# PROFESSIONAL DESIGN SERVICES AGREEMENT

This PROFESSIONAL DESIGN SERVICES AGREEMENT, (hereinafter referred to as "Agreement"), is made and entered into to be effective the 23rd day of March, 2022 by and between the ORANGE COUNTY SANITATION DISTRICT, (hereinafter referred to as "OC SAN"), and CDM SMITH, INC., (hereinafter referred to as "CONSULTANT").

# WITNESSETH:

WHEREAS, OC SAN desires to engage CONSULTANT for **Project No. P2-137**, **Digesters Rehabilitation at Plant No. 2**; and to provide professional design services for rehabilitation of Plant No. 2 digesters to provide a reliable and operational performance for the next 15 years, (Services); and

WHEREAS, CONSULTANT is qualified to provide the necessary services in connection with these requirements and has agreed to provide the necessary professional services; and

WHEREAS, OC SAN has adopted procedures for the selection of professional design services and has proceeded in accordance with said procedures to select CONSULTANT to perform the Services; and

WHEREAS, at its regular meeting on March 23, 2022, the Board of Directors, by Minute Order, accepted the recommendation of the Operations Committee pursuant to OC SAN's Ordinance No. OC SAN-56 to approve this Agreement.

NOW, THEREFORE, in consideration of the promises and mutual benefits, which will result to the parties in carrying out the terms of this Agreement, it is mutually agreed as follows:

# 1. SCOPE OF WORK

CONSULTANT agrees to furnish necessary professional and technical services to accomplish those project elements outlined in the Scope of Work attached hereto as Attachment "A", and by this reference made a part of this Agreement.

- A. The CONSULTANT shall be responsible for the professional quality, technical accuracy, completeness, and coordination of all design, drawings, specifications, and other services furnished by the CONSULTANT under this Agreement, including the work performed by its subconsultants (Subconsultants). Where approval by OC SAN is indicated, it is understood to be conceptual approval only and does not relieve the CONSULTANT of responsibility for complying with all laws, codes, industry standards, and liability for damages caused by errors, omissions, noncompliance with industry standards, and/or negligence on the part of the CONSULTANT or its Subconsultants.
- B. CONSULTANT is responsible for the quality of work prepared under this Agreement and shall ensure that all work is performed to the prevailing standards of engineering practice for clarity, uniformity, and completeness. CONSULTANT shall respond to all of OC SAN's questions, comments, suggestions, corrections, and recommendations (i.e., DS1, DS2, DS3, and FDS). All comments shall be incorporated into the design prior to the next submittal deadline or addressed, in writing, as to why the comment

- has not been incorporated. CONSULTANT shall ensure that each submittal is 100% accurate for the level of work submitted (i.e., correct references, terms, capitalization, or equal status, spelling, punctuation, etc.)
- C. In the event that work is not performed to the satisfaction of OC SAN and does not conform to the requirements of this Agreement or any applicable industry standards, the CONSULTANT shall, without additional compensation, promptly correct or revise any errors or deficiencies in its designs, drawings, specifications, or other services within the timeframe specified by the Project Engineer/Project Manager. OC SAN may charge to CONSULTANT all costs, expenses and damages associated with any such corrections or revisions.
- D. All CAD drawings, figures, and other work shall be produced by CONSULTANTS and Subconsultants using OC SAN CAD Manual. Conversion of CAD work from any other non-standard CAD format to OC SAN format shall not be acceptable in lieu of this requirement.
  - Electronic files shall conform to OC SAN specifications. Any changes to these specifications by the CONSULTANT are subject to review and approval of OC SAN.
  - Electronic files shall be subject to an acceptance period of 30 calendar days during which OC SAN shall perform appropriate reviews and including CAD Manual compliance. CONSULTANT shall correct any discrepancies or errors detected and reported within the acceptance period at no additional cost to OC SAN.
- E. The CONSULTANT shall ensure that all plans and specifications prepared, or recommended under this Agreement allow for competitive bidding. The CONSULTANT shall design such plans or specifications so that procurement of services, labor or materials are not available from only one source, and shall not design plans and specifications around a single or specific product, piece of major equipment or machinery, a specific patented design or a proprietary process, unless required by principles of sound engineering practice and supported by a written justification that has been approved in writing by OC SAN. The CONSULTANT shall submit this written justification to OC SAN prior to beginning work on such plans and specifications. Whenever the CONSULTANT recommends a specific product or equipment for competitive procurement, such recommendation shall include at least two brand names of products that are capable of meeting the functional requirements applicable to the project.
- F. All professional services performed by the CONSULTANT, including but not limited to all drafts, data, correspondence, proposals, reports, and estimates compiled or composed by the CONSULTANT, pursuant to this Agreement, are for the sole use of OC SAN, its agents and employees. Neither the documents nor their contents shall be released to any third party without the prior written consent of OC SAN. This provision does not apply to information that (a) was publicly known, or otherwise known to the CONSULTANT, at the time that it was disclosed to the CONSULTANT by OC SAN, (b) subsequently becomes publicly known to the CONSULTANT other than through disclosure by OC SAN.

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# 2. COMPENSATION

Total compensation shall be paid to CONSULTANT for the Services in accordance with the following provisions:

# A. Total Compensation

Total compensation shall be in an amount not to exceed Two Million Seven Hundred Thousand Dollars (\$2,700,000.00). Total compensation to CONSULTANT including burdened labor (salaries plus benefits), overhead, profit, direct costs, and Subconsultant(s) fees and costs shall not exceed the sum set forth in Attachment "E" - Fee Proposal.

# B. Labor

As a portion of the total compensation to be paid to CONSULTANT, OC SAN shall pay to CONSULTANT a sum equal to the burdened salaries (salaries plus benefits) actually paid by CONSULTANT charged on an hourly-rate basis to this project and paid to the personnel of CONSULTANT. Upon request of OC SAN, CONSULTANT shall provide OC SAN with certified payroll records of all employees' work that is charged to this project.

# C. Overhead

As a portion of the total compensation to be paid to CONSULTANT, OC SAN shall compensate CONSULTANT and Subconsultants for overhead at the rate equal to the percentage of burdened labor as specified in Attachment "E" - Fee Proposal.

The overhead rate in this Agreement is based on the 2021 most recent financial audit report provided by CONSULTANT. The overhead rate shall be fixed for a period of one year or until the nationally declared emergency due to the COVID-19 Pandemic expires, whichever occurs first. At such time, CONSULTANT may request an adjustment of its overhead rate. If such adjustment is requested, CONSULTANT will be required to justify it and provide its most recent financial audit report provided to another public agency which documents CONSULTANT's current burdened labor rate and overhead rate.

# D. Profit

Profit for CONSULTANT and Subconsultants shall be a percentage of consulting services fees (Burdened Labor and Overhead). When the consulting or subconsulting services amount is \$250,000 or less, the maximum Profit shall be 10%. Between \$250,000 and \$2,500,000, the maximum Profit shall be limited by a straight declining percentage between 10% and 5%. For consulting or subconsulting services fees with a value greater than \$2,500,000, the maximum Profit shall be 5%. Addenda shall be governed by the same maximum Profit percentage after adding consulting services fees.

As a portion of the total compensation to be paid to CONSULTANT and Subconsultants, OC SAN shall pay profit for all services rendered by CONSULTANT and Subconsultants for this project according to Attachment "E" - Fee Proposal.

# E. Subconsultants

For any Subconsultant whose fees for services are greater than or equal to \$100,000 (excluding out-of-pocket costs), CONSULTANT shall pay to Subconsultant total compensation in accordance with the Subconsultant amount specified in Attachment "E" - Fee Proposal.

For any Subconsultant whose fees for services are less than \$100,000, CONSULTANT may pay to Subconsultant total compensation on an hourly-rate basis per the attached hourly rate Schedule and as specified in the Scope of Work. OC SAN shall pay to CONSULTANT the actual costs of Subconsultant fees and charges in an amount not to exceed the sum set forth in Attachment "E" - Fee Proposal.

# F. Direct Costs

OC SAN shall pay to CONSULTANT and Subconsultants the actual costs of permits and associated fees, travel and licenses for an amount not to exceed the sum set forth in Attachment "E" - Fee Proposal. OC SAN shall also pay to CONSULTANT actual costs for equipment rentals, leases or purchases with prior approval of OC SAN. Upon request, CONSULTANT shall provide to OC SAN receipts and other documentary records to support CONSULTANT's request for reimbursement of these amounts, see Attachment "D" - Allowable Direct Costs. All incidental expenses shall be included in overhead pursuant to Section 2 - COMPENSATION above.

# G. Other Direct Costs

Other Direct Costs incurred by CONSULTANT and its Contractor due to modifications to the Scope of Work resulting from field investigations and field work required by the Agreement. These items may include special equipment, test equipment and tooling and other materials and services not previously identified. Refer to attachment "D" Allowable Direct Costs for payment information.

# H. Reimbursable Direct Costs

OC SAN will reimburse the CONSULTANT for reasonable travel and business expenses as described in this section and further described in Attachment "D" - Allowable Direct Costs to this Agreement. The reimbursement of the abovementioned expenses will be based on an "accountable plan" as considered by Internal Revenue Service (IRS). The plan includes a combination of reimbursements based upon receipts and a "per diem" component approved by IRS. The most recent schedule of the per diem rates utilized by OC SAN can be found on the U.S. General Service Administration website at http://www.gsa.gov/portal/category/104711#.

The CONSULTANT shall be responsible for the most economical and practical means of management of reimbursable costs inclusive but not limited to travel, lodging and meals arrangements. OC SAN shall apply the most economic and practical method of reimbursement which may include reimbursements based upon receipts and/or "per diem" as deemed the most practical.

CONSULTANT shall be responsible for returning to OC SAN any excess reimbursements after the reimbursement has been paid by OC SAN.

Travel and travel arrangements – Any travel involving airfare, overnight stays or multiple day attendance must be approved by OC SAN in advance.

Local Travel is considered travel by the CONSULTANT within OC SAN general geographical area which includes Orange, Los Angeles, Ventura, San Bernardino, Riverside, San Diego, Imperial and Kern Counties. Automobile mileage is reimbursable if CONSULTANT is required to utilize personal vehicle for local travel.

Lodging – Overnight stays will not be approved by OC SAN for local travel. However, under certain circumstances overnight stay may be allowed at the discretion of OC SAN based on reasonableness of meeting schedules and the amount of time required for travel by the CONSULTANT. Such determination will be made on a case-by-case basis and at the discretion of OC SAN.

Travel Meals – Per-diem rates as approved by IRS shall be utilized for travel meals reimbursements. Per diem rates shall be applied to meals that are appropriate for travel times. Receipts are not required for the approved meals.

Additional details related to the reimbursement of the allowable direct costs are provided in the Attachment "D" - Allowable Direct Costs of this Agreement.

# I. Limitation of Costs

If, at any time, CONSULTANT estimates the cost of performing the services described in CONSULTANT's Proposal will exceed seventy-five percent (75%) of the not-to-exceed amount of the Agreement, including approved additional compensation, CONSULTANT shall notify OC SAN immediately, and in writing. This written notice shall indicate the additional amount necessary to complete the services. Any cost incurred in excess of the approved not-to-exceed amount, without the express written consent of OC SAN's authorized representative shall be at CONSULTANT's own risk. This written notice shall be provided separately from, and in addition to any notification requirements contained in the CONSULTANT's invoice and monthly progress report. Failure to notify OC SAN that the services cannot be completed within the authorized not-to-exceed amount is a material breach of this Agreement.

# 3. REALLOCATION OF TOTAL COMPENSATION

OC SAN, by its Director of Engineering, shall have the right to approve a reallocation of the incremental amounts constituting the total compensation, provided that the total compensation is not increased.

# 4. PAYMENT

- A. Monthly Invoice: CONSULTANT shall include in its monthly invoice, a detailed breakdown of costs associated with the performance of any corrections or revisions of the work for that invoicing period. CONSULTANT shall allocate costs in the same manner as it would for payment requests as described in this Section of the Agreement. CONSULTANT shall warrant and certify the accuracy of these costs and understand that submitted costs are subject to Section 11 AUDIT PROVISIONS.
- B. CONSULTANT may submit monthly or periodic statements requesting payment for those items included in Section 2 - COMPENSATION hereof in the format as required by OC SAN. Such requests shall be based upon the amount and value of the work and services performed by CONSULTANT under this Agreement and shall be prepared by CONSULTANT and accompanied by such supporting data, including a detailed breakdown of all costs incurred and work performed during the period covered by the statement, as may be required by OC SAN.

Upon approval of such payment request by OC SAN, payment shall be made to CONSULTANT as soon as practicable of one hundred percent (100%) of the invoiced amount on a per task basis.

If OC SAN determines that the work under this Agreement, or any specified task hereunder, is incomplete and that the amount of payment is in excess of:

- i. The amount considered by OC SAN's Director of Engineering to be adequate for the protection of OC SAN; or
- ii. The percentage of the work accomplished for each task.

OC SAN may, at the discretion of the Director of Engineering, retain an amount equal to that which ensures that the total amount paid to that date does not exceed the percentage of the completed work for each task or the project in its entirety.

- C. CONSULTANT may submit periodic payment requests for each 30-day period of this Agreement for the profit as set forth in Section 2 COMPENSATION above. Said profit payment request shall be proportionate to the work actually accomplished to date on a per task basis. In the event OC SAN's Director of Engineering determines that no satisfactory progress has been made since the prior payment, or in the event of a delay in the work progress for any reason, OC SAN shall have the right to withhold any scheduled proportionate profit payment.
- D. Upon satisfactory completion by CONSULTANT of the work called for under the terms of this Agreement, and upon acceptance of such work by OC SAN, CONSULTANT will be paid the unpaid balance of any money due for such work, including any retained percentages relating to this portion of the work.
- E. Upon satisfactory completion of the work performed hereunder and prior to final payment under this Agreement for such work, or prior settlement upon termination of this Agreement, and as a condition precedent thereto, CONSULTANT shall execute and deliver to OC SAN a release of all claims against OC SAN arising under or by

virtue of this Agreement other than such claims, if any, as may be specifically exempted by CONSULTANT from the operation of the release in stated amounts to be set forth therein.

F. Pursuant to the California False Claims Act (Government Code Sections 12650-12655), any CONSULTANT that knowingly submits a false claim to OC SAN for compensation under the terms of this Agreement may be held liable for treble damages and up to a ten thousand dollars (\$10,000) civil penalty for each false claim submitted. This Section shall also be binding on all Subconsultants.

A CONSULTANT or Subconsultant shall be deemed to have submitted a false claim when the CONSULTANT or Subconsultant: a) knowingly presents or causes to be presented to an officer or employee of OC SAN a false claim or request for payment or approval; b) knowingly makes, uses, or causes to be made or used a false record or statement to get a false claim paid or approved by OC SAN; c) conspires to defraud OC SAN by getting a false claim allowed or paid by OC SAN; d) knowingly makes, uses, or causes to be made or used a false record or statement to conceal, avoid, or decrease an obligation to OC SAN; or e) is a beneficiary of an inadvertent submission of a false claim to OC SAN, and fails to disclose the false claim to OC SAN within a reasonable time after discovery of the false claim.

# 5. CALIFORNIA DEPARTMENT OF INDUSTRIAL RELATIONS (DIR) REGISTRATION AND RECORD OF WAGES

- A. To the extent CONSULTANT's employees and/or Subconsultants who will perform work during the design and preconstruction phases of a construction contract for which Prevailing Wage Determinations have been issued by the DIR and as more specifically defined under Labor Code Section 1720 et seq, CONSULTANT and Subconsultants shall comply with the registration requirements of Labor Code Section 1725.5. Pursuant to Labor Code Section 1771.4, the work is subject to compliance monitoring and enforcement by the DIR.
- B. The CONSULTANT and Subconsultants shall maintain accurate payroll records and shall comply with all the provisions of Labor Code Section 1776, and shall submit payroll records to the Labor Commissioner pursuant to Labor Code Section 1771.4(a)(3). Penalties for non-compliance with the requirements of Section 1776 may be deducted from progress payments per Section 1776.
- C. Pursuant to Labor Code Section 1776, the CONSULTANT and Subconsultants shall furnish a copy of all certified payroll records to OC SAN and/or general public upon request, provided the public request is made through OC SAN, the Division of Apprenticeship Standards or the Division of Labor Enforcement of the Department of Industrial Relations.
- D. The CONSULTANT and Subconsultants shall comply with the job site notices posting requirements established by the Labor Commissioner per Title 8, California Code of Regulation Section 16461(e).

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# 6. DOCUMENT OWNERSHIP – SUBSEQUENT CHANGES TO PLANS AND SPECIFICATIONS

A. Ownership of Documents for the Services performed.

All documents, including but not limited to, original plans, studies, sketches, drawings, computer printouts and disk files, and specifications prepared in connection with or related to the Scope of Work or Services, shall be the property of OC SAN. OC SAN's ownership of these documents includes use of, reproduction or reuse of and all incidental rights, whether or not the work for which they were prepared has been performed. OC SAN ownership entitlement arises upon payment or any partial payment for work performed and includes ownership of any and all work product completed prior to that payment. This Section shall apply whether the CONSULTANT's Services are terminated: a) by the completion of the Agreement, or b) in accordance with other provisions of this Agreement. Notwithstanding any other provision of this paragraph or Agreement, the CONSULTANT shall have the right to make copies of all such plans, studies, sketches, drawings, computer printouts and disk files, and specifications.

B. CONSULTANT shall not be responsible for damage caused by subsequent changes to or uses of the plans or specifications, where the subsequent changes or uses are not authorized or approved by CONSULTANT, provided that the service rendered by CONSULTANT was not a proximate cause of the damage.

# 7. INSURANCE

# A. General

- Insurance shall be issued and underwritten by insurance companies acceptable to OC SAN.
- ii. Insurers must have an "A-" Policyholder's Rating, or better, and Financial Rating of at least Class VIII, or better, in accordance with the most current A.M. Best's Guide Rating. However, OC SAN will accept State Compensation Insurance Fund, for the required policy of Workers' Compensation Insurance subject to OC SAN's option to require a change in insurer in the event the State Fund financial rating is decreased below "B". Further, OC SAN will require CONSULTANT to substitute any insurer whose rating drops below the levels herein specified. Said substitution shall occur within twenty (20) days of written notice to CONSULTANT, by OC SAN or its agent.
- iii. Coverage shall be in effect prior to the commencement of any work under this Agreement.

# B. General Liability

The CONSULTANT shall maintain during the life of this Agreement, including the period of warranty, commercial general liability insurance written on an occurrence basis providing the following minimum limits of liability coverage One Million Dollars (\$1,000,000) per occurrence with Two Million Dollars (\$2,000,000) aggregate. If aggregate limits apply separately to this contract (as evidenced by submission of ISO

form CG 25 03 or 25 04), then the aggregate limit may be equivalent to the per occurrence limit. Said insurance shall include coverage for the following hazards: premises-operations, blanket contractual liability (for this Agreement), products liability/completed operations (including any product manufactured or assembled). broad form property damage, blanket contractual liability, independent contractors' liability, personal and advertising injury, mobile equipment, owners and contractors' protective liability, and cross liability and severability of interest clauses. A statement on an insurance certificate will not be accepted in lieu of the actual additional insured endorsement(s). If requested by OC SAN and applicable, XCU coverage (Explosion, Collapse and Underground) and Riggers/On Hook Liability must be included in the general liability policy and coverage must be reflected on the submitted certificate of insurance. Where permitted by law, CONSULTANT hereby waives all rights of recovery by subrogation because of deductible clauses, inadequacy of limits of any insurance policy, limitations or exclusions of coverage, or any other reason against OC SAN, its or their officers, agents, or employees, and any other consultant. contractor, or subcontractor performing work or rendering services on behalf of OC SAN in connection with the planning, development, and construction of the project. In all its insurance coverages related to the work, CONSULTANT shall include clauses providing that each insurer shall waive all of its rights of recovery by subrogation against OC SAN, its or their officers, agents, or employees, or any other consultant, contractor, or subcontractor performing work or rendering services at the project. Where permitted by law, CONSULTANT shall require similar written express waivers and insurance clauses from each of its Subconsultants of every tier. A waiver of subrogation shall be effective as to any individual or entity, even if such individual or entity (a) would otherwise have a duty of indemnification, contractual or otherwise, (b) did not pay the insurance premium, directly or indirectly, and (c) whether or not such individual or entity has an insurable interest in the property damaged.

# C. Umbrella Excess Liability

The minimum limits of general liability and automobile liability insurance required, as set forth herein, shall be provided for through either a single policy of primary insurance or a combination of policies of primary and umbrella excess coverage. Umbrella excess liability coverage shall be issued with limits of liability which, when combined with the primary insurance, will equal the minimum limits for general liability and automobile liability.

# D. Automobile/Vehicle Liability Insurance

The CONSULTANT shall maintain a policy of automobile liability insurance on a comprehensive form covering all owned, non-owned, and hired automobiles, trucks, and other vehicles providing the following minimum limit of liability coverage: combined single limit of One Million Dollars (\$1,000,000). A statement on an insurance certificate will not be accepted in lieu of the actual additional insured endorsement.

# E. Drone Liability Insurance

If a drone will be used, drone liability insurance must be maintained by CONSULTANT in the amount of One Million Dollars (\$1,000,000) in a form acceptable to OC SAN.

# F. Workers' Compensation Insurance

The CONSULTANT shall provide such workers' compensation insurance as required by the Labor Code of the State of California in the amount of the statutory limit, including employer's liability insurance with a minimum limit of One Million Dollars (\$1,000,000) per occurrence. Such workers' compensation insurance shall be endorsed to provide for a waiver of subrogation in favor of OC SAN. A statement on an insurance certificate will not be accepted in lieu of the actual endorsements unless the insurance carrier is State of California Insurance Fund and the identifier "SCIF" and endorsement numbers 2570 and 2065 are referenced on the certificate of insurance. If an exposure to Jones Act liability may exist, the insurance required herein shall include coverage for Jones Act claims.

# G. Errors and Omissions/Professional Liability

CONSULTANT shall maintain in full force and effect, throughout the term of this Agreement, standard industry form professional negligence errors and omissions insurance coverage in an amount of not less than Two Million Dollars (\$2,000,000) with limits in accordance with the provisions of this paragraph. If the policy of insurance is written on a "claims made" basis, said policy shall be continued in full force and effect at all times during the term of this Agreement, and for a period of five (5) years from the date of the completion of the services hereunder.

In the event of termination of said policy during this period, CONSULTANT shall obtain continuing insurance coverage for the prior acts or omissions of CONSULTANT during the course of performing services under the term of this Agreement. Said coverage shall be evidenced by either a new policy evidencing no gap in coverage or by separate extended "tail" coverage with the present or new carrier.

In the event the present policy of insurance is written on an "occurrence" basis, said policy shall be continued in full force and effect during the term of this Agreement or until completion of the services provided for in this Agreement, whichever is later. In the event of termination of said policy during this period, new coverage shall be obtained for the required period to insure for the prior acts of CONSULTANT during the course of performing services under the term of this Agreement.

CONSULTANT shall provide to OC SAN a certificate of insurance in a form acceptable to OC SAN indicating the deductible or self-retention amounts and the expiration date of said policy, and shall provide renewal certificates not less than ten (10) days prior to the expiration of each policy term.

# H. Proof of Coverage

The CONSULTANT shall furnish OC SAN with original certificates and amendatory endorsements effecting coverage. Said policies and endorsements shall conform to the requirements herein stated. All certificates and endorsements are to be received and approved by OC SAN before work commences. OC SAN reserves the right to require, at any time, complete, certified copies of all required insurance policies, including endorsements, effecting the coverage required. The following are approved forms that must be submitted as proof of coverage:

Certificate of Insurance

ACORD Form 25 or other equivalent certificate

of insurance form

 Additional Insurance (General Liability) The combination of (ISO Forms) CG 20 10 and CG 20 37

All other additional insured endorsements must be submitted for approval by OC SAN, and OC SAN may reject alternatives that provide different or less coverage to OC SAN.

 Additional Insured (Automobile Liability) Submit endorsement provided by carrier for

OC SAN approval.

Waiver of Subrogation

Submit workers' compensation waiver of subrogation endorsement provided by carrier for

OC SAN approval.

Cancellation Notice

No endorsement is required. However, CONSULTANT is responsible for notifying OC SAN of any pending or actual insurance policy cancellation, as described in Article I. Cancellation and Policy Change Notice, below.

# I. Cancellation and Policy Change Notice

The CONSULTANT is required to notify OC SAN in writing of any insurance cancellation notice it receives or other knowledge of pending or actual insurance policy cancellation within two (2) working days of receipt of such notice or acquisition of such knowledge. Additionally, the CONSULTANT is required to notify OC SAN in writing of any change in the terms of insurance, including reduction in coverage or increase in deductible/SIR, within two (2) working days of receipt of such notice or knowledge of same.

Said notices shall be mailed to OC SAN at:

ORANGE COUNTY SANITATION DISTRICT 10844 Ellis Avenue Fountain Valley, CA 92708 Attention: Contracts, Purchasing & Materials Management Division

# J. Primary Insurance

The general and automobile liability policies shall contain a Primary and "Non-Contributory" clause. Any other insurance maintained by OC SAN shall be excess and not contributing with the insurance provided by CONSULTANT.

# K. Separation of Insured

The general and automobile liability policies shall contain a "Separation of Insureds" clause.

# L. Non-Limiting (if applicable)

Nothing in this document shall be construed as limiting in any way, nor shall it limit the indemnification provision contained in this Agreement, or the extent to which CONSULTANT may be held responsible for payment of damages to persons or property.

# M. Deductibles and Self-Insured Retentions.

Any deductible and/or self-insured retention must be declared to OC SAN on the certificate of insurance. All deductibles and/or self-insured retentions require approval by OC SAN. At the option of OC SAN, either: the insurer shall reduce or eliminate such deductible or self-insured retention as respects OC SAN; or the CONSULTANT shall provide a financial guarantee satisfactory to OC SAN guaranteeing payment of losses and related investigations, claim administration and defense expenses.

# N. Defense Costs

The general and automobile liability policies shall have a provision that defense costs for all insureds and additional insureds are paid in addition to and do not deplete any policy limits.

# O. Subconsultants

The CONSULTANT shall be responsible to establish insurance requirements for any Subconsultant hired by the CONSULTANT. The insurance shall be in amounts and types reasonably sufficient to deal with the risk of loss involving the Subconsultant's operations and work.

# P. Limits Are Minimums

If the CONSULTANT maintains higher limits than any minimums shown above, then OC SAN requires and shall be entitled to coverage for the higher limits maintained by CONSULTANT.

# 8. SCOPE CHANGES

In the event of a change in the Scope of Work or other terms in the Agreement, as requested by OC SAN, the parties hereto shall execute an amendment to this Agreement setting forth with particularity all terms of the new Agreement, including, but not limited to, any additional CONSULTANT's fees. CONSULTANT hereby agrees to use any and all procedures, programs, and systems required by OC SAN to process and execute such Amendment(s), including, but not limited to, computer programs and systems.

# 9. PROJECT TEAM AND SUBCONSULTANTS

CONSULTANT shall provide to OC SAN, prior to execution of this Agreement, the names and full description of all Subconsultants and CONSULTANT's project team members anticipated to be used on this project by CONSULTANT. CONSULTANT shall

include a description of the scope of work to be done by each Subconsultant and each CONSULTANT's project team member. CONSULTANT shall include the respective compensation amounts for CONSULTANT and each Subconsultant on a per task basis, broken down as indicated in Section 2 – COMPENSATION.

There shall be no substitution of the listed Subconsultants and CONSULTANT's project team members without prior written approval by OC SAN.

# 10. ENGINEERING REGISTRATION

The CONSULTANT's personnel are comprised of registered engineers and a staff of specialists and draftsmen in each department. The firm itself is not a registered engineer but represents and agrees that wherever in the performance of this Agreement requires the services of a registered engineer, such services hereunder will be performed under the direct supervision of registered engineers.

# 11. AUDIT PROVISIONS

- A. OC SAN retains the reasonable right to access, review, examine, and audit, any and all books, records, documents and any other evidence of procedures and practices that OC SAN determines are necessary to discover and verify that the CONSULTANT is in compliance with all requirements under this Agreement. The CONSULTANT shall include OC SAN's right as described above, in any and all of their subcontracts, and shall ensure that these rights are binding upon all Subconsultants.
- B. OC SAN retains the right to examine CONSULTANT's books, records, documents and any other evidence of procedures and practices that OC SAN determines are necessary to discover and verify all direct and indirect costs, of whatever nature, which are claimed to have been incurred, or anticipated to be incurred or to ensure CONSULTANT's compliance with all requirements under this Agreement during the term of this Agreement and for a period of three (3) years after its termination.
- C. CONSULTANT shall maintain complete and accurate records in accordance with generally accepted industry standard practices and OC SAN's policy. The CONSULTANT shall make available to OC SAN for review and audit, all project related accounting records and documents, and any other financial data within 15 days after receipt of notice from OC SAN. Upon OC SAN's request, the CONSULTANT shall submit exact duplicates of originals of all requested records to OC SAN. If an audit is performed, CONSULTANT shall ensure that a qualified employee of the CONSULTANT will be available to assist OC SAN's auditor in obtaining all project related accounting records and documents, and any other financial data.

# 12. LEGAL RELATIONSHIP BETWEEN PARTIES

The legal relationship between the parties hereto is that of an independent contractor and nothing herein shall be deemed to make CONSULTANT an employee of OC SAN.

# 13. NOTICES

All notices hereunder and communications regarding the interpretation of the terms of this Agreement, or changes thereto, shall be effected by delivery of said notices in person or by depositing said notices in the U.S. mail, registered or certified mail, return receipt requested, postage prepaid.

Notices shall be mailed to OC SAN at:

ORANGE COUNTY SANITATION DISTRICT 10844 Ellis Avenue Fountain Valley, CA 92708-7018 Attention: Ludwig Lapus, Senior Contracts Administrator Copy: Rich Leon, Project Manager

Notices shall be mailed to CONSULTANT at:

CDM SMITH INC. 46 Discovery, Suite 250 Irvine, CA 92618 Attention: Alberto Acevedo

All communication regarding the Scope of Work, will be addressed to the Project Manager. Direction from other OC SAN's staff must be approved in writing by OC SAN's Project Manager prior to action from the CONSULTANT.

# 14. TERMINATION

OC SAN may terminate this Agreement at any time, without cause, upon giving thirty (30) days written notice to CONSULTANT. In the event of such termination, CONSULTANT shall be entitled to compensation for work performed on a prorated basis through and including the effective date of termination.

CONSULTANT shall be permitted to terminate this Agreement upon thirty (30) days written notice only if CONSULTANT is not compensated for billed amounts in accordance with the provisions of this Agreement, when the same are due.

Notice of termination shall be mailed to OC SAN and/or CONSULTANT in accordance with Section 13 - NOTICES.

# 15. DOCUMENTS AND STUDY MATERIALS

The documents and study materials for this project shall become the property of OC SAN upon the termination or completion of the work. CONSULTANT agrees to furnish to OC SAN copies of all memoranda, correspondence, computation and study materials in its files pertaining to the work described in this Agreement, which is requested in writing by OC SAN.

# 16. COMPLIANCE

# A. Labor

CONSULTANT certifies by the execution of this Agreement that it pays employees not less than the minimum wage as defined by law, and that it does not discriminate in its employment with regard to race, color, religion, sex or national origin; that it is in compliance with all federal, state and local directives and executive orders regarding non-discrimination in employment; and that it agrees to demonstrate positively and aggressively the principle of equal opportunity in employment.

# B. Air Pollution

CONSULTANT and its subconsultants and subcontractors shall comply with all applicable federal, state and local air pollution control laws and regulations.

# C. Iran Contracting Act

CONSULTANT and its subconsultants and subcontractors shall comply with the Iran Contracting Act of 2010 (Public Contract Code sections 2200-2208).

# 17. AGREEMENT EXECUTION AUTHORIZATION

Both OC SAN and CONSULTANT do covenant that each individual executing this document by and on behalf of each party is a person duly authorized to execute agreements for that party.

# 18. DISPUTE RESOLUTION

In the event of a dispute arising between the parties regarding performance or interpretation of this Agreement, the dispute shall be resolved by binding arbitration under the auspices of the Judicial Arbitration and Mediation Service ("JAMS"), or similar organization or entity conducting alternate dispute resolution services.

# 19. ATTORNEY'S FEES, COSTS AND NECESSARY DISBURSEMENTS

If any action at law or in equity or if any proceeding in the form of an Alternative Dispute Resolution (ADR) is necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled to reasonable attorney's fees, costs and necessary disbursements in addition to any other relief to which it may be entitled.

# 20. PROGRESS REPORTS

Monthly progress reports shall be submitted for review by the tenth day of the following month and must include as a minimum: 1) current activities, 2) future activities, 3) potential items that are not included in the Scope of Work, 4) concerns and possible delays, 5) percentage of completion, and 6) budget status.

#### 21. **WARRANTY**

CONSULTANT shall perform its services in accordance with generally accepted industry and professional standards. If, within the 12-month period following completion of its services, OC SAN informs CONSULTANT that any part of the services fails to meet those standards, CONSULTANT shall, within the time prescribed by OC SAN, take all such actions as are necessary to correct or complete the noted deficiency(ies).

#### 22. INDEMNIFICATION

To the fullest extent permitted by law, CONSULTANT shall indemnify, defend (at CONSULTANT's sole cost and expense and with legal counsel approved by OC SAN, which approval shall not be unreasonably withheld), protect and hold harmless OC SAN and all of OC SAN's officers, directors, employees, CONSULTANT's, and agents (collectively the "Indemnified Parties"), from and against any and all claims, damages. liabilities, causes of action, suits, arbitration awards, losses, judgments, fines, penalties, costs and expenses (including, without limitation, attorneys' fees, disbursements and court costs, and all other professional, expert or CONSULTANT's fees and costs and OC SAN's general and administrative expenses; individually, a "Claim"; collectively, "Claims") which may arise from or are in any manner related, directly or indirectly, to any work performed, or any operations, activities, or services provided by CONSULTANT in carrying out its obligations under this Agreement to the extent of the negligent, recklessness and/or willful misconduct of CONSULTANT, its principals, officers, agents, employees, CONSULTANT's suppliers, CONSULTANT, Subconsultants, subcontractors, and/or anyone employed directly or indirectly by any of them, regardless of any contributing negligence or strict liability of an Indemnified Party. Notwithstanding the foregoing, nothing herein shall be construed to require CONSULTANT to indemnify the Indemnified Parties from any Claim arising solely from:

- (A) the active negligence or willful misconduct of the Indemnified Parties; or
- (B) a natural disaster or other act of God, such as an earthquake; or
- (C) the independent action of a third party who is neither one of the Indemnified Parties nor the CONSULTANT, nor its principal, officer, agent, employee, nor CONSULTANT's supplier, CONSULTANT, Subconsultant, subcontractor, nor anyone employed directly or indirectly by any of them.

Exceptions (A) through (B) above shall not apply, and CONSULTANT shall, to the fullest extent permitted by law, indemnify the Indemnified Parties, from Claims arising from more than one cause if any such cause taken alone would otherwise result in the obligation to indemnify hereunder.

CONSULTANT's liability for indemnification hereunder is in addition to any liability CONSULTANT may have to OC SAN for a breach by CONSULTANT of any of the provisions of this Agreement. Under no circumstances shall the insurance requirements and limits set forth in this Agreement be construed to limit CONSULTANT's indemnification obligation or other liability hereunder. The terms of this Agreement are contractual and the result of negotiation between the parties hereto. Accordingly, any rule of construction of contracts (including, without limitation, California Civil Code Section 1654) that ambiguities are to be construed against the drafting party, shall not be employed in the interpretation of this Agreement.

**PDSA** PROJECT NO. P2-137 Revised 012422

# 23. DUTY TO DEFEND

The duty to defend hereunder is wholly independent of and separate from the duty to indemnify and such duty to defend shall exist regardless of any ultimate liability of CONSULTANT and shall be consistent with Civil Code Section 2782.8. Such defense obligation shall arise immediately upon presentation of a Claim by any person if, without regard to the merit of the Claim, such Claim could potentially result in an obligation to indemnify one or more Indemnified Parties, and upon written notice of such Claim being provided to CONSULTANT. Payment to CONSULTANT by any Indemnified Party or the payment or advance of defense costs by any Indemnified Party shall not be a condition precedent to enforcing such Indemnified Party's rights to indemnification hereunder. In the event a final judgment, arbitration, award, order, settlement, or other final resolution expressly determines that the claim did not arise out of, pertain to, or relate to the negligence, recklessness, or willful misconduct of the CONSULTANT, to any extent, then OC SAN will reimburse CONSULTANT for the reasonable costs of defending the Indemnified Parties against such claims.

CONSULTANT's indemnification obligation hereunder shall survive the expiration or earlier termination of this Agreement until such time as action against the Indemnified Parties for such matter indemnified hereunder is fully and finally barred by the applicable statute of limitations.

# 24. CONSULTANT PERFORMANCE

The CONSULTANT's performance shall be evaluated by OC SAN. A copy of the evaluation shall be sent to the CONSULTANT for comment. The evaluation, together with the comments, shall be retained by OC SAN and may be considered in future CONSULTANT selection processes.

# 25. COMPLIANCE WITH OC SAN POLICIES AND PROCEDURES

CONSULTANT shall comply with all OC SAN policies and procedures including the Contractor Safety Standards, as applicable, all of which may be amended from time to time.

# 26. CLOSEOUT

When OC SAN determines that all work authorized under the Agreement is fully complete and that OC SAN requires no further work from CONSULTANT, or the Agreement is otherwise terminated or expires in accordance with the terms of the Agreement, OC SAN shall give the Consultant written notice that the Agreement will be closed out. CONSULTANT shall submit all outstanding billings, work submittals, deliverables, reports or similarly related documents as required under the Agreement within thirty (30) days of receipt of notice of Agreement closeout.

Upon receipt of CONSULTANT's submittals, OC SAN shall commence a closeout audit of the Agreement and will either:

- i. Give the CONSULTANT a final Agreement Acceptance: or
- ii. Advise the CONSULTANT in writing of any outstanding item or items which must be furnished, completed, or corrected at the CONSULTANT's cost.

CONSULTANT shall be required to provide adequate resources to fully support any administrative closeout efforts identified in this Agreement. Such support must be provided within the timeframe requested by OC SAN.

Notwithstanding the final Agreement Acceptance the CONSULTANT will not be relieved of its obligations hereunder, nor will the CONSULTANT be relieved of its obligations to complete any portions of the work, the non-completion of which were not disclosed to OC SAN (regardless of whether such nondisclosures were fraudulent, negligent, or otherwise); and the CONSULTANT shall remain obligated under all those provisions of the Agreement which expressly or by their nature extend beyond and survive final Agreement Acceptance.

Any failure by OC SAN to reject the work or to reject the CONSULTANT's request for final Agreement Acceptance as set forth above shall not be deemed to be acceptance of the work by OC SAN for any purpose nor imply acceptance of, or agreement with, the CONSULTANT's request for final Agreement Acceptance.

# 27. ENTIRE AGREEMENT

This Agreement constitutes the entire understanding and agreement between the Parties and supersedes all previous negotiations between them pertaining to the subject matter thereof

[INTENTIONALLY LEFT BLANK. SIGNATURES FOLLOW ON THE NEXT PAGE.]

IN WITNESS WHEREOF, this Agreement has been executed in the name of OC SAN and CONSULTANT by their respective duly authorized officers as of the day and year first written above.

# CONSULTANT: CDM SMITH INC.

	Ву	
	-, <u></u>	Date
	Printed Name	e & Title
	ORANGE COUNTY SANITATION D	DISTRICT
	By	Date
	Board Chairman	
	By Kelly A. Lore Clerk of the Board	Date
	By	Date
Attachments:	Attachment "A" – Scope of Work Attachment "B" – Not Attached Attachment "C" – Not Attached Attachment "D" – Allowable Direct Costs Attachment "E" – Fee Proposal Attachment "F" – Not Used Attachment "G" – Not Attached Attachment "H" – Not Used Attachment "H" – Cost Matrix and Summary Attachment "J" – Not Attached Attachment "J" – Not Attached Attachment "K" – Minor Subconsultant Hourly Rate Attachment "L" – Contractor Safety Standards Attachment "M" – Iran Contracting Act Verification	Schedule

PDSA

# ATTACHMENT "A" SCOPE OF WORK

# <u>PROFESSIONAL DESIGN SERVICE AGREEMENT</u> <u>ATTACHMENT A - SCOPE OF WORK</u>

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# 1. PROJECT REQUIREMENTS

# 1.0 SUMMARY

# 1.0.1 PROFESSIONAL DESIGN ENGINEERING SERVICES

- A. Provide professional design engineering services for the project described herein including the following:
  - 1. Engineering studies (not used)
  - 2. Preliminary Design Report
  - 3. Environmental documentation services (not used)
  - 4. Permitting assistance (not used)
  - 5. Preparation of bid documents

# 1.0.2 PROFESSIONAL LICENSING REQUIREMENTS

A. All plans and specifications shall be prepared by a professional engineer licensed in the State of California of the associated discipline.

# 1.1 BACKGROUND

Solids treatment at Plant No. 2 is handled by 18 mesophilic digesters, labeled C through T, built between the 1950's and 1970's. The digesters have similar shapes consisting of a dome, cylindrical walls, and an interior floor slab that slopes to the center. The inner diameter of most digesters is 80-feet with exception of Digesters P thru S, which have 105-feet inner diameter. The dome covers are fixed and contain the digester gas with a dome system made up of a concrete exterior top, foam insulation, and reinforced concrete section or steel dome. The concrete in several locations around the perimeter of the digester walls and dome surfacing has deteriorated and shows signs of rebar corrosion and concrete spalling, scaling, and cracking.

The digester and pump room layout has one of two typical configurations, a common pump room in between two digesters or one pump room connected to one digester.

Each digester circulates the hot water using one circulation pump and one three-way mixing valve through a heat exchanger that performs the sludge heating. The three-way mixing valve modulates the rate of hot water flowing through the heat exchanger and temperature setpoints are maintained by a local temperature controller. The valves and controllers are either pneumatically or electrically operated. The majority of the digesters use a local temperature controller which are not connected to the plant SCADA and cannot be set remotely.

Handrails exist around the perimeter of the digester dome to allow staff safe passage to access and maintain equipment and piping on the dome. Walkway bridges between each digester are also used by staff for accessing the digesters. Approximately 1,800 L.F. of the handrails do not conform to CAL/OSHA standards and are not spaced appropriately within the handrail structure.

Existing walkway bridges were built between digesters to allow for staff access and to support a gas pipeline between the digesters. The steel and concrete elements of the digester walking bridges show visible signs of concrete cracking, steel corrosion, and exposed rebar. Under a

separate project, the bridges between digesters Q and R and O and T were recently found to have not accounted for the pipeline loads and relocation of the pipelines off the bridge is under consideration.

The motor control centers, and associated equipment are located inside the electrical room of the digester pump rooms. The MCCs were installed in the 1960's and 1970's and are difficult to maintain due to unavailability of replacement parts. Several of the MCCs were also built with different control schemes preventing staff from operating and monitoring equipment in a consistent and uniform manner.

# 1.2 GENERAL PROJECT DESCRIPTION

The primary objective for this project is to rehabilitate the Plant 2 digesters to provide a reliable, operational performance for the next 15 years. The exterior digester walls and roofing system will be repaired to prevent further water/gas intrusion/release and corrosion. The walkway bridges will be repaired to make them safe for staff access. The hot water mixing system will be replaced between the heat exchanger and circulation pump, including the three-way mixing valve, piping, instrumentation, controls, and appurtenances. The hot water control system will be connected to the PLC. The midrail section of the handrails for seven 80-ft digesters will be repaired and/or modified to be CAL-OSHA compliant. The motor control centers (MCCs) will be replaced.

The repair and replacement work will minimize interruptions to the process flow. Digester outages will be limited to two digesters out of service at a time.

# 1.3 PROJECT EXECUTION PHASES

All OC SAN projects are divided into six phases. CONSULTANT shall provide engineering services for all Project Elements listed in this Scope of Work for the following Phases:

- Phase 1 Project Development (Not in this Scope of Work)
- Phase 2 Preliminary Design
- Phase 3 Design
- Phase 4 Construction (Not in this Scope of Work)
- Phase 5 Commissioning (Not in this Scope of Work)
- Phase 6 Close Out (Not in this Scope of Work)

# 1.4 DESCRIPTION OF PROJECT ELEMENTS

Detailed descriptions of the Project Elements are presented below.

# 1.4.1 PROJECT ELEMENT 1 – DIGESTER DOME AND WALL REPAIRS

- A. For all digesters except Digesters I, J, and K, rehabilitate the exterior portion of the concrete digester walls to allow for continued operation of the digesters until completion of project P2-129, Digester P, Q, R, and S Replacement. Repair and seal the sludge pipe penetrations in the exterior digester walls and floor slab penetrations inside the pump rooms. Repair the dome leaks. Repair the external joint seal between the dome and concrete wall for Digesters E and H.
- B. Assumptions for Level of Effort

- 1. For the purpose of estimating the predesign and design phase levels of effort, the CONSULTANT shall make the following assumptions regarding this project element:
  - a. No repairs are required on the interior of the digesters.
  - b. Existing mechanical and structural components (e.g., pipe and fittings, steel truss dome, center column, manway access covers) inside the digester and on top of the digester dome are not part of this project.
  - c. There are no seismic repairs for this project.

# 1.4.2 PROJECT ELEMENT 2 – DIGESTER DOME INSULATION REPAIRS

- A. For all digesters except Digesters I, J, and K, repair the dome roof insulation (see example photos in Exhibit 19) to alleviate tripping and slipping hazards and to maintain cost effective heating of the digesters.
- B. Assumptions for Level of Effort
  - 1. For the purpose of estimating the predesign and design phase levels of effort, the CONSULTANT shall make the following assumptions regarding this project element:
    - a. Some portions of the domes will have large square foot replacement and some localized repair.

# 1.4.3 PROJECT ELEMENT 3 – HOT WATER PIPE SYSTEM REPLACEMENT

- A. Replace in-kind the hot water pipe and fittings between the hot water recirculation pump and heat exchanger for eleven digesters (see Digester Repair Table in Exhibit 19). Demolish the existing pneumatic based hot water temperature controller, including the temperature elements and three-way hot water mixing valve, and replace with an electronic based hot water control system (controls, field instruments, and mixing valve) monitored and controlled by a PLC for seven digesters (see Digester Repair Table in Exhibit 19). Remove and safely dispose of hazardous materials including asbestos containing materials and lead based paints within the hot water pipe replacement limits (see Asbestos and Lead Report in Exhibit 19).
- B. Assumptions for Level of Effort
  - 1. For the purpose of estimating the predesign and design phase levels of effort, the CONSULTANT shall make the following assumptions regarding this project element:
    - a. Existing heat exchangers and pumps inside the pump rooms will not be replaced under this project. Sludge piping and hot water piping inside the tunnels will also be protected in place.

# 1.4.4 PROJECT ELEMENT 4 – BRIDGE REPAIRS

A. Repair fourteen of the seventeen walkway bridges and associated gas pipe supports spanning between the digesters, including the bridge to the Gas Compressor Building (see Digester Bridge Observations Report in Exhibit 19).

# 1.4.5 PROJECT ELEMENT 5 - SAFETY ITEMS

A. Demolish all unused mechanical piping and pipe supports located on top of the digester dome. Repair and/or modify approximately 1,800 lineal feet of handrails around

the circumference of seven digesters along the midrail section. At Digester S only, add missing handrail at the end of the walkway to prevent access.

# 1.4.6 PROJECT ELEMENT 6 - MOTOR CONTROL CENTER (MCC) REPLACEMENTS

A. Replace the motor control centers and associated cables for digesters P/Q (MCC-PQ and MCC-PQS), T (MCC-DT), F/G (MCC-F), C/D (MCC-E), and E/H (MCC-S) with arc rated MCCs (see single line diagrams in Exhibit 19). Any deficiencies in the existing cable trays identified in Exhibit 26 (Project J-47 Cable Tray Improvements Preliminary Design Report) shall be corrected.

# B. Assumptions for Level of Effort

- 1. For the purpose of estimating the predesign and design phase levels of effort, the CONSULTANT shall make the following assumptions regarding this project element:
  - a. All existing cables (source and load) associated with the MCCs shall be replaced.
  - b. New conduits shall be provided as required based on condition and need.

# 1.4.7 PROJECT ELEMENT 7 – RELOCATE CARBON CANISTERS

- A. Relocate the carbon canisters located on the digester domes to ground level with associated piping and valving.
- B. Assumptions for Level of Effort
  - 1. For the purpose of estimating the predesign and design phase levels of effort, the CONSULTANT shall make the following assumptions regarding this project element:
    - a. The carbon canisters shall be placed on a concrete pad.
    - b. Venting shall be 10-feet above the digester wall.

# 1.4.8 TEMPORARY FACILITIES DURING CONSTRUCTION

A. Not used

# 1.4.9 COORDINATION WITH OTHER PROJECTS

- A. The following projects may impact or require coordination with this project:
  - 1. FE19-10 Digesters C, D, F, G, and I Gas Balance Lines Replacement
  - 2. FE20-02 Digester C, D, F, and G Mechanical Rehabilitation at Plant No. 2
  - 3. P2-128 TPAD Digester Facility at Plant No. 2
  - 4. P2-124 Interim Food Waste Receiving Facility
  - 5. J-124, Digester Gas Facilities Replacement
  - 6. Miscellaneous Maintenance Projects
  - 7. FR2-0025 Digester O-T and Q-R Bridge Repair

# 1.5 DESIGN CONSIDERATIONS

The following design considerations shall be carried from Preliminary Design through Final Design.

# 1.5.1 TECHNOLOGY AND CONFIGURATION CHOICES

The project elements in this facility shall be achieved using proven technologies. Alternative means of accomplishing the project elements must be reviewed and accepted by OC SAN prior to detailed evaluation. All alternative technologies proposed should be currently operating in other wastewater treatment facilities of similar capacity.

# 1.5.2 DESIGN DECISIONS

Design decisions shall be agreed upon by OC SAN prior to any work being performed by the CONSULTANT in preliminary and detailed design. All design decisions shall be documented.

# 1.5.3 DESIGN SELECTION CRITERIA

- A. Design selection shall consider construction, lifecycle, operation, and maintenance costs as well as process benefits and overall quality. When design recommendations are presented to OC SAN, the design selection criteria shall be clearly identified with the recommendation.
- B. The cost estimate shall consist of a life cycle cost analysis for the options proposed, including costs for engineering, construction, start-up, and operational and maintenance, and future rehabilitation and replacement.
- C. The construction cost estimate shall be as described in Engineering Design Guidelines Section 01.4.6 included as **Exhibit 17 OC SAN Engineering Design Guidelines and Standards Available online at https://www.OC San.com/about-us/transparency**/document-central/-folder-917. Life cycle cost analysis is described in Section 01.2.19 of the Guidelines.

# 1.5.4 PROJECT ELEMENT DESCRIPTION REVISIONS

CONSULTANT shall review and revise the Project Element Descriptions using track changes at the end of Preliminary Design and at each design submittal. Changes shall be submitted to OC SAN for review.

# 1.5.5 COST MODEL

A. Not Used

# 1.6 PROJECT SCHEDULE

# 1.6.1 GENERAL

- A. The table below lists the time frames associated with each major project deliverable and with OC SAN's review and approval of those deliverables. CONSULTANT shall comply with the deadlines indicated in that table.
- B. OC SAN's Project Manager will issue a Preliminary Design NTP. OC SAN's Project Manager will also issue a Final Design NTP upon OC SAN's acceptance of the final Preliminary Design Report.
- C. The time frames specified below are used to estimate the actual milestone dates based on the assumed NTP date, as shown in **Exhibit 8 Project Schedule Calculation**.
- D. OC SAN will consider an alternative CONSULTANT-proposed schedule provided it is consistent with OC SAN resources and schedule constraints and adds value to OC SAN.

PR	OJECT MILESTONE AND DEADLINES
MILESTONE	DEADLINE
Submit Project Management Plan (PMP)	10 workdays from Administrative NTP
Kickoff Meeting	The kickoff meeting will be scheduled to coincide with the Preliminary Design NTP

PR	OJECT MILESTONE AND DEADLINES
MILESTONE	DEADLINE
Submit draft Preliminary Design Report (PDR)	80 workdays from the Preliminary Design NTP. CONSULTANT shall establish a schedule with the OC SAN PM for separately submitting working drafts of each Design Memo for OC SAN review prior to completing the draft PDR. This schedule shall factor in the logical sequence for completing the memos as well as both CONSULTANT and OC SAN resources.
OC SAN Review of draft PDR	15 workdays from receipt of Draft PDR
Submit final Preliminary Design Report	20 workdays from receipt of OC SAN comments on Draft PDR.
Final Design NTP	CONSULTANT's schedule shall allow <b>[10]</b> working days from submittal of the final PDR to receipt of the Design Phase NTP.
Submit Design Submittal 1 (DS1)	Not included in the project.
OC SAN Review of DS1	Not included in the project.
Submit Design Submittal 2 (DS2)	100 workdays from receipt of OC SAN comments on PDR
OC SAN Review of DS2	20 workdays from receipt of DS2
Submit Design Submittal 3 (DS3)	80 workdays from receipt of OC SAN comments on DS2.
OC SAN Review of DS3	20 workdays from receipt of DS3
Submit Final Design Submittal (FDS)	<b>40</b> workdays from receipt of OC SAN comments on DS3. CONSULTANT shall stop work upon submission of DS3, except as required to participate in OC SAN meetings, until receipt of OC SAN comments on DS3.
OC SAN Review of FDS	20 workdays from receipt of FDS
Final Technical Specifications and Plans	20 workdays from receipt of OC SAN comments on FDS.

# 2. PHASE 2 - PRELIMINARY DESIGN

# 2.0.1 GENERAL

The preliminary design phase will define the project. The final deliverable of this phase will be a Preliminary Design Report (PDR) with the basis of design for all elements of the project.

# 2.1 PREDESIGN EVALUATION STUDIES

A. Not in this SOW

# 2.2 PRELIMINARY DESIGN PRODUCTION

# 2.2.1 GENERAL

A. Preliminary Design Report (PDR) production involves the preparation of design memos, drawings, calculations, and other supporting material resulting in the PDR.

# 2.2.2 DESIGN MEMOS

A. The CONSULTANT shall produce Design Memos as indicated below in accordance with **Exhibit 1 - Preliminary Design Report Requirements.** The CONSULTANT shall discuss the combining of design memos with OC SAN and develop a design memo submittal list.

⊠Process Design Configuration	
□ Design Configuration	
□Redundancy	
☐Monitoring and Sampling	
□Process Flow Diagrams	
⊠Operating Philosophies	
⊠Site and Facility Layouts	
□Preliminary Load Criticality Ranking Table	
☐ Hydraulic Analysis	
☐Hydraulic Analysis	
☐ Hydraulic Profile	
<b>⊠</b> Demolition	
□ Describe Demolition Requirements	
□ Demolition List     □	
□ Demolition Plans (mechanical, structural, electrical, and I&C)	
⊠ Demo EID	
⊠ Rehabilitation Requirements	
☐ Geotechnical Data Report	
□Review of Existing Data - Preliminary Geotechnical Report	
☐Geotechnical Data Report and Recommendations	
□Civil Design Parameters	
□General Civil	
□Drainage Requirements	
□Corrosion Protection Requirements	
☐ Utility Requirements	
⊠Structural Design Parameters	
☑ Digester Exterior Concrete Condition Assessment Finding and Recommendation	າຣ
☑ Digester Bridge Condition Assessment Finding and Recommendations	
□ Architectural Design Parameters	
□ Process Mechanical Design Parameters	
☐ Building Mechanical Design Parameters	
□ Fire Protection	
☐ Fire Protection Requirements	
□Fire Water Flow Analysis	
☐ Fire Protection Requirements for Existing Facilities	
⊠ Electrical	
□ Codes/standards. Brief description of electrical system improvement. Electrical	
drawings. Brief description of J-47 improvements.	

⊠Identify Electrical System Impacts
□Report – Data Collection and Verification
⊠Preliminary Load List
□Preliminary Standby Power Requirements
□ETAP – Preliminary Short Circuit Analysis and Load Flow/Voltage Drop Studies
□ETAP – Provide Data. OC SAN will perform preliminary ETAP studies.
☐Preliminary Analysis for cable pull calcs, ductbank cable derating, cable tray fill
calcs.
⊠Hazardous Area Classification Requirements
⊠Instrumentation and Control
⊠Instrumentation and Control System
□Specialty Safety Systems
⊠Preliminary SAT
⊠PLC and RIO Panel Location Map
□CCTV Coverage Map
□Landscaping
□Landscaping Requirements
□ Develop up to alternative concepts for review and acceptance
⊠Plant Utility Investigation Findings
□Vibration Analysis
□Collections Basis of Design
□Codes and Standards
☐ Hydraulic Analysis
□Pipeline Basis of Design
☐Manhole Basis of Design
☐ Hydraulic Profiles
□ Collections Rehabilitation Alternatives
□Pipeline Rehabilitation
☐Manhole Rehabilitation
□ Collections Pipeline Design
Assume 3 viable alignment options
□Design Memo Items 1-12
□Open-cut vs. Trenchless Technologies
□Trenchless Technologies at Major Closings
□ Collections Utility Investigation Findings
□ Collections Conceptual Traffic Control
□AHJ and Traffic Control Identification
☐Basis for Traffic Control Strategy
□Traffic Analysis
□Traffic Control Plans
Design Safety Requirements
□Design Safety Requirements
⊠Identify all potential project specific safety issues
⊠Identify all potential Cal OSHA and OC SAN safety issues
⊠Identify construction safety hazards

	<ul> <li>Use Sample Full Project Safety Review Plan to verify safety elements</li> <li>□Risk Management Check List to verify safety elements</li> </ul>
	☐HAZOP
	□Public Impacts
	□Environmental and Regulatory Requirements
	□CEQA Part of Programmatic EIR
	□CEQA work consists of []
	□ Determine project environmental and regulatory requirements
	□Matrix of CEQA and Permit Requirements
	☐Mitigation, Monitoring and Reporting List
	□ Permit Requirements
	☐List of Permits Required
	□Oil Well Abandonment
	□Stormwater Requirements
	⊠Hazardous Material Survey, Mitigation and Control
	□Maintainability
	☐ Define Maintainability Requirements
	☐Maintainability Requirements Plan Drawings
	☐ Define Maintainability Rules
	☐ Define Maintainability Information for Project Specific Equipment
	Facility Operation and Maintenance
	⊠Facility O&M Requirements
	☐ Operating Philosophies
	☐ Preliminary Assessment of O&M Staffing Requirements
	⊠Implementation Plan
	☑Identification of Adjacent Projects
	□ Preliminary Commissioning Checklist
	□ Preliminary Construction Sequencing Plan     □ Preliminary Co
	⊠Review of Constructability Issues
	☐Temporary Handling of Flow
	□ Construction Odor Monitoring and Mitigation
	⊠Preliminary Technical Specification List
2.2.3	PROJECT SPECIFIC DESIGN MEMOS
	A. A heat study analysis shall be generated to determine the operation of the digester under two conditions – with insulation and without it. The study will be used to determine the extent of the insulation repairs needed from an energy standpoint.
2.2.4	PRELIMINARY DESIGN DRAWINGS
	A. The CONSULTANT shall produce the following Preliminary Design Report drawings in accordance with <b>Exhibit 1 - Preliminary Design Report Requirements.</b>
	⊠General
	⊠Demolition
	□Civil
	□Landscape

Structural
 □Architectural
 ☑Mechanical
 ☑Electrical
 ☑Instrumentation and Control

# 2.2.5 PRELIMINARY DESIGN REPORT (PDR) PRODUCTION, CONTENTS AND ORGANIZATION

- A. Preliminary Design Report (PDR) Production involves the preparation of design memos, drawings, calculations, and other supporting material resulting in the PDR.
- B. The CONSULTANT shall combine the materials described below into a draft PDR. The PDR shall be structured as outlined below, with the contents corresponding to the tasks listed in this Scope of Work.

# **Volume 1 – Preliminary Design Report Technical Memos**

**Executive Summary** 

**Design Memos** 

Design Memo 1, 2, 3, etc.

List of Proposed Specification Sections

Volume 2 – Drawings (see Preliminary Design Drawings list below)
Volume 3 – Submittal Documentation

Calculations

Equipment Data & Catalog Cuts

**Decision Log** 

Meeting Minutes

- C. The Executive Summary shall summarize the conclusions of the Memos included in the report, and specifically include a summary construction schedule and construction cost estimate.
- D. The draft PDR and final PDR shall be submitted in searchable PDF format legible on-screen and as a hard copy. The number of hard copies is indicated in **Exhibit 9 Deliverables Quantities**. The labeling and organization of the PDF submittal shall be in accordance with **Exhibit 14 Bluebeam Designer Training for Submission**.
- E. Each design memo shall be a separate file.
- F. The OC SAN Project Manager may request that the CONSULTANT submit an electronic proof set of the Draft PDR and Final PDR prior to hard copy production in order to initially confirm that the submittal is ready for printing.

# 2.2.6 PRELIMINARY DESIGN COST ESTIMATE

A. The CONSULTANT shall provide a cost estimate for the associated PDR submittal indicated below in accordance with **Exhibit 1 - Preliminary Design Report Requirements**.

# 2.3 PRELIMINARY DESIGN ACTIVITIES

The following services shall be provided by the CONSULTANT or an appropriately qualified subconsultant. In any case, the CONSULTANT shall be responsible for managing all subconsultants, including reviewing their work products prior to submission to OC SAN.

# 2.3.1 EASEMENTS, PROPERTY BOUNDARIES AND WORK AREA LIMITS

A. Not in this SOW

# 2.3.2 TOPOGRAPHIC SURVEY

A. Not in this SOW

# 2.3.3 GEOTECHNICAL INVESTIGATION

A. Not in this SOW

# 2.3.4 FIELD INVESTIGATION

- A. The existing record drawings may not reflect the complete as-built field conditions. CONSULTANT shall perform field investigations to verify existing conditions, confirm condition of existing equipment to remain that will be reused by the project (including piping, valves, gates, conduit, cable trays, and supports), and confirm feasibility of proposed design.
- B. Existing control schemes of similar equipment varies between the digesters due to the digesters being constructed in different timeframes. CONSULTANT shall examine as-builts, field verify the existing controls and instrumentation and controls, and in order to determine the extent of modifications required for the differing digester equipment. The digester temperature control system will include monitoring signals for the hot water pipe temperature (discharge and suction) and mixing valve position. The PLC temperature-based controller will regulate hot water distribution using the 3-way mixing valve to limit the hot water temperature for each heat exchanger loop.
- C. For the existing MCCs and associated equipment, CONSULTANT shall also perform field verifications to determine the condition of the existing field equipment, including cable trays and conduits, that may remain and be reused if deemed to be in good acceptable working condition (i.e., conduits).
- D. MCCs shall be based on standardized control schemes for the existing digester equipment. Signals and controls shall be similar to existing conditions. Existing field instruments and controls shall be modified when not compatible with new equipment. Consultant shall review existing drawings and investigate field conditions prior to making recommendations for upgrades/modifications. A construction cost analysis shall be used to consider the most feasible alternative for upgrades.

# 2.3.5 UTILITY INVESTIGATION

A. To better manage the risks, CONSULTANT shall perform a thorough document search of all utilities impacted by the work for all applicable Project Elements of this Scope of Work, regardless of size and all other facilities above or below ground. Utilities include all in-plant and other interferences. The search shall include the records and plans of OC SAN.

# B. Review of OC SAN Records

1. OC SAN's "As-built/Record" plans may be incomplete or inaccurate with respect to the routing of individual utilities, pipelines, etc. in the vicinity of the project.

# C. On-Site Inspection

1. An on-site inspection shall be made in the project area. During the on-site inspection, a senior-level CONSULTANT representative shall walk the site accompanied by OC SAN's Project Engineer and Supervising Inspector. The

CONSULTANT representative shall be experienced in the location and identification of utilities in the field. During the on-site inspection the CONSULTANT shall document all visible features that indicate utilities within the project area and compare them with the available utility plans.

- 2. Existing control schemes of similar equipment varies between the digesters due to the digesters being constructed in different timeframes. CONSULTANT shall examine as-builts, field verify the existing instrumentation and controls, and determine the extent of modifications required for the differing digester equipment. The digester temperature control system will include monitoring signals for the hot water pipe temperature (discharge and suction) and mixing valve position. The temperature PLC based control will regulate hot water distribution using the 3-way mixing valve to limit the hot water temperature for each heat exchanger loop.
- 3. For the existing MCC's and associated equipment, CONSULTANT shall perform field verifications to determine the condition of the existing field equipment, including cable trays and conduits, that may remain and be reused if deemed to be in acceptable working condition.
- 4. MCCs shall be based on standardized control schemes for the existing digester equipment. Signals and controls shall be similar to existing conditions. Existing field instruments and controls shall be modified when not compatible with new equipment. Consultant shall review existing drawings and investigate field conditions prior to making recommendations for upgrades/modifications. A construction cost analysis shall be used to consider the most feasible alternative for upgrades.
- D. Refer also to "Plant Utility Investigations Findings" Design Memo

# 2.3.6 DIGESTER EXTERIOR CONCRETE AND BRIDGE CONDITION ASSESSMENT

- A. A visual inspection of the exterior conditions of the digesters and bridges are required, including the cause of damage and the extent of damage, shall be done to identify concrete deficiencies in the exterior digester walls, pump rooms, and digester roof domes prior to making recommendations for repairs. Core samples may be needed as necessary to complete the work (assume a minimum of an additional ten total). Summarize findings and recommendations in a structural design memo.
- B. A structural analysis shall be done to identify the deficiencies of the existing bridges prior to formulating details for the bridge design repairs. The pipe supported by the bridge shall also be included in the structural analysis. CONSULTANT shall take into consideration if relocating the pipe or retrofitting the bridge is more appropriate. Summarize finding and recommendations in structural design memo.

#### 2.3.7 ELECTRICAL LOAD MEASUREMENTS

A. Not in this SOW

#### 2.3.8 PUBLIC RELATIONS

A. Not in this SOW

#### 2.3.9 VALUE ENGINEERING ASSISTANCE

A. Not in this SOW

# 2.3.10 ENVIRONMENTAL DOCUMENTATION

A. Not in this SOW

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# 2.3.11 PERMITTING ASSISTANCE

A. Not in this SOW

# 2.3.12 PROJECT MANAGEMENT

A. CONSULTANT shall be responsible for managing CONSULTANT's project execution, schedule, budget, subconsultants, and coordination with other projects. The CONSULTANT shall perform the project management requirements in accordance with **Exhibit 3 - Project Management Requirements** with the project specific options identified below.

В.	Project Management Plan (PMP):
	⊠Not required
	☐ Required
	$\square$ PMP approval prior to beginning technical work on the project.
C.	Project Logs
	⊠ Major Decision Log
	⊠Project Decision Log
	⊠Action Item Log
	⊠ Decision Issues Log
	⊠ Meeting Log
	⊠Risk Management Log
D.	Progress Report
	□Not required
	⊠Required

- E. Project Invoices
  - 1. Estimating earned value, tasks shall be further broken down to subtasks of no more than \$100,000
  - 2. Costs for invoicing shall be grouped into the following work packages:

Work Package	Description	Tasks
3146	Preliminary Design	All Phase 2 tasks, except those listed above.
3250	CONSULTANT Services During Design	Tasks 3.6 through 3.12
3252	Design Submittal 2	Tasks 3.1 through 3.4, divided into effort
3253	Design Submittal 3	by design submittal. FDS is charged against DS3.
3254	Bid Support Services	Task 3.5

#### 2.3.13 RISK MANAGEMENT

A. When required below, CONSULTANT shall provide risk management in accordance with **Exhibit 4 - Risk Management Requirements** with the project specific options identified below.

B. Risk Management:

□Not required

□ Required

⊠Initial Risk Workshop

a. PDR Risk Management Workshop: **1** hour. (held **4** weeks prior to draft PDR at OC SAN)

#### C. Moderator

1. OC SAN will moderate the risk management meetings defined in **Exhibit 4 - Risk Management Requirements.** 

#### 2.3.14 QUALITY CONTROL

A. The CONSULTANT shall provide quality control requirements in accordance with **Exhibit 6 - Quality Control Requirements**.

#### 2.4 PDR WORKSHOPS AND MEETINGS

#### 2.4.1 GENERAL

A. Workshop and meeting planning, requirements, agendas, and meeting minutes shall be in accordance with **Exhibit 5 - Workshop and Meeting Requirements**.

# 2.4.2 PDR PRODUCTION WORKSHOPS

- A. Predesign Kickoff Workshop
  - 1. A two-hour project kick-off meeting shall be held with OC SAN staff to introduce principal members of OC SAN and CONSULTANT's teams. The discussion topics shall include OC SAN responsibilities, CONSULTANT's responsibilities, invoice procedures, personnel badges, parking, site access, CONSULTANT's Scope of Work, detailed project schedule with milestones, Work Breakdown Structure requirements, and OC SAN confined space and other safety policy training.
- B. PDR Production Workshops shall be held during Preliminary Design to review the topics listed below. The list below also indicates the number of workshops to be held to cover the specific topic. Unless otherwise noted, each workshop shall be two hours in length.

PDR PRODUCTION WORKSHOPS		
TOPIC	NUMBER OF WORKSHOPS	
PDR Production Kickoff	1	
PDR Production Workshops		
Electrical and Instrumentation and Control 2		
Existing Conditions and Bridge Structural Condition	1	

PDR PRODUCTION WORKSHOPS	
TOPIC	NUMBER OF WORKSHOPS
Hazardous Materials and Dome Insulation Heat Study	1
Implementation Plan and Sequencing Constraints	2

#### 2.4.3 PDR REVIEW WORKSHOPS

- A. CONSULTANT shall hold the following workshops to review the draft Preliminary Design Report as required in **Exhibit 5 Workshop and Meeting Requirements**:
  - Draft PDR Presentation Workshop
  - 2. Draft PDR Review Workshop
  - 3. PDR Validation Workshop

#### 2.4.4 EQUIPMENT AND PROCESS REDUNDANCY WORKSHOP

A. Not in this SOW

#### 2.4.5 MAINTAINABILITY WORKSHOPS

A. Not in this SOW

#### 2.4.6 PDR CONSTRUCTABILITY WORKSHOP

- A. A constructability workshop shall be held after the draft PDR submittal review to identify any fatal flaws in the design relative to constructability. Some of the subjects that shall be covered in this workshop include the following: conflicts between design disciplines, geotechnical considerations, construction sequencing, power outages, equipment shutdowns, viability of equipment relocation, safety, operational requirements, access for maintenance, size-critical equipment requirements and constraints, permitting, public nuisance issues, other local conditions, and constraints.
- B. This workshop shall be held at OC SAN facilities and shall generally be four hours in length. OC SAN and CONSULTANT staff shall attend this workshop.
- C. CONSULTANT shall be responsible for completing the following tasks relative to the workshop:
  - 1. Prepare package for constructability review workshop participants. The package shall consist of detailed plans and specifications and other information selected by CONSULTANT.
  - 2. Prepare presentation on the project.
  - 3. Summarize the constructability review workshop comments and action taken on each comment in a memorandum.
  - 4. All comments and recommendations of the workshop shall be incorporated into Implementation Plan Design Memo and the Bid Documents.

# 2.4.7 TECHNICAL PROGRESS MEETINGS

A. Technical Progress Meetings shall be held every four weeks to review various issues with OC SAN's project team. The CONSULTANT shall coordinate with the OC SAN Project Manager to determine what topics will be covered in what meetings, and what OC SAN and CONSULTANT team members are required for each.

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#### 2.4.8 FOCUSED MEETINGS

- A. Focused meetings shall be held throughout preliminary design to discuss specific issues in detail and generate comments and direction from OC SAN staff. The following tentative list of topics may be covered in these meetings:
  - 1. Structural engineer's review of bridge deficiencies
  - 2. Tunnel utilities investigations findings
  - 3. Dome and concrete repairs
  - 4. OC SAN Safety Standards, confined space, and other safety requirements
  - 5. Hazardous Area classification (with OC SAN Authority Having Jurisdiction representative participating)
  - 6. Technical Definitions/equipment data sheets
  - 7. Control concepts
  - 8. Instrumentation and control upgrades
  - 9. Sample EID database
  - 10. Sample SAT database
  - 11. I/O relocation plan
  - 12. Electrical distribution system, system controls and the related upgrades
  - 13. Single-line diagrams and electrical demolition
  - 14. Construction sequencing
  - 15. Coordination with other projects
  - 16. Additional meetings as necessary
- B. Meeting lengths shall be as required to cover the topic in question. Depending on subject matter and attendees, one meeting may cover multiple subjects. CONSULTANT shall determine how many meetings will be needed to cover these topics. CONSULTANT may suggest additional topics as necessary. Supplementary meetings may be scheduled with OC SAN staff, as necessary to allow coordination between CONSULTANT and OC SAN staff.

#### 3. PHASE 3 - DESIGN

#### 3.0 BID DOCUMENTS

#### 3.0.1 GENERAL

A. CONSULTANT shall provide engineering services to prepare biddable plans, technical specifications, and other Bid Documents as required based on the design concepts and criteria developed during Phase 2 - Preliminary Design. In this Scope of Work, construction documents include specifications; drawings; cable, conduit, and cable tray schedules; commissioning plan materials; equipment and instrumentation database (EID); reference drawings; and SCADA Administration Tool (SAT).

All drawings and systems will include as-built information from field condition surveys.

# 3.0.2 ENGINEERING DESIGN GUIDELINE UPDATES

A. All changes in OC SAN's Engineering Standards, OC SAN's Design Guidelines, and/or changes in design concepts and facility layouts as a result of OC SAN comments that may occur up to transmittal of OC SAN comments on Design Submittal 2, shall be incorporated into the Design by CONSULTANT with no increase in CONSULTANT's Not-to-Exceed upper limit on fees.

# 3.0.3 GENERAL REQUIREMENTS AND ADDITIONAL GENERAL REQUIREMENTS

A.	The following are the minimum Additional GRs topics required for this project:
	Summary of Work     ■     Summary o
	⊠ Work Sequence
	<ul> <li>Work Restrictions</li> <li>□ Permits</li> <li>□ Environmental Restrictions and Controls</li> <li>☑ Measurement and Payment (includes Mobilization/Demobilization)</li> <li>□ Seismic Design Criteria (for those restraints, supports, etc. to be design by the Contractor)</li> <li>□ Shipping, Storage and Handling</li> <li>☑ Project Control Management System (PMWeb construction management software)</li> <li>☑ Equipment Service Manuals</li> <li>☑ Equipment and Instrument Database (EID)</li> <li>☑ Commissioning</li> <li>☑ Training of OC SAN Personnel</li> <li>☑ Hazardous Materials Mitigation and Controls</li> <li>☑ Mold Remediation and Controls</li> <li>☑ Contractor's construction schedule and reports</li> </ul>
DE	SIGN SUBMITTALS
elir rec	The CONSULTANT shall produce the following design submittals as indicated low in accordance with <b>Exhibit 2 - Design Requirements</b> . If a design submittal is minated, then the design submittal shall include the requirements associated with the quired design submittal along with the requirements associated with the previous checked design submittals.
	□ Design Submittal 1 □ Design Submittal 2 □ Design Submittal 3 □ Final Design Submittal
В.	Continuing Work After Design Submittal Submission
	⊠CONSULTANT is expected to <b>continue design work</b> on the project while OC SAN staff reviews Design Submittal 2. For Design Submittal 3, CONSULTANT shall stop all design work until receipt of OC SAN comments on that submittal.

3.0.4

		□CONSULTANT is expected to <b>stop design work</b> on the project until OC SAN staff completes the review of each Design Submittal.
3.0.5	CA	ABLE AND CONDUIT SCHEDULE
	CC dra	CONSULTANT shall put the cable and raceway schedule on the drawings.  ONSULTANT may utilize an Excel spreadsheet and copy the spreadsheet onto the awings.  CONSULTANT shall utilize OC SAN's Microsoft Access Cable and Raceway hedule database electronic format.
3.0.6	CC	DMMISSIONING PLAN MATERIALS
		The CONSULTANT shall provide a commissioning plan material in accordance shibit 2 - Design Requirements.
	B.	Specification Section 01810, Commissioning
		□OC SAN will prepare Section 01810  IN CONSULTANT shall edit Section 01810
	C.	ORT Procedures
		<ul> <li>□ OC SAN will prepare ORT procedures</li> <li>□ CONSULTANT shall prepare ORT procedures using OC SAN's ORT procedure generator</li> <li>□ CONSULTANT shall prepare new ORT procedures</li> </ul>
	D.	Pre-FAT Procedures
		□ Pre-FAT procedures not required □ OC SAN will prepare Pre-FAT procedures □ CONSULTANT shall prepare Pre-FAT procedures
	E.	FAT Procedures
		□OC SAN will prepare FAT procedures  SCONSULTANT shall prepare FAT procedures
	F.	RAT Procedures
		□RAT procedures not required □OC SAN will prepare RAT procedures □CONSULTANT shall prepare RAT procedures
	G.	PAT Procedures
		<ul><li>☑PAT procedures not required</li><li>☐OC SAN will prepare PAT procedures</li><li>☐CONSULTANT shall prepare PAT procedures</li></ul>
3.0.7	EC	QUIPMENT AND INSTRUMENTATION DATABASE (EID)
		EID is not required.  OC SAN will develop the EID in accordance <b>Exhibit 2 - Design Requirements.</b> CONSULTANT shall develop EID in accordance <b>Exhibit 2 - Design Requirements.</b>

# 3.0.8 SCADA ADMINISTRATION TOOL (SAT)

Requirements.	
oxtimes CONSULTANT shall develop the SAT in accordance <b>Exhibit 2 - Design</b>	
$\square$ OC SAN will develop the SAT in accordance <b>Exhibit 2 - Design Require</b>	ements
☐SAT is not required.	

#### 3.0.9 CONSTRUCTION SUBMITTAL ITEMS LIST

□ OC SAN will develop the Construction Submittal Items List in accordance with **Exhibit 2 - Design Requirements.** 

⊠CONSULTANT shall develop the Construction Submittal Items List in accordance with **Exhibit 2 - Design Requirements**.

# 3.0.10 TEMPORARY FACILITIES DURING CONTRUCTION

# 3.1 DESIGN SUPPORT DOCUMENTATION

#### 3.1.1 DESIGN SUBMITTAL SUPPORT DOCUMENTATION

- A. The CONSULTANT shall provide a Design Submittal Support Documentation in accordance **Exhibit 2 Design Requirements**.
- B. Design Information
  - 1. CONSULTANT shall include the following material with each Design Submittal:
    - a. CONSULTANT shall maintain the Project Logs specified under Phase 2 Project Management through Phase 3. Current copies of all logs shall be included with each Design Submittal.
    - b. Written response log to OC SAN comments on the previous submittal.
    - c. CEQA and Regulatory Compliance Matrix. This matrix shall list each applicable CEQA mitigation requirement and all known permit requirements with the corresponding description of how each requirement is to be satisfied. Measures to satisfy requirements might be in the GRs, Additional GRs, particular specification requirements, or actions taken separately from the construction contract.
    - d. Calculations
    - e. Draft or final Geotechnical Reports not submitted in the previous submittal and those revised since the previous submittal.
    - f. Proposed list of suppliers to be named in the specifications for major equipment
    - g. Draft or final Fire Protection Reports not submitted in the previous submittal and those revised since the previous submittal.
    - h. Draft or final Field Findings Reports not submitted in the previous submittal and those revised since the previous submittal.
    - i. Equipment data sheets
    - j. Equipment catalog cuts and vendor quotations.

- k. Commissioning Package List: The Preliminary Commissioning Package List first developed in the PDR Production Phase shall be updated in each Design Submittal and used as a starting point to develop the list of commissioning procedures.
- I. All memos that have been prepared since the previous submittal was delivered.

	C. Facility Operation and Maintenance
	<ul><li>□Not required.</li><li>☑Update operating philosophies</li><li>□Update estimates of Operation and Maintenance staffing requirements</li></ul>
	D. Electrical Design Documentation
	<ul> <li>□ Electrical design documentation not required.</li> <li>□ Updated Electrical Load Criticality Table</li> <li>□ Electrical Analysis Report</li> <li>☑ Load list for all equipment</li> <li>☑ Equipment sizing from three manufacturers for motor control centers, switchgear, transformers, and power panels</li> <li>□ Lighting calculations</li> <li>□ Standby generator loading calculations</li> <li>□ Cable tray fill calculations</li> </ul>
	E. Power System Studies
	<ul> <li>□ETAP not required.</li> <li>☑ Plant ETAP model for the project performed by OC SAN.</li> <li>□ Plant ETAP model for the project performed by CONSULTANT.</li> <li>□ Electrical Systems Analysis Report performed by CONSULTANT.</li> </ul>
3.1.2	CONSTRUCTION COST ESTIMATE
	A. The CONSULTANT shall provide a cost estimate for the associated design submittal indicated below in accordance with <b>Exhibit 2 - Design Requirements.</b>
	□ Design Submittal 1 □ Design Submittal 2 □ Design Submittal 3 □ Final Design Submittal
3.1.3	CONSTRUCTION SCHEDULE
	A. The CONSULTANT shall provide a Preliminary Construction Schedule for the associated design submittal indicated below in accordance with <b>Exhibit 2 - Design Requirements.</b>
	□ Construction Schedule is not Required □ Design Submittal 1 □ Design Submittal 2 □ Design Submittal 3 □ Final Design Submittal

# 3.1.4 PROCUREMENT ALTERNATIVES

- A. The CONSULTANT shall recommend the appropriate procurement alternatives as described in **Exhibit 2 Design Requirements**.

#### 3.2 DESIGN ACTIVITIES

The following services shall be provided by the CONSULTANT or an appropriately qualified subconsultant. In any case, the CONSULTANT shall be responsible for managing all subconsultants, including reviewing their work products prior to submission to OC SAN.

#### 3.2.1 UTILITY AND SITE INVESTIGATIONS

A. CONSULTANT services related to Utility and Site Investigations on the project are specified in Phase 2 – Preliminary Design and those services shall continue during Phase 3. CONSULTANT shall allocate the budgeted hours between Phase 2 and Phase 3 based on when these services will be required.

# 3.2.2 PROJECT MANAGEMENT

A. CONSULTANT shall be responsible for managing CONSULTANT's project execution, schedule, budget, subconsultants, and coordination with other projects. CONSULTANT services related to Project Management on the project are specified in Phase 2 – Preliminary Design and those services shall continue during Phase 3 – Design as required. CONSULTANT shall allocate the budgeted hours between Phase 2 and Phase 3 based on when these services will be required.

#### 3.2.3 RISK MANAGEMENT

A.	When required below, CONSULTANT shall provide risk management in accordance
witl	n Exhibit 4 - Risk Management Requirements with the project specific options
ide	ntified below.

B. Risk Management:
□Not Required
⊠Required
□DS1 Risk Workshop: 1 hour (held during OC SAN's review of DS1 at OC SAN
☑DS2 Risk Workshop: 1 hour (held during OC SAN's review of DS2 at OC SAN
☑DS3 Risk Workshop: 1 hour (held during OC SAN's review of DS3 at OC SAN)

# 3.2.4 QUALITY CONTROL

A. The CONSULTANT shall provide Quality Control requirements in accordance with **Exhibit 6 - Quality Control Requirements**.

⊠Independent Multi-Discipline Design Workshop is not required.	
$\square$ Independent Multi-Discipline Design Workshop is required. (minimum duration of [	4]
days)	

# 3.3 DESIGN WORKSHOPS AND MEETINGS

# 3.3.1 GENERAL

A. Workshop and meeting planning, requirements, agendas, and meeting minutes shall be in accordance with **Exhibit 5 - Workshop and Meeting Requirements**.

# 3.3.2 DESIGN PHASE WORKSHOPS

A. The focus of workshops is to review project progress to date and the technical decisions that have been made in focused meetings. CONSULTANT shall conduct the workshops listed below in Phase 3 – Design. The CONSULTANT shall allow the following time for each workshop:

DESIGN PHASE WORKSHOPS		
WORKSHOP TYPE	DURATION	
Design Kickoff Workshop	2 hours	
Design Review Meetings	3 hours	
Design Validation Meeting	2 hours	

- B. The following Design Review Meetings shall include the following topics:
  - 1. Electrical and I&C
  - 2. Structural and Mechanical, and
  - 3. Construction Sequencing
- C. Various workshops shall be provided for the Design Review Meetings
- D. During final design, workshops shall be held after each design submittal, except FDS.

# 3.3.3 PRE-DS2 CONSTRUCTABILITY WORKSHOP (NOT IN SOW)

# 3.3.4 DESIGN PHASE MEETINGS

- A. Technical Progress Meetings (not in SOW)
- B. Focused Meetings
  - 1. Focused meetings shall be held throughout design to discuss specific issues in detail and generate comments and direction from OC SAN staff. The following tentative list of topics may be covered in these meetings:
    - a. Wet and dry utility coordination,
    - b. Concrete repair methods and materials
    - c. Dome, bridge, and corrosion analysis
    - d. Safety and hazardous area requirements
    - e. Control concepts, Instrumentation and control upgrades, PLC and I/O layouts, panels
    - f. Sample P&ID, basis for equipment tag numbering, and sample EID and SAT databases
    - g. Single-line diagrams, system controls, electrical demolition, conduit, and cable schedules
    - h. Construction sequencing, inspections, constraints, and outage requirements
  - 2. Each meeting shall generally be **one to two** hours in length. CONSULTANT shall determine how many meetings will be needed to cover these topics but no less than three prior to submittal of DS2 and one prior to submittal of DS3. CONSULTANT may suggest additional topics as necessary. Supplementary

meetings may be scheduled with OC SAN staff, as necessary to allow coordination between the CONSULTANT and OC SAN staff.

# 3.3.5 COMMISSIONING TEAM MEETINGS

- A. Design phase commissioning team meetings shall be held on a **monthly** basis after completion of OC SAN's review of the DS2 submittal.
- B. Meetings will generally be **one** hour in length. CONSULTANT shall determine how many meetings shall be needed to cover these topics and organize the topics accordingly. CONSULTANT may suggest additional topics as necessary. Supplementary meetings may be scheduled with OC SAN staff, as necessary, to allow coordination between CONSULTANT and OC SAN staff.
- C. The Commissioning Team meetings shall cover the following subjects:
  - 1. Provide a detailed review of the proposed construction sequencing plan and make recommendations for improvements. These recommendations shall be incorporated into the plans and specifications as appropriate. Possible incentives for the Contractor to finish the project early shall be explored.
  - 2. Identify procedures, testing requirements and sequencing for commissioning.
  - 3. Develop a detailed outline of a commissioning plan based on the results of the recommended construction sequencing plan.
  - 4. Prepare testing requirements and plan to prove process performance relative to design criteria developed in the PDR. Testing shall be performed after the RAT and supervised by the CONSULTANT.
  - 5. Identify timing within the construction contract schedule when commissioning activities are required, including hold points for testing and inspection.
  - 6. Identify roles and responsibilities of the Project Manager, Resident Engineer, Inspector, Project Engineer, PCI, Engineering support, Design CONSULTANT and Contractor.
  - 7. Develop a timeline of commissioning
  - 8. Develop a commissioning specification
  - 9. Develop standard forms for testing and commissioning documentation
  - 10. Electrical, mechanical and process tie-ins
  - 11. Startup requirements and testing
  - 12. O&M training

#### 3.3.6 CONSTRUCTION SUBMITTAL ITEMS LIST MEETING

A. Meet with OC SAN in **DS3** to review the CONSULTANT's approach to developing the project Construction Submittal Items List using **Exhibit 18** – and the CONSULTANT-provided specifications and discuss the grouping of submittals in commissioning packages and phases.

#### 3.4 BID PHASE SUPPORT SERVICES

#### 3.4.1 BID PHASE SUPPORT SERVICES

A. CONSULTANT shall provide the following bid period services:

- 1. Participate in the pre-bid meeting.
- 2. Prepare project drawing set and project specification addenda to provide clarification and resolve errors and omissions identified prior to bid opening.

#### 3.4.2 BID EVALUATION ASSISTANCE

- A. Participate in reviewing alternate equipment proposals from the Contractor, if applicable.
- B. Participate in the evaluation of the submitted bids, furnish consultation and advice to OC SAN staff, and assist with all the related equipment, cost, and other analyses as required to finalize the award decision.

#### 3.4.3 CONFORMED DOCUMENT PREPARATION

- A. Within **two** weeks of the bid date, prepare conformed documents set (drawings, databases, specifications, and other required materials) that incorporates the addenda. See Engineering Design Guidelines, Chapter 01, Design Guidelines General Requirements, Section 01.4 "Preparation of Project Deliverables" for requirements as modified in Section V of this Scope of Work, "Project-Specific Deviations from OC SAN Design Guidelines" and the requirements of the CAD Manual).
- 4. PHASE 4 CONSTRUCTION AND INSTALLATION SERVICES (NOT IN SOW)
- 5. PHASE 5 COMMISSIONING SERVICES (NOT IN SOW)
- 6. PHASE 6 CLOSE OUT (NOT IN SOW)
- 7. GENERAL REQUIREMENTS

#### 7.0 GENERAL

#### 7.0.1 OC SAN ENGINEERING DESIGN GUIDELINES AND STRATEGIC PLAN

- A. CONSULTANT shall refer to and adhere to the requirements of OC SAN Safety Standards, OC SAN Engineering Design Guidelines, any deviations to the Engineering Design Guidelines listed below, and other OC SAN's Design Standards referenced therein. **Exhibit 16 Spec Review using Microsoft Word and Teams**
- B. Exhibit 17 OC SAN Engineering Design Guidelines and Standards Available online at https://www.OC San.com/about-us/transparency/document-central/-folder-917 is a complete set of the OC SAN Safety Standards and OC SAN Design Standards, the latest edition at the time of the design proposal stage.
- C. The Engineering Guidelines define what plant design concepts/tools/methods and project management requirements shall be adhered to and in what manner they shall be used/provided by Consultants, e.g., requirements regarding design concepts, submittals, documentation details, use of OC SAN Master Specifications, and other related OC SAN Standards, etc.
- D. Refer also to Section "CONSULTANT's Responsibilities" in OC SAN Engineering Design Guidelines Chapter 01. Refer to "Master Specifications Instructions for Use" that mandates rules and conventions to be used in all OC SAN project specifications.
- E. The project Scope of Work defines whether or not each specific deliverable described in the Guidelines shall be part of the project and when each task shall take place.

- F. The project Scope of Work also includes requirements that supplement and/or modify the Guidelines requirements for this project.
- G. The project Scope of Work and OC SAN Engineering Design Guidelines impact CONSULTANT's project cost.
- H. Except as specified in this Scope of Work, design of all facilities shall conform to the recommendations of the currently approved Master Plan for OC SAN facilities. The project shall also incorporate all applicable mitigation measures included in associated environmental documents and site-specific local requirements.
- I. In addition, OC SAN will require the CONSULTANT to follow subsequent revisions of OC SAN Safety Standards, OC SAN Engineering Design Guidelines, and other OC SAN Design Standards up to transmittal by OC SAN of comments on Design Submittal 2, shall be incorporated into the Design by CONSULTANT with no increase in CONSULTANT's Not-to-Exceed upper limit on fees.
- J. OC SAN may update OC SAN's Master Specifications and/or add new OC SAN Master Specifications up to transmittal by OC SAN of comments on Design Submittal 2. The CONSULTANT shall utilize the new and/or modified Master Specifications for the DS3 submittal.
- K. The CONSULTANT shall <u>not</u> begin editing the project specifications until the project team meets with OC SAN's Design Standards Custodian to discuss and receive comments regarding the CONSULTANT's proposed list of project specifications. This meeting will be used to determine which specifications are to use OC SAN's master specifications, and where other sources will be utilized.

# 7.0.2 PROJECT PHASES AND TASKS

A. Project tasks and deliverables shall include the requirements described in this Scope of Work. CONSULTANT shall also refer to Appendix A of OC SAN Engineering Design Guidelines for the level of detail requirements for individual deliverables in each Phase of the project not covered in the Scope of Work.

#### 7.0.3 CONSTRUCTION SEQUENCING AND CONSTRAINTS

A. CONSULTANT shall develop with OC SAN staff and include in the Bid Documents detailed requirements for construction sequencing and constraints. These shall ensure safe and reliable operation and maintenance of OC SAN facilities. The facilities must be kept on-line and fully operational with minimal interruptions throughout construction.

# 7.0.4 WORKING HOURS

A. Meetings with OC SAN staff shall be scheduled from Monday through Thursday between the hours of 8:00 AM and 4:00 PM. Any CONSULTANT staff working on-site shall conform to OC SAN work schedules. CONSULTANT shall refer to the Engineering Design Guidelines, Chapter 01, Section 01.3.5 "CONSULTANT Inspection of Treatment Facilities" for further requirements.

# 7.0.5 STANDARD DRAWINGS AND TYPICAL DETAILS

A. All the details used in the project (OC SAN's Standard Drawings and CONSULTANT-developed typical details) shall be shown on the Plans.

### 7.0.6 SOFTWARE

- A. The CONSULTANT is expected to develop and provide the deliverables using the standard software currently approved for use by OC SAN. The standard OC SAN software includes, but is not limited to, the following:
- B. Any software that the CONSULTANT needs to comply with these standards shall be purchased and maintained by the CONSULTANT at no additional cost to OC SAN. In the event OC SAN provides the CONSULTANT with access to OC SAN software and hardware at an OC SAN facility in order to facilitate performance of their work, all software shall remain the property of OC SAN. Only software licensed to OC SAN shall be installed on OC SAN equipment. In addition, only OC SAN IT Department staff will perform the installation of this software.
- C. Refer to Chapters 10 and 11 and Appendix A of OC SAN Engineering Design Guidelines for requirements on preparation of Criticality Tables and ETAP, SAT, and EID databases. Refer to OC SAN CAD Manual and to Chapter 11 and Appendix A of OC SAN Engineering Design Guidelines for requirements regarding P&ID drawings.

# 7.0.7 SUBMITTAL REVIEW USING BLUEBEAM

- A. OC SAN has standardized on the use of Bluebeam Revu for reviewing and providing comments to PDF files. PDF files will be hosted in a Bluebeam cloud-based studio session for review. See **Exhibit 15 Bluebeam Designer User Training** for a detailed explanation on how Bluebeam will be used to provide, validate, and close submittal review comments.
- B. Prior to submitting electronic PDF files, format them as indicated in **Exhibit 14 Bluebeam Designer Training for Submission** and "OC SAN CAD Standards Manual" prior to submission.
- C. A one-hour training session on the use of Bluebeam and custom status menu will be provided by OC SAN. All Consultant team members responsible for quality control and reconciliation of submittal comments shall attend.

#### 7.0.8 WORD TRACK CHANGES

A. Specifications documents and other MS-Word based deliverables will be hosted in OC SAN Teams environment for review. The guidelines for reviewing and commenting on MS-Word files, including Specifications reviews, can be found in **Exhibit 16 - Spec Review using Microsoft Word and Teams.** 

#### 7.0.9 GIS SUBMITTALS

- A. Consultant shall provide the following GIS deliverables propagated from approved design submittals after the design submittal is accepted. These GIS submittals will not be reviewed or presented by Consultant. The purpose is to provide project specific GIS layers that could be used to visualize interproject dependencies and conflicts.
  - 1. Electronic Submittal
    - a. MK files for use with Google Earth
  - 2. Final PDR
    - a. Single project boundary (Polygon)
      - (1) Boundary to encompass all new facilities and existing to be modified including:

- Buildings\Structures
- Tunnels
- Surface Utilities
- Pavement
- b. Structures (Polygon)
  - New structure outline
  - Additions to existing structures
  - Structure label
- 3. DS2
  - a. Project boundary updated from PDR
  - b. Structures updated from PDR
  - c. Utilities (Polyline)
    - (1) Utility alignment
  - d. Manholes, bollards, valve covers (Point)
- 4. DS3, and FDS
  - a. Project boundary updated from previous DS
  - b. Structures updated from previous DS
  - c. Utilities updated from previous DS
  - d. Manholes, bollards, valve covers updated from previous DS
    - (1) Critical utility labels (including but not limited to):
      - Digester gas
      - Fuel pipeline
      - 12 kV Electrical

# 7.0.10 PCSA, PDSA, AND TASK ORDERS - PMWEB PROCEDURES

This Agreement shall utilize PMWeb as the Project Control Management System (PCMS) for overall management of the Agreement. All PCMS related documents requiring formal signatures shall be digital, and all copies digitally distributed. The PCMS conforms to the requirements set forth in California Government Code section 16.5 regarding digital signatures; therefore, digital signatures are in full force and effect and are legally the same as a handwritten signature. At least one PCMS account shall have the authority to approve Amendments.

OC SAN shall maintain the PCMS and serve as the administrator for the duration of this Agreement. OC SAN will provide the CONSULTANT with user access for approved personnel as needed for the duration of the Agreement. OC SAN shall control access to the PCMS by assigning user profiles and login credentials. Notify OC San of any changes to personnel. Access modifications shall be coordinated as needed throughout the Agreement. Do not to share PCMS account passwords with anyone inside or outside of the company.

Routine maintenance of the PCMS system may be required during the Agreement. Access to the PCMS system may be restricted or unavailable at these times and will be scheduled outside of typical working hours whenever possible.

The PCMS is a web-based environment and is therefore subject to the inherent speed and connectivity problems of the Internet. The CONSULTANT is responsible for its own connectivity to the Internet. PCMS response time is dependent on the CONSULTANT's equipment, including processor speed, Internet access speed, Internet traffic, etc.

OC SAN will not be liable for any delays associated with the utilization of the PCMS including, but not limited to: slow response time, down time periods, connectivity problems, or loss of information.

The OC SAN will provide a one-time free training session of up to two (2) hours to train CONSULTANT's designated staff on general system requirements, procedures, and methods.

Automated system notifications generated via PCMS (e.g. in-system notices, system generated email, or email with attachment) shall constitute a formal written notification in compliance with the Professional Design Service Agreement (PDSA), Professional Construction Service Agreement (PCSA), or Task Order (TO) Agreement.

#### 8. PROJECT-SPECIFIC DEVIATIONS FROM OC SAN DESIGN GUIDELINES

None in this SOW

#### 9. STAFF ASSISTANCE

OC SAN staff member or designee assigned to work with CONSULTANT on the design of this project is Richard Leon at (714) 593-7732, e-mail to: RLEON@OCSAN.GOV

# 10. EXHIBITS

- **Exhibit 1 Preliminary Design Report Requirements**
- **Exhibit 2 Design Requirements**
- **Exhibit 3 Project Management Requirements**
- **Exhibit 4 Risk Management Requirements**
- **Exhibit 5 Workshop and Meeting Requirements**
- **Exhibit 6 Quality Control Requirements**
- **Exhibit 7 Design Submittal Requirements Matrix**
- **Exhibit 8 Project Schedule Calculation**
- **Exhibit 9 Deliverables Quantities**
- **Exhibit 10 Sample Construction Cost Estimate Format**
- Exhibit 11 Sample Full Project Safety Review Plan
- **Exhibit 12 Sample Risk Management Check List**

- **Exhibit 13 MMRP Log Template**
- **Exhibit 14 Bluebeam Designer Training for Submission**
- **Exhibit 15 Bluebeam Designer User Training**
- **Exhibit 16 Spec Review using Microsoft Word and Teams**
- Exhibit 17 OC SAN Engineering Design Guidelines and Standards Available online at <a href="https://www.OC San.com/about-us/transparency/document-central/-folder-917">https://www.OC San.com/about-us/transparency/document-central/-folder-917</a>
- Exhibit 18 Not Used
- **Exhibit 19 Project Reference Material** 
  - Existing MCCs Single Line Diagrams (SLDs)
  - Asbestos and Lead Inventory
  - P2 Digester Bridge Observations Report
  - Digester Repair Table Summary
  - P&ID Pump, Heat Exchanger, Grinders Digesters L & M
  - Digester Control Summary Excel
  - Photos
  - Concrete Core Lab Sample Reports Digesters J, O
- Exhibit 20 Not Used
- **Exhibit 21 Commissioning Procedure Training**
- **Exhibit 22 ORT Procedure Examples**
- **Exhibit 23 Pre-FAT Procedure Examples**
- **Exhibit 24 Sample FAT Procedure**
- **Exhibit 25 Sample RAT Procedure**
- Exhibit 26 Project J-47 Cable Tray Improvements Preliminary Design Report

RL:dm

# **ATTACHMENT "E"**

# **FEE PROPOSAL**

# ATTACHMENT "E" FEE PROPOSAL FORM

# P2-137 DIGESTERS REHABILITATION AT PLANT NO. 2

Submitted by: CDM Smith (Name of Firm)

Consultant Name:		CDM Smith					
Raw Labor		\$ 866,384					
Fringe Costs	38.48%	\$	333,385				
Burdened Labor (Raw Labor + Fringe)			\$	1,199,769			
		Overhead	98.73%	\$	1,184,532		
			Subtotal (Burdened lab	or + OH)	\$	2,384,301	
Note: Round all values to nearest dollar.				Profit (% of Subtotal)	5.26%	\$	127,799
			Total Direct Costs, not to exceed		\$	72,260	
TOTAL - "Consultant" Not to Exceed					\$	2,584,360	

Major Subconsultant:						
Raw Labor						
Fringe Costs	39.00%	\$	-			
		Burdened Labor (Raw Labor + Fringe)		\$	-	
		Overhead	73.00%	\$	-	
			Subtotal (Burdened labor + OH)		\$ -	
Note: Round all values to nearest dollar.				Profit (% of Subtotal)	10.00%	\$ -
			Total Direct Costs, not to exceed		\$ -	
TOTAL - Major Subconsultant A Not to Exceed				\$ -		

Subconsultants Under \$100,000				
Jamison Engineering		\$	91,000	
David Heinz		\$	24,640	
TOTAL - Subconsultants Under \$100,000			115,640	

SUMMARY				
Consultant		\$	2,584,360	
		\$	-	
Subconsultants Under \$100,000		\$	115,640	
GRAND TOTAL - Not to Exceed		\$	2,700,000	