$ 180.00            |
| Hydraulic Crane 35 Ton Capacity                            | \$ 190.00            |
| Hydraulic Crane 40 Ton Capacity                            | \$ 195.00            |
|  |                      |
| Hydraulic Cranes – Two Man Crew                            |                      |
| Hydraulic Crane 50 Ton Capacity                            | \$ 300.00            |
| Hydraulic Crane 60 Ton Capacity                            | \$ 305.00            |
| Hydraulic Crane 70/75 Ton Capacity                         | \$ 310.00            |
| Hydraulic Crane 90 Ton Capacity                            | \$ 330.00            |
| Hydraulic Crane 120 Ton Capacity                           | \$ 350.00            |
| Hydraulic Crane 150 Ton Capacity                           | \$ 390.00            |
| Hydraulic Crane 175 Ton Capacity                           | \$ 425.00            |
| Hydraulic Crane 210 Ton Capacity                           | \$ 455.00            |
| Hydraulic Crane 250 Ton Capacity                           | \$ 475.00            |
| ADDITIONAL SERVICES  |                      |
|  | \$ 103.00            |
| Truck required to transport extra boom                     |                      |
| sections and/or accessories - Per Hour                     |                      |
| Pickup /Rigging truck to follow crane Per Day              | \$ 95.00             |
| Riggers / Ironworkers - per hour                           | \$ 100.00            |
|  |                      |
| ADDITIONAL BOOM CHARGE                                     |                      |
| Length 80' - 100' inc. jib                                 | \$ 6.00              |
| Length 100' - 160' inc. jib<br>Length 160' - 220' inc. jib | \$ 10.00<br>\$ 12.00 |
| Length 160° - 220° mc. jib                                 |                      |
| Length 220' - 300' inc. jib                                | \$ 18.00             |
| Length 300' - 320' inc. jib                                | \$ 25.00<br>\$ 30.00 |
| Length 320' - 340' inc. jib                                |                      |
| Length 340' - 360' inc. jib                                | \$ 35.00             |
| Length 360' - 400' inc. jib                                | \$ 45.00             |
| ACCESSORY EQUIPMENT  | PER DAY              |
| Dragline, Clam Bucket or Manbasket                         | \$ 200.00            |
| Spreader Bars, Breaking Ball, Concrete                     |                      |
| Buckets  | \$ 70.00             |
|  |                      |
| MINIMUM CHARGE FOR ALL SERVICE WILL BE                     |                      |

FOUR (4) HOURS All Rates are Portal to Portal

| SCHEDULE BCRANE SERVICE<br>Continued<br>From previous page  |              |                  |  |
|---|--------------|------------------|--|
| OVERTIME / DOUBLETIME / TRIPLETIME O  | НА           | RGES             |  |
| <b>Overtime</b> - For work performed in excess of<br>eight hours, before 6:00 am, after 5:00 pm or on<br>Saturdays - add to applicable rate   | PE           | R HOUR           |  |
| 1 Man Crane<br>2 Man Crane  | \$<br>\$     | 50.00<br>100.00  |  |
| <b>Doubletime</b> - Sundays, Monday thru Saturday after<br>the 12 <sup>th</sup> hour, or working with crafts receiving<br>doubletime - add to applicable rates  |              |                  |  |
| 1 Man Crane<br>2 Man Crane  | \$           | 75.00<br>150.00  |  |
| ${\bf Tripletime}$ - All holidays to be an $\underline{8 \ hour \ minimum}$ - add to applicable rate  |              |                  |  |
| 1 Man Crane<br>2 Man Crane  | \$           | 110.00<br>225.00 |  |
| Holidays-New Year's Day, Memorial Day, July<br>4th, Labor Day, Veteran's Day, Thanksgiving Day,<br>Day after Thanksgiving, Christmas Day, The first<br>Saturday after the first Friday in June and<br>December or other special union requirements. |              |                  |  |
| If any of the holidays fall on Sunday, the Monday following shall be considered a holiday.  |              |                  |  |
| Standby Time for State, County, and City Permits<br>or other misc. requirements will be charged for at<br>regular crew time only - this rate is per hour  |              |                  |  |
| 1 Man Crane<br>2 Man Crane  | \$           | 100.00<br>200.00 |  |
| Subsistence – 45 to 77.5 miles per man per night<br>Subsistence – 77.5 miles and over per man per   | \$           | 90.00            |  |
| night<br>Certified Payroll - per job – per hour   | - \$<br>- \$ | 125.00<br>5.00   |  |

Pricing for services to be performed at NCPA Member or SCPPA locations will be quoted at the time services are requested.

NOTE: As a public agency, NCPA shall not reimburse Contractor for travel, food and related costs in excess of those permitted by the Internal Revenue Service.

# EXHIBIT C

# CERTIFICATION

# Affidavit of Compliance for Contractors

١,

### (Name of person signing affidavit)(Title)

do hereby certify that background investigations to ascertain the accuracy of the identity and employment history of all employees of OST Trucks and Cranes, Inc.

TTUCKS and Cranes, inc

(Company name)

for contract work at:

### LODI ENERGY CENTER, 12745 N. THORNTON ROAD, LODI, CA 95242

(Project name and location)

have been conducted as required by the California Energy Commission Decision for the above-named project.

(Signature of officer or agent)

Dated this \_\_\_\_\_\_ day of \_\_\_\_\_\_, 20 \_\_\_\_\_.

THIS AFFIDAVIT OF COMPLIANCE SHALL BE APPENDED TO THE PROJECT SECURITY PLAN AND SHALL BE RETAINED AT ALL TIMES AT THE PROJECT SITE FOR REVIEW BY THE CALIFORNIA ENERGY COMMISSION COMPLIANCE PROJECT MANAGER.

# NOT APPLICABLE

# EXHIBIT D

# CERTIFICATION

# Affidavit of Compliance for Hazardous Materials Transport Vendors

I, \_\_\_\_\_

(Name of person signing affidavit)(Title)

do hereby certify that the below-named company has prepared and implemented security plans in conformity with 49 CFR 172, subpart I and has conducted employee background investigations in conformity with 49 CFR 172.802(a), as the same may be amended from time to time,

(Company name)

for hazardous materials delivery to:

LODI ENERGY CENTER, 12745 N. THORNTON ROAD, LODI, CA 95242

(Project name and location)

as required by the California Energy Commission Decision for the above-named project.

(Signature of officer or agent)

Dated this \_\_\_\_\_\_ day of \_\_\_\_\_\_, 20 \_\_\_\_,

THIS AFFIDAVIT OF COMPLIANCE SHALL BE APPENDED TO THE PROJECT SECURITY PLAN AND SHALL BE RETAINED AT ALL TIMES AT THE PROJECT SITE FOR REVIEW BY THE CALIFORNIA ENERGY COMMISSION COMPLIANCE PROJECT MANAGER.

### EXHIBIT E

#### ATTACHMENT A [from MLA] AGREEMENT TO BE BOUND

#### MAINTENANCE LABOR AGREEMENT ATTACHMENT LODI ENERGY CENTER PROJECT

The undersigned hereby certifies and agrees that:

- 1) It is an Employer as that term is defined in Section 1.4 of the Lodi Energy Center Project Maintenance Labor Agreement ("Agreement" solely for the purposes of this Exhibit E) because it has been, or will be, awarded a contract or subcontract to assign, award or subcontract Covered Work on the Project (as defined in Section 1.2 and 2.1 of the Agreement), or to authorize another party to assign, award or subcontract Covered Work, or to perform Covered Work.
- 2) In consideration of the award of such contract or subcontract, and in further consideration of the promises made in the Agreement and all attachments thereto (a copy of which was received and is hereby acknowledged), it accepts and agrees to be bound by the terms and condition of the Agreement, together with any and all amendments and supplements now existing or which are later made thereto.
- 3) If it performs Covered Work, it will be bound by the legally established trust agreements designated in local master collective bargaining agreements, and hereby authorizes the parties to such local trust agreements to appoint trustees and successor trustee to administer the trust funds, and hereby ratifies and accepts the trustees so appointed as if made by the undersigned.
- 4) It has no commitments or agreements that would preclude its full and complete compliance with the terms and conditions of the Agreement.
- 5) It will secure a duly executed Agreement to be Bound, in form identical to this documents, from any Employer(s) at any tier or tiers with which it contracts to assign, award, or subcontract Covered Work, or to authorize another party to assign, award or subcontract Covered Work, or to perform Covered Work.

DATED: \_\_\_\_\_ Name of Employer

(Authorized Officer & Title)

(Address)