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# RESOLUTION No. 21-240

### OF THE BOARD OF SUPERVISORS OF THE COUNTY OF NEVADA

RESOLUTION APPROVING RENEWAL OF CONTRACT FOR ON-CALL ENGINEERING SUPPORT SERVICES AT SOLID WASTE FACILITIES FOR AN AMOUNT NOT TO EXCEED \$242,072

WHEREAS, on June 19, 2018, the Nevada County Board of Supervisors adopted Resolution No. 18-278, awarding a contract to Holdrege & Kull (H&K), an NV5 Company, for on-call engineering support services at solid waste facilities; and

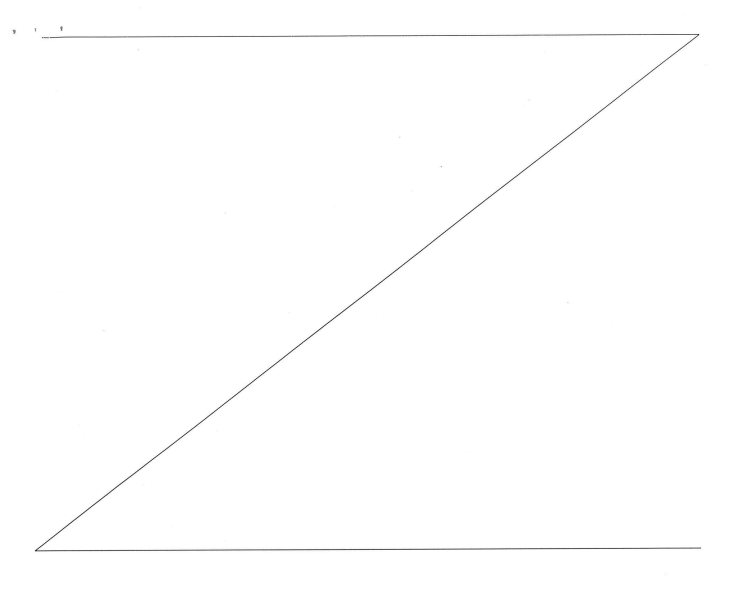
WHEREAS, Per Resolutions 19-282 and 20-224, the Board of Supervisors approved contract renewals through June 30, 2021; and

WHEREAS, there is a continuing need for on-call engineering support services at solid waste facilities; and

WHEREAS, the Department recommends renewing the contract with H&K, for an additional one-year term of July 1, 2021 to June 30, 2022; and

WHEREAS, there is sufficient budget available in the Solid Waste Western fund 4117-91001-705-1000/537500.

NOW, THEREFORE, BE IT HEREBY RESOLVED that the Nevada County Board of Supervisors approves renewal of the Personal Services Contract by and between the County of Nevada and Holdrege & Küll (H&K), an NV5 Company, in the amount of \$230,545, plus a 5% contingency of \$11,527, for a total maximum contract amount not to exceed \$242,072 for the period of July 1, 2021 to June 30, 2022, and that the Chair of the Board of Supervisor is hereby authorized to execute the Contract on behalf of the County.



PASSED AND ADOPTED by the Board of Supervisors of the County of Nevada at a special meeting of said Board, held on the 15th day of June, 2021, by the following vote of said Board:

Ayes:

Supervisors Heidi Hall, Edward Scofield, Dan Miller, Susan

K. Hoek and Hardy Bullock.

Noes:

None.

Absent:

None.

Abstain:

None.

ATTEST:

JULIE PATTERSON HUNTER Clerk of the Board of Supervisors

6/15/2021 cc:

DPW\* AC\*(hold) Dan Miller, Chair

6/30/2021 cc:

DPW\* AC\* (Release) Administering Agency: Nevada County Department of Public Works

Contract No.

RES 21-240

Contract Description:

Provide Solid Waste Engineering Support Services for the McCourtney Road and Hirschdale Closed Landfills

#### PROFESSIONAL SERVICES CONTRACT

THIS PROFESSIONAL SERVICES CONTRACT ("Contract") is made at Nevada City, California, as of July 1, 2021 by and between the County of Nevada, ("County"), and NV5, Inc. ("Contractor"), who agree as follows:

- 1. <u>Services</u> Subject to the terms and conditions set forth in this Contract, Contractor shall provide the services described in Exhibit A. Contractor shall provide said services at the time, place, and in the manner specified in Exhibit A.
- 2. Payment County shall pay Contractor for services rendered pursuant to this Contract at the time and in the amount set forth in Exhibit B. The payments specified in Exhibit B shall be the only payment made to Contractor for services rendered pursuant to this Contract. Contractor shall submit all billings for said services to County in the manner specified in Exhibit B; or, if no manner be specified in Exhibit B, then according to the usual and customary procedures which Contractor uses for billing clients similar to County. The amount of the contract shall not exceed Two Hundred Forty-Two Thousand and Seventy-Two Dollars (\$ 242,072).
- 3. <u>Term</u> This Contract shall commence on, 7/1/2021. All services required to be provided by this Contract shall be completed and ready for acceptance no later than the **Contract Termination Date** of: 6/30/2022.
- 4. <u>Facilities, Equipment and Other Materials</u> Contractor shall, at its sole cost and expense, furnish all facilities, equipment, and other materials which may be required for furnishing services pursuant to this Contract.
- 5. **Exhibits** All exhibits referred to herein and attached hereto are incorporated herein by this reference.
- 6. <u>Electronic Signatures</u> The parties acknowledge and agree that this Contract may be executed by electronic signature, which shall be considered as an original signature for all purposes and shall have the same force and effect as an original signature. Without limitation, "electronic signature" shall include faxed or emailed versions of an original signature or electronically scanned and transmitted versions (e.g., via pdf) of an original signature.
- 7. <u>Time for Performance</u> Time is of the essence. Failure of Contractor to perform any services within the time limits set forth in Exhibit A, or elsewhere in this Contract, shall constitute material breach of this contract. Contractor shall devote such time to the

performance of services pursuant to this Contract as may be reasonably necessary for the satisfactory performance of Contractor's obligations pursuant to this Contract. Neither party shall be considered in default of this Contract to the extent performance is prevented or delayed by any cause, present or future, which is beyond the reasonable control of the party.

#### 8. <u>Liquidated Damages</u>

Liquidated Damages are presented as an estimate of an intangible loss to the County. It is a provision that allows for the payment of a specified sum should Contractor be in breach of contract. Liquidated Damages  $\Box$ shall apply  $\boxtimes$ shall not apply to this contract. Liquidated Damages applicable to this contract are incorporated in Exhibit E, attached hereto.

#### 9. Relationship of Parties

#### 9.1. **Independent Contractor**

In providing services herein, Contractor, and the agents and employees thereof, shall work in an independent capacity and as an independent contractor and not as agents or employees of County. Contractor acknowledges that it customarily engages independently in the trade, occupation, or business as that involved in the work required herein. Further, the Parties agree that Contractor shall perform the work required herein free from the control and direction of County, and that the nature of the work is outside the usual course of the County's business. In performing the work required herein, Contractor shall not be entitled to any employment benefits, Workers' Compensation, or other programs afforded to County employees. Contractor shall hold County harmless and indemnify County against such claim by its agents or employees. County makes no representation as to the effect of this independent contractor relationship on Contractor's previously earned California Public Employees Retirement System ("CalPERS") retirement benefits, if any, and Contractor specifically assumes the responsibility for making such determination. Contractor shall be responsible for all reports and obligations including but not limited to: social security taxes, income tax withholding, unemployment insurance, disability insurance, workers' compensation and other applicable federal and state taxes.

- 9.2. No Agent Authority Contractor shall have no power to incur any debt, obligation, or liability on behalf of County or otherwise to act on behalf of County as an agent. Neither County nor any of its agents shall have control over the conduct of Contractor or any of Contractor's employees, except as set forth in this Contract. Contractor shall not represent that it is, or that any of its agents or employees are, in any manner employees of the County.
- 9.3. <u>Indemnification of CalPERS Determination</u> In the event that Contractor or any employee, agent, or subcontractor of Contractor providing service under this Contract or is determined by a court of competent jurisdiction or CalPERS to be eligible for enrollment in CalPERS as an employee of the County, Contractor shall indemnify, defend, and hold harmless County for all payments on behalf of Contractor or its employees, agents, or subcontractors, as well as for the payment of any penalties and interest on such contributions, which would otherwise be the responsibility of County.

10. <u>Assignment and Subcontracting</u> Except as specifically provided herein, the rights, responsibilities, duties and Services to be performed under this Contract are personal to the Contractor and may not be transferred, subcontracted, or assigned without the prior written consent of County. Contractor shall not substitute or replace any personnel for those specifically named herein or in its proposal without the prior written consent of County.

Contractor shall cause and require each transferee, subcontractor, and assignee to comply with the insurance provisions set forth herein, to the extent such insurance provisions are required of Contractor under this Contract. Failure of Contractor to so cause and require such compliance by each transferee, subcontractor, and assignee shall constitute a Material Breach of this Contract, and, in addition to any other remedy available at law or otherwise, shall serve as a basis upon which County may elect to suspend payments hereunder, or terminate this Contract, or both.

- 11. <u>Licenses, Permits, Etc.</u> Contractor represents and warrants to County that Contractor shall, at its sole cost and expense, obtain or keep in effect at all times during the term of this Contract, any licenses, permits, and approvals which are legally required for Contractor to practice its profession at the time the services are performed.
- 12. Hold Harmless and Indemnification Contract To the fullest extent permitted by law, each Party (the "Indemnifying Party") hereby agrees to protect, defend, indemnify, and hold the other Party (the "Indemnified Party"), its officers, agents, employees, and volunteers, free and harmless from any and all losses, claims, liens, demands, and causes of action of every kind and character resulting from the Indemnifying Party's negligent act, willful misconduct, or error or omission, including, but not limited to, the amounts of judgments, penalties, interest, court costs, legal fees, and all other expenses incurred by the Indemnified Party arising in favor of any party, including claims, liens, debts, personal injuries, death, or damages to property (including employees or property of the Indemnified Party) and without limitation, all other claims or demands of every character occurring or in any way incident to, in connection with or arising directly or indirectly out of, the Contract. The Indemnifying Party agrees to investigate, handle, respond to, provide defense for, and defend any such claims, demand, or suit at the sole expense of the Indemnifying Party, using legal counsel approved in writing by Indemnified Party. Indemnifying Party also agrees to bear all other costs and expenses related thereto, even if the claim or claims alleged are groundless, false, or fraudulent. This provision is not intended to create any cause of action in favor of any third party against either Party or to enlarge in any way either Party's liability but is intended solely to provide for indemnification of the Indemnified Party from liability for damages, or injuries to third persons or property, arising from or in connection with Indemnifying Party's performance pursuant to this Contract. This obligation is independent of, and shall not in any way be limited by, the minimum insurance obligations contained in this Contract.
- 13. <u>Standard of Performance</u> Contractor shall perform all services required pursuant to this Contract in the manner and according to the standards observed by a competent practitioner of the profession in which Contractor is engaged in the geographical area in which Contractor practices its profession. All products of whatsoever nature which Contractor delivers to County pursuant to this Contract shall be prepared in a substantial

first class and workmanlike manner and conform to the standards or quality normally observed by a person practicing in Contractor's profession.

Contractor without additional compensation. Contractor's personnel, when on the County's premises and when accessing the County network remotely, shall comply with the County's regulations regarding security, remote access, safety and professional conduct, including but not limited to Nevada County Security Policy NCSP-102 Nevada County External User Policy and Account Application regarding data and access security. Contractor personnel will solely utilize the County's privileged access management platform for all remote access support functions, unless other methods are granted in writing by the County's Chief Information Officer or his/her designee.

- 14. Prevailing Wage and Apprentices To the extent made applicable by law, performance of this Contract shall be in conformity with the provisions of California Labor Code, Division 2, Part 7, Chapter 1, commencing with section 1720 relating to prevailing wages which must be paid to workers employed on a public work as defined in Labor Code section 1720, et seq., and shall be in conformity with Title 8 of the California Code of Regulations section 200 et seq., relating to apprenticeship. Where applicable:
  - Contractor shall comply with the provisions thereof at the commencement of Services to be provided herein, and thereafter during the term of this Contract. A breach of the requirements of this section shall be deemed a material breach of this contract. Applicable prevailing wage determinations are available on the California Department of Industrial Relations website at http://www.dir.ca.gov/OPRL/PWD.
  - Contractor and all subcontractors must comply with the requirements of Labor Code section 1771.1(a) pertaining to registration of contractors pursuant to section 1725.5. Registration and all related requirements of those sections must be maintained throughout the performance of the Contract.
  - Contracts to which prevailing wage requirements apply are subject to compliance monitoring and enforcement by the Department of Industrial Relations. Each Contractor and subcontractor must furnish certified payroll records to the Labor Commissioner at least monthly.
  - The County is required to provide notice to the Department of Industrial Relations of any public work contract subject to prevailing wages within five (5) days of award.
- 15. Accessibility It is the policy of the County of Nevada that all County services, programs, meetings, activities and facilities shall be accessible to all persons, and shall comply with the provisions of the Americans With Disabilities Act and Title 24, California Code of Regulations. To the extent this Contract shall call for Contractor to provide County contracted services directly to the public, Contractor shall certify that said direct Services are and shall be accessible to all persons.
- 16. Nondiscriminatory Employment Contractor shall not discriminate in its employment practices because of race, religious creed, color, national origin, ancestry, physical handicap, medical condition, marital status, sex or sexual orientation in contravention of the California Fair Employment and Housing Act, Government Code section 12900 et seq.

- 17. <u>Drug-Free Workplace</u> Senate Bill 1120, (Chapter 1170, Statutes of 1990), requires recipients of state grants to maintain a "drug-free workplace". Every person or organization awarded a contract for the procurement of any property or services shall certify as required under Government Code Section 8355-8357 that it will provide a drug-free workplace.
- 18. <u>Political Activities</u> Contractor shall in no instance expend funds or use resources derived from this Contract on any political activities.

#### 19. Financial, Statistical and Contract-Related Records:

- 19.1. <u>Books and Records</u> Contractor shall maintain statistical records and submit reports as required by County. Contractor shall also maintain accounting and administrative books and records, program procedures and documentation relating to licensure and accreditation as they pertain to this Contract. All such financial, statistical and contract-related records shall be retained for five (5) years or until program review findings and/or audit findings are resolved, whichever is later. Such records shall include but not be limited to bids and all supporting documents, original entry books, canceled checks, receipts, invoices, payroll records, including subsistence, travel and field expenses, together with a general ledger itemizing all debits and credits.
- 19.2. <u>Inspection</u> Upon reasonable advance notice and during normal business hours or at such other times as may be agreed upon, Contractor shall make all of its books and records available for inspection, examination or copying, to County, or to the State Department of Health Care Services, the Federal Department of Health and Human Services, the Controller General of the United States and to all other authorized federal and state agencies, or their duly authorized representatives.
- 19.3. Audit Contractor shall permit the aforesaid agencies or their duly authorized representatives to audit all books, accounts or records relating to this Contract, and all books, accounts or records of any business entities controlled by Contractor who participated in this Contract in any way. All such records shall be available for inspection by auditors designated by County or State, at reasonable times during normal business hours. Any audit may be conducted on Contractor's premises or, at County's option, Contractor shall provide all books and records within fifteen (15) days upon delivery of written notice from County. Contractor shall promptly refund any moneys erroneously charged and shall be liable for the costs of audit if the audit establishes an over-charge of five percent (5%) or more of the Maximum Contract Price.

#### 20. **Termination**

- A. A Material Breach, as defined pursuant to the terms of this Contract or otherwise, in addition to any other remedy available at law or otherwise, shall serve as a basis upon which County may elect to immediately suspend payments hereunder, or terminate this Contract, or both, without notice.
- **B.** If Contractor fails to timely provide in any manner the services materials and products required under this Contract, or otherwise fails to promptly comply with the

- terms of this Contract, or violates any ordinance, regulation or other law which applies to its performance herein, County may terminate this Contract by giving five (5) calendar days written notice to Contractor.
- C. Either party may terminate this Contract for any reason, or without cause, by giving thirty (30) calendar days written notice to the other, which notice shall be sent by registered mail in conformity with the notice provisions, below. In the event of termination not the fault of the Contractor, the Contractor shall be paid for services performed to the date of termination in accordance with the terms of this Contract. Contractor shall be excused for failure to perform services herein if such performance is prevented by acts of God, strikes, labor disputes or other forces over which the Contractor has no control.
- D. County, upon giving thirty (30) calendar days written notice to Contractor, shall have the right to terminate its obligations under this Contract at the end of any fiscal year if the County or the State of California, as the case may be, does not appropriate funds sufficient to discharge County's obligations coming due under this contract.

#### In the event this Contract is terminated:

- Contractor shall deliver copies of all writings prepared by it pursuant to this Contract. The term "writings" shall be construed to mean and include: handwriting, typewriting, printing, photostatting, photographing, and every other means of recording upon any tangible thing any form of communication or representation, including letters, words, pictures, sounds, or symbols, or combinations thereof.
- 2) County shall have full ownership and control of all such writings delivered by Contractor pursuant to this Contract.
- 3) County shall pay Contractor the reasonable value of services rendered by Contractor to the date of termination pursuant to this Contract not to exceed the amount documented by Contractor and approved by County as work accomplished to date; provided, however, that in no event shall any payment hereunder exceed the amount of the Contract specified in Exhibit B, and further provided, however, County shall not in any manner be liable for lost profits which might have been made by Contractor had Contractor completed the services required by this Contract. In this regard, Contractor shall furnish to County such financial information as in the judgment of the County is necessary to determine the reasonable value of the services rendered by Contractor. The foregoing is cumulative and does not affect any right or remedy, which County may have in law or equity.
- 21. <u>Intellectual Property</u> To the extent County provides any of its own original photographs, diagrams, plans, documents, information, reports, computer code and all recordable media together with all copyright interests thereto, not the property of Contractor (herein "Intellectual Property"), which concern or relate to this Contract and which have been prepared by, for or submitted to Contractor by County, shall be the property of County, and upon fifteen (15) days demand therefor, shall be promptly delivered to County without exception.

- 22. <u>Waiver</u> One or more waivers by one party of any major or minor breach or default of any provision, term, condition, or covenant of this Contract shall not operate as a waiver of any subsequent breach or default by the other party.
- 23. Conflict of Interest Contractor certifies that no official or employee of the County, nor any business entity in which an official of the County has an interest, has been employed or retained to solicit or aid in the procuring of this Contract. In addition, Contractor agrees that no such person will be employed in the performance of this Contract unless first agreed to in writing by County. This includes prior Nevada County employment in accordance with County Personnel Code.
- 24. Entirety of Contract This Contract contains the entire Contract of County and Contractor with respect to the subject matter hereof, and no other Contract, statement, or promise made by any party, or to any employee, officer or agent of any party, which is not contained in this Contract, shall be binding or valid.
- 25. <u>Alteration</u> No waiver, alteration, modification, or termination of this Contract shall be valid unless made in writing and signed by all parties, except as expressly provided in Section 19, Termination.
- 26. Governing Law and Venue This Contract is executed and intended to be performed in the State of California, and the laws of that State shall govern its interpretation and effect. The venue for any legal proceedings regarding this Contract shall be the County of Nevada, State of California. Each party waives any Federal court removal and/or original jurisdiction rights it may have.
- 27. <u>Compliance with Applicable Laws</u> Contractor shall comply with any and all federal, state and local laws, codes, ordinances, rules and regulations which relate to, concern of affect the Services to be provided by this Contract.

#### 28. Additional Contractor Responsibilities

- A. To the extent Contractor is a mandated reporter of suspected child and/or dependent adult abuse and neglect, it shall ensure that its employees, agents, volunteers, subcontractors, and independent contractors are made aware of, understand, and comply with all reporting requirements. Contractor shall immediately notify County of any incident or condition resulting in injury, harm, or risk of harm to any child or dependent adult served under this Contract.
- B. Contractor will immediately notify County of any active complaints, lawsuits, licensing or regulatory investigations, reports of fraud or malfeasance, or criminal investigations regarding its operations. Contractor agrees to work cooperatively with County in response to any investigation commenced by County with regard to this Contract or the clients served herein, including providing any/all records requested by County related thereto.
- C. Contractor shall employ reasonable background check procedures on all employees, prospective employees, volunteers and consultants performing work involving direct contact with minor children or dependent adults under this Contract, including fingerprinting and criminal records checks, sexual offender registry checks, and reference checks, including both personal and professional references.

29. Notification Any notice or demand desired or required to be given hereunder shall be in writing and deemed given when personally delivered or deposited in the mail, postage prepaid, and addressed to the parties as follows: **COUNTY OF NEVADA:** CONTRACTOR: Name of firm **Nevada County** Solid Waste Department NV5 Inc. Address: 950 Maidu Avenue Address 792 Searls Avenue City, St. Zip Nevada City, CA 95959 City, St. Zip Nevada City, CA 95959 Attn: David Garcia Attn: Jason Muir Email: david.garcia@co.nevada.ca.us Email: Jason.Muir@nv5.com Phone: (530) 265-7038 Phone: (530) 478-1305 Any notice so delivered personally shall be deemed to be received on the date of delivery, and any notice mailed shall be deemed to be received five (5) days after the date on which it was mailed. Executed as of the day first above stated: Authority: All individuals executing this Contract on behalf of Contractor represent and warrant that they are authorized to execute and deliver this Contract on behalf of Contractor. IN WITNESS WHEREOF, the parties have executed this Contract effective on the Beginning Date, above. **COUNTY OF NEVADA:** Date: 6 -2/-20 By: Printed Name/Title: Honorable Heidi Hall, Chair, of the Board of Supervisors By: Attest: Julie Patterson Hunter, Clerk of the Board of Supervisors **CONTRACTOR:** Date: 5/28/21 By: \* Title:

Name:

\* Title: \_\_\_\_Secretary\_

\*If Contractor is a corporation, this Contract must be signed by two corporate officers; one of which <u>must</u> be the secretary of the corporation, and the other may be either the President or Vice President, <u>unless</u> an authenticated corporate resolution is attached delegating authority to a single officer to bind the corporation (California Corporations Code Sec. 313).

#### **Exhibits**

- A. Schedule of Services
- B. Schedule of Charges and Payments
- C. Insurance Requirements

#### **EXHIBIT A**

#### **SCHEDULE OF SERVICES**

Contractor shall provide the following services as directed by County staff:

Fee Estimate for All Tasks, 2021-2022

Task No.	Description	Fee Estimate	Notes
1	Water Quality Monitoring and Reporting	\$ 151,757	Pursuant to MRP No. R5-2014- 0022. See Attachment 2 for details.
2	Landfill Gas Monitoring Coordination, Technical Support and Reporting	\$ 8,968	Coordination and reporting pursuant to MRP No. R5-2014-0022.
3	Regulatory Correspondence and Coordination	\$ 11,088	Pursuant to RFQ Table 1.
4	Storm Water Pollution Prevention Plan (SWPPP) and QISP Services	\$ 6,720	Including Level 2 support, pursuant to (IGP) 2014-0057- DWQ.
5	Annual Facility Inspection and Report	\$ 2,012	Pursuant to MRP No. R5-2014-0022 Section A.7.a.
6	Landfill Cap Settlement Monitoring	\$ -	Not required until 2021
7	Subcontracted Electrical Improvements, Management and Quality Assurance	\$ -	Estimated electrical contractor costs for improvements and permitting.
8	Laboratory Analysis	\$	Included in monitoring tasks.
9	Coordination with Landfill Technician	\$	Included in monitoring tasks.
10	Engineering Design and Oversight for Future Capital Projects	\$ 50,000	Scope and fee to be determined.
Estimated Subtotal		\$ 230,545	
5% Cor	5% Contingency \$ 1		
Total E	stimate	\$ 242,072	

### Water Quality Monitoring and Reporting Program (Task 1) Budget, 2021-2022

Task	Service Description	Base Quantity	Unit	Unit Price	Budget
1a	Water Quality Monitoring (See Task 1a detail below)	See Below		\$112,811	
1b	Statistical Analysis of Groundwater Data	2	Each	\$2,330	\$4,660
1c	Semi-Annual Reporting and Electronic Submittals	2	Each	\$12,143	\$24,286
1d	General Consulting	1	T&M	na	\$10,000
k 1 Tota	I Estimate				\$151,757

2021 Schedule   Quarterly GW Elevation Measurements   32   Hours   \$107   \$3,424	Task	Source	Service Description	Units Budgeted <sup>1</sup>	Unit <sup>2</sup>	Unit Price	Budget
Solidade		2021 Schedule	Quarterly GW Elevation Measurements		Hours	\$107	\$3,424
Monitoring (MRP A1)   Semi-Annual Analysis   30	_	2021 Schedule	Semi-Annual Sampling	176	Hours	\$107	\$18,832
Sch MRP A1   Semi-Annual Analysis   30   Each   \$220   \$6,600		2021 Schedule	5 Year COC Sampling	65	Hours	\$107	\$6,955
Sch MRP 5VR   5 Year COC Analysis   30		Sch MRP A1	Semi-Annual Analysis	30	Each	\$220	\$6,600
Surface Water Monitoring   Surface Water Water Monitoring   Surface Water	(mixt At)	Sch MRP 5YR	5 Year COC Analysis	30	Each	\$986	\$29,580
Surface Water   Monitoring   Syear COC Sampling   Syear COC Sampling   Semi-Annual Analysis   Semi-Annual Sampling   Semi-Annual Sampling   Semi-Annual Analysis   Semi-Annual Analys		2021 Schedule	All Terrain Vehicle Rental	24	Each	\$60	\$1,440
Surface Water   Monitoring   Sch MRP A3   Semi-Annual Analysis   Sch SWPPP   SWPPP Analysis   Swemi-Annual Sampling   Swemi-Annual Sampling   Sch SWPPP   Swemi-Annual Analysis   Sch MRP A2   Semi-Annual Analysis   Sch MRP A2   Semi-Annual Analysis   Sch MRP SYR   Syear COC Analysis   Swemi-Annual Analysis   Swemi-Annual Analysis   Swemi-Annual Analysis   Swemi-Annual Analysis   Swemi-Annual Analysis   Sch MRP A5b   Semi-Annual Analysis   Swemi-Annual Analysis   Swemi-Annual Analysis   Sch MRP A5b   Semi-Annual Analysis   Swemi-Annual		2021 Schedule	Semi-Annual and SWPPP Sampling	24	Hours	\$107	\$2,568
Sch MRP A3   Semi-Annual Analysis   6   Each   \$120   \$7/20		2021 Schedule	5 Year COC Sampling	2	Hours	\$107	\$214
Sch SWPPP   SWPPP Analysis   20		Sch MRP A3	Semi-Annual Analysis	6	Each	\$120	\$720
Vadose Zone   Monitoring   2021 Schedule   Semi-Annual Sampling   28   Hours   \$107   \$2,968	Monitoring	Sch SWPPP	SWPPP Analysis	20	Each	\$290	\$5,800
Vadose Zone   Monitoring   2021 Schedule   5 Year COC Sampling   2   Hours   \$107   \$214		Sch MRP 5YR	5 Year COC Analysis	6	Each	\$986	\$5,916
Vadose Zone   Monitoring   2021 Schedule   5 Year COC Sampling   2   Hours   \$107   \$214		2021 Schedule	Semi-Annual Sampling	28	Hours	\$107	\$2,998
Monitoring   Sch MRP A2   Semi-Annual Analysis   10   Each   \$250   \$2,500	Vadose Zone	2021 Schedule		2	Hours	\$107	\$214
Additional   Contract Lab   Contract Contract Lab   Contract	Monitoring	Sch MRP A2	Semi-Annual Analysis	10	Each	\$250	\$2,500
2021 Schedule   Semi-Ann. SI-1, SI-2 Sampling   4   Hours   \$107   \$428	-	Sch MRP 5YR	5 Year COC Analysis	10	Each	\$986	\$9,860
Description   Contract Lab   Contr		2021 Schedule	Semi-Ann. PS-1, PS-2, SI-1 Sampling	6	Hours	\$107	\$642
Description   2021 Schedule   5 Year COC Sampling   1		2021 Schedule		4	Hours	\$107	\$428
Sch MRP Abb   Semi-Ann. Si-1 Sump Analysis   1   Each   \$145   \$145   \$145   \$20   \$240   \$		2021 Schedule		1	Hours	\$107	\$107
Sch MRP A5a   Semi-Ann. Pump Station Analysis   2   Each   \$410   \$820		Sch MRP A5b	Semi-Ann. SI-1 Sump Analysis	1	Each	\$145	\$145
Sch MRP A4   Semi-Ann. SI-1 and SI-2 Analysis   2   Each   \$120   \$240	Monitoring	Sch MRP A5a	Semi-Ann. Pump Station Analysis	2	Each	\$410	\$820
Sch TB		Sch MRP A4		2	Each	\$120	\$240
Sch TB		Sch MRP 5YR	5 Year COC Sump. PS and SI Analysis	5	Each	\$986	\$4,930
Sch DUP		Sch TB		38	Each	\$120	\$4,560
Contract Lab   USEPA Method 8260B   na   Each   \$120   TBD		Sch DUP		11	Each	\$120	\$1,320
Contract Lab		Contract Lab		na	Each	\$120	TBD
Additional   Contract Lab   U.S. EPA Method 8141B   na   Each   \$174   TBD		Contract Lab	U.S. EPA Method 8270	na	Each	\$270	TBD
Contract Lab		Contract Lab	U.S. EPA Method 8151A	na	Each	\$198	TBD
Contract Lab         Total Dissolved Solids         na         Each         \$24         TBD           Contract Lab         Total Suspended Solids         na         Each         \$30         TBD           Contract Lab         Inorganics (dissolved)         na         Each         \$289         TBD           Contract Lab         Shipping Charges <sup>5</sup> na         T&M         Note 5         TBD	Additional	Contract Lab	U.S. EPA Method 8141B	na	Each	\$174	TBD
Contract Lab         Total Suspended Solids         na         Each         \$30         TBD           Contract Lab         Inorganics (dissolved)         na         Each         \$289         TBD           Contract Lab         Shipping Charges <sup>5</sup> na         T&M         Note 5         TBD	Testing	Contract Lab	Oil & Grease	na	Each	\$78	TBD
Contract Lab Inorganics (dissolved) na Each \$289 TBD  Contract Lab Shipping Charges 5 na T&M Note 5 TBD	-	Contract Lab	Total Dissolved Solids	na	Each	\$24	TBD
Contract Lab Shipping Charges na T&M Note 5 TBD		Contract Lab	Total Suspended Solids	na	Each	\$30	TBD
Contract Lab Shipping Charges 5 na T&M Note 5 TBD		Contract Lab	Inorganics (dissolved)	na	Each	\$289	TBD
		Contract Lab		na	T&M	Note 5	TBD
		2021 Schedule		100	Each	\$20	\$2,000

#### Annual Staff Resource Allocation Estimates

Task No.	Service Description	Quantity	Unit			
	Tack 1 - Water Quality Monitoring and Reporting					
	Water Quality Monitoring (Includes two semi-annual events per year)					
	Technician - Quarterly groundwater elevation measurements (4 events)	32	Hours			
	Technician - Semi-annual groundwater sampling (2 events)	176	Hours			
	Technician - 5-year COC groundwater sampling (2021 82)	65	Hours			
	Technician - Semi-annual storm water and SWPPP sampling (4 events)	24	Hours			
1a	Technician - 5-year COC storm water sampling (2021 82)	2	Hours			
	Technician - Semi-annual vadose zone sampling (2 events)	28	Hours			
	Technician - 5-year COC vadose zone sampling (2021 82)	2	Hours			
	Technician - Semi-annual leachate sump sampling (2 events)	6	Hours			
	Technician - Semi-annual surface improundment sampling (2 events)	4	Hours			
	Technician - 5-year COC leachate sampling (2021 82)	1	Hours			
	Statistical Analysis of Groundwater Data (Includes two semi-annual events per year)					
**	Associate Engineer - Management and oversight	2	Hours			
16	Project Geologist - Data evaluation and transmittal	8	Hours			
	Geochemist - Statistical evaluation and trend analysis (Geochem Applications)	20	Hours			
	Reporting and Electronic Submittals (Includes two semi-annual events per year)					
	Associate Engineer - Management and review	32	Hours			
10	Project Geologist/Engineer - Reporting	80	Hours			
	Technical Editor - Data tabulation and reporting	40	Hours			
	Project Assistant	23	Hours			
	Task 2 - Landfill Gas Monitoring Coordination, Technical Support, and Reporting					
	Coordination and Technical Support (Includes two semi-annual events per year)					
_	Associate Engineer - Management and oversight	4	Hours			
2a	Project Geologist - Laboratory coordination and technical support	20	Hours			
	Project Assistant - Sample shipping and meter rental	8	Hours			
	Semi-Annual Reporting (includes two events per year, submitted with Annual Monitorin	ig Report, Task 1)				
	Associate Engineer - Management and review	4	Hours			
2b	Project Geologist - Reporting	16	Hours			
	Technical Editor - Data tabulation and reporting	8	Hours			
	Project Assistant	4	Hours			
	Task 3 - Regulatory Correspondence and Coordination					
	Regulatory Liaison Services (General Engineering and Permitting, Coordination, Meest	ings)				
_	Associate Engineer - Regulatory Liaison	24	Hours			
3	Project Geologist - Regulatory Liaison	32	Hours			
	Technical Editor - Assistance and editorial review	16	Hours			
	Tack 4 - Storm Water Pollution Prevention Plan (SWPPP) and QISP Services					
	Annual Reporting and Electronic Submittal (SMARTS)					
	Associate Engineer - Management and Oversight	4	Hours			
43	Project Geologist - Reporting and Electronic Submittals	8	Hours			
	Technical Editor - Review and electronic submittals	20	Hours			
	Qualified Industrial Stormwater Practitioner (QISP) Support					
	Associate Engineer - Managemet and Oversight	4	Hours			
4b	Project Geologist - Reporting and Electronic Submittals	8	Hours			
	Technical Editor - Review and electronic submittals	10	Hours			
	Task 6 - Annual Faolity Inspection and Report					
	Annual Facility Inspection (Reporting is included in Annual Monitoring Report, Task 1)					
5	Associate Engineer - Management and oversight	2	Hours			
	Project Geologist - Annual Inspection and reporting	8	Hours			
	Technical Editor - Data tabulation	4	Hours			

#### Annual Staff Resource Allocation Estimates

Task No.	Service Description	Quantity	Unit
	Tack 6 - Landfill Cap Settlement Monitoring		
	Settlement Survey and Reporting		
6	Associate Engineer - Management and oversight	0	Hours
•	Project Geologist - Coordination and data evaluation	0	Hours
	Sub-contracted Survey - Dundas Geomatics	0	Hours
	Task 7 - Modification of Electrical Panels Near 81-1		
	Contracted Electrical Improvements and Oversight		
	Associate Engineer - Management and oversight	0	Hours
73	Staff Engineer	0	Hours
	Sub-contracted Construction: Materials, Tax, Labor and Permitting	0	Hours
	Task 8 - Laboratory Analysis		
-	Groundwater - Semi-annual analysis (2022 81)	30	Each
83	Groundwater - 5-Year COC analysis (2021 82)	30	Each
	Surface Water - Semi-annual analysis (2022 S1)	6	Each
8b	Surface Water - SWPPP analysis (both semi-annual events)	20	Each
	Surface Water - 5-Year COC analysis (2021 92)	6	Each
	Vadose Zone - Semi-annual analysis (2022 S1)	10	Each
8c	Vadose Zone - 5-Year COC analysis (2021 82)	10	Each
	Leachate - Semi-annual SI-1 sump analysis (2022 S1)	1	Each
8d	Leachate - Semi-annual pump station analysis (2022 S1)	2	Each
90	Leachate - Semi-annual surface impoundment analysis (2022 81)	2	Each
	Leachate - 5-Year COC analysis for sumps, pump stations and impoundments (2021 82)	5	Each
8e	Quality Control - Trip Blanks (assuming 30 monitoring events)	30	Each
oe.	Quality Control - Field Duplicates (collected at a rate of 10% of field samples)	11	Each
	Task 9 - Coordination with Landfill Technician		
9	included in the monitoring and maintenance tasks listed above	0	Hours
	Tack 10 - Engineering Design and Oversight for Future Capital Projects		
10	Tasks to be determined for the 2020-2021 fiscal year	TBD	Hours

#### Notes:

Resource allocation estimates are for the fiscal year (i.e., two semi-annual monitoring events and other annual MRP requirements).

The 2021 82 Monitoring event is a 5-Year Event, requiring the analysis of all COOs listed in the MRP.

COC - constuent of concern

MRP - Monitoring and Reporting Program No. R5-2014-0022

SWPPP - Storm Water Pollution Prevention Plan

#### **EXHIBIT B**

#### SCHEDULE OF CHARGES AND PAYMENTS

The attached Fee Schedules detail the charges for engineering support and monitoring services provided by the contractor. Subcontracted services are typically invoiced as follows:

- 1. Dundas Geomatics – 2021 rate sheet is attached and the standard markup is 10%
- 2. Lawrence & Associates – invoiced per the attached NV5 rate sheet, with Clayton Coles billing at senior level (\$170/hr)
- 3. Geochem Applications – these services are typically part of the fixed fee reporting task. When Will Neal's services are required outside of the standard reporting task, he bills us \$150/hr and our markup is 10%, so the invoiced rate is \$165/hr.
- 4. Unit rates for laboratory tests are listed on the attached NV5 rate sheet.

#### Maximum Limit & Fee Schedule

Contractor's compensation shall be paid at the schedule shown below.

The total of all payments made under this Contract shall not exceed the amount shown in Section 2 of this contract.

Upon completion of services provided, but not to exceed once per month, the contractor will provide an invoice for services provided with the following information:

- 1. PO number associated with this contract
- 2. Date invoice was submitted to the County
- 3. Location services were provided
- 4. Date services were provided
- 5. Unit price as found in attached Fee Schedules
- Extended price 6.
- 7. Total price

The County will review each invoice and notify Contractor of any issues or discrepancies found in the invoice within 10 business days.

#### Invoices

Invoices shall be submitted to County in a form and with sufficient detail as required by County. Work performed by Contractor will be subject to final acceptance by the County project manager(s).

#### Submit all invoices to:

Nevada County Solid Waste Department

Address:

950 Maidu Avenue, Suite 170,

PO Box 599002

City, St, Zip Nevada City, CA 95959

Attn:

**David Garcia** 

Email: David.garcia@co.nevada.ca.us

Phone: 530-265-7038

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#### Payment Schedule

The County will make payment within thirty (30) days after the billing is received and approved by County and as outlined below

Unless otherwise agreed to by County, all payments owed by County to Contractor under this Contract shall be made by Automated Clearing House (ACH). In the event County is unable to release payment by ACH the Contractor agrees to accept payment by County warrant.

#### Fee Schedule and Notes, 2021-2022

2021 Professional Services Fee Schedule	Hourly Rate
Principal	\$240
Associate Engineer/Geologist	\$190
Senior Engineer/Geologist	\$170
Project Engineer/Geologist	\$160
Staff Engineer/Geologist	\$140
Engineering Technician III	\$107
Technical Editor	\$88
AutoCAD Operator	\$105
Project Assistant	\$82

#### Notes:

- 1 "Units Budgeted" includes the entire fiscal year (e.g., two semi-annual groundwater monitoring events).
- 2 Units expressed as "Hours" are based on the fee schedule above. Units expressed as "Each" are a product of the number of monitoring points and the number of monitoring events.
- 3 Trip blank VOC analysis estimated assuming 30 sampling events.
- 4 Duplicate VOC analysis estimated as 10% of the number field samples.
- 5 Shipping, when required, will be performed on a time and materials basis.

COC = constuent of concern

na = not applicable (item was not included in original budget but can be performed if required)

PS = Pump Station

SI = Surface Imipoundment

SWPPP = Storm Water Pollution Prevention Plan



#### 2021 FEE SCHEDULE

	ZUZI PEE SCHEDULL
PERSONNEL	HOURLY RATE
Project Assistant	\$82
AutoCAD Operator	
Technical Editor	
Assistant Engineer/Geologist	
Staff Scientist	
Staff Engineer/Geologist	
Project Engineer/Geologist	
Senior Engineer/Geologist	
Associate Engineer/Geologist	
Principal	\$240
Expert Testimony and Deposition (four-hour minimum)	\$340
Laboratory Shop Rate	\$87
Engineering Technician I	\$95
Engineering Technician II	\$102
Engineering Technician III	\$107
Certified Welding Inspector (CWI/AWS)	\$119
Non-Destructive Testing (NDT) Technician	\$119
ASNT Level III	\$173
Supervisory Technician	
Construction Services Manager I	
Construction Services Manager II	\$172
PREVAILING WAGE SERVICES	HOURLY RATE
Field Soils and Materials Tester, Soils/Asphalt.	
ACI Concrete Tester	
ICC Fireproofing	
Proofload/Torque Testing	
AW5/CWI Certified Welding Inspector.	
ASNT Level II Non-Destructive Testing (NDT)	\$136
ICC Certified Structural Inspector	
DSA Masonry/Shotcrete and Lead Inspector	\$136
Travel Time – Tester/Inspector	
FIG. 8. COMPANIENT	UNIT RATE
FIELD EQUIPMENT All-Terrain Vehicle	
Cone Penetrometer	
Core Drill Machine	
DAQ III/Seismic Refraction Survey	
Ground Penetrating Radar/Profometer	-
Schmidt Hammer	
pH/Conductivity Meter	
Photoionization Detector (PID)	
the second secon	
Tension Ram	\$114/Day
( - /	
Tension Ram	\$114/Day \$32/Day \$90/Day
Tension Ram. Simple Field Infiltrometer. Turbidity Meter.	\$114/Day \$32/Day \$90/Day \$55/Day
Tension Ram	\$114/Day \$32/Day \$90/Day \$55/Day \$112/Day

- Mileage and hourly rates will be charged portal to portal. Mileage will be billed at \$0.70 per mile.
   Outside services will be billed at our cost, plus 20 percent.
   Overtime rates for Saturday, Sunday, holiday, or over 8 hours/day: hourly rate plus \$35/Hour.
   Double-time rates for Saturday, Sunday, holiday, or over 12 hours/day: hourly rate plus \$35/Hour.
   Prevailing wage overtime rates for Saturday or over 8 hours/day: hourly rate plus \$35/Hour.

- Prevailing wage double time rates for Sunday, holiday, or over 12 hours/day: hourly rate plus \$70/Hour.
   Prevailing wage second shift rates: hourly rate plus \$16/Hour.
   A minimum 2-hour fee will be charged for scheduled site visits not cancelled in advance of arrival.

- Per Diem will be billed at cost plus 20 percent unless other arrangements are made.

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## DDGEO DUNDAS GEOMATICS, INC.

GEOMATIC & CIVIL ENGINEERS

#### HOURLY RATE SCHEDULE

#### 2021

PRINCIPAL-IN CHARGE	\$175
PROJECT MANAGER / PE or LS	\$145
EXPERT TESTIMONY / PE or LS (4.0 HR MIN)	\$265
AERIAL MAPPING (PILOT & DRONE)	\$110/\$160*
PROJECT ENGINEER / PROJECT SURVEYOR	\$120
DRAFTER / MODELER	\$85
SURVEY PARTY CHIEF (w/equipment in field)	\$170 / \$225*
(Sites with Toxic Remediation Controls)	\$190/ \$245*
SURVEY FIELD TECHNICAN (w/ Party Chief in field)	\$65 / \$95*
(Sites with Toxic Remediation Controls)	\$80/\$105*
ADMIN	\$35
Regular Rate / F	Prevailing Rate*

TRAVEL (Combined hourly rate x travel time one way)

Note: Prevailing Wage Rates will vary depending on County where work is being performed.

D & D Since 1978

. . . . . .

199 S. Auburn St. Grass Valley, CA 95945

PHONE WEB (530) 274-1616 @ddgeo.com

#### **EXHIBIT C**

#### INSURANCE REQUIREMENTS

<u>Insurance</u>. Contractor shall procure and maintain for the duration of the contract insurance against claims for injuries to persons or damages to property which may arise from or in connection with the performance of the work hereunder by the Contractor, its agents, representatives, or employees. Coverage shall be at least as broad as:

- (i) Commercial General Liability CGL): Insurance Services Office Form CG 00 01 covering CGL on an "occurrence" basis, including products and completed operations, property damage, bodily injury and personal & advertising injury with limits no less than \$2,000,000 per occurrence. If a general aggregate limit applies, either the general aggregate limit shall apply separately to this project/location (ISO CG 25 03 or 25 04) or the general aggregate limit shall be twice the required occurrence limit.
- (ii) Automobile Liability Insurance Services Office Form Number CA 0001 covering, Code 1 (any auto), or if Contractor has no owned autos, Code 8 (hired) and 9 (non-owned), with limit no less than \$1,000,000 per accident for bodily injury and property damage.
- (iii) Workers' Compensation insurance as required by the State of California, with Statutory Limits, and Employer's Liability Insurance with limit of no less than \$1,000,000 per accident for bodily injury or disease. (Not required if contractor provides written verification it has no employees).
- (iv) **Professional Liability** (Errors and Omissions) Insurance covering **design and engineering** error and omission with limit no less than \$2,000,000 per occurrence or claim, \$2,000,000 aggregate.

#### Other Insurance Provisions:

6 50 0 1

The insurance policies are to contain, or be endorsed to contain, the following provisions:

- (i) Additional Insured Status: The County, its officers, employees, agents, and volunteers are to be covered as additional insureds on the CGL policy with respect to liability arising out of the work or operations performed by or on behalf of the Contractor including materials, parts, or equipment furnished in connection with such work or operations. General liability coverage can be provided in the form of an endorsement to the Contractor's insurance (at least as broad as ISO Form CG 20 10 11 85 or both CG 20 10, CG 20 25, CG 20 33, or CG 20 38; and CG 20 37 forms if later revisions used.)
- (ii) **Primary Coverage** For any claims related to this contract, the **Contractor's insurance shall be primary** insurance primary coverage at least as broad as ISO CG 20 01 04 13 as respects the County, its officers, employees, agents, and volunteers. Any insurance or self-insurance maintained by the County, its officers, employees, agents, and volunteers shall be excess of the Contractor's insurance and shall not contribute with it.
- (iii) **Notice of Cancellation** This policy shall not be changed without first giving thirty (30) days prior written notice and ten (10) days prior written notice of cancellation for non-payment of premium to the County of Nevada.
- (iv) Waiver of Subrogation Contractor hereby grants to County a waiver of any right to subrogation which any insurer or said Contractor may acquire against the County by virtue of the payment of any loss under such insurance. Contractor agrees to obtain any endorsement that may be necessary to affect this waiver of subrogation, but this provision applies regardless of whether or not the County has received a waiver of subrogation endorsement from the insurer.
- (v) **Sole Proprietors** If Contractor is a Sole Proprietor and has no employees, they are not required to have Workers Compensation coverage. Contractor shall sign a statement attesting to this condition, and shall agree they have no rights, entitlements or claim against County for any type of employment benefits or workers' compensation or other programs afforded to County employees.
- (vi) Deductible and Self-Insured Retentions Deductible and Self-insured retentions must be declared to and approved by the County. The County may require the Contractor to provide proof of ability to pay losses and related investigations, claims administration, and defense expenses within the retention. The

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Policy language shall provide, or be endorsed to provide, that the self-insured retention may be satisfied by either the named insured or County. (Note – all deductibles and self-insured retentions must be discussed with risk, and may be negotiated)

- (vii) **Acceptability of Insurers:** Insurance is to be placed with insurers authorized to conduct business in the state with a current A.M. Best's rating of no less than A:VII, unless otherwise acceptable to the County.
- (viii) Claims Made Policies if any of the required policies provide coverage on a claims-made basis: (note should be applicable only to professional liability)
  - a. The Retroactive Date must be shown and must be before the date of the contract or the beginning of contract work.
  - b. Insurance must be maintained and evidence of insurance must be provided for at least five (5) years after completion of the contract of work.
  - c. If the coverage is canceled or non-renewed, and not replaced with another claims-made policy form with a Retroactive Date, prior to the contract effective date, the Contractor must purchase "extended reporting" coverage for a minimum of five (5) years after completion of contract work.
- (ix) **Verification of Coverage** Contractor shall furnish the County with original Certificates of Insurance including all required amendatory endorsements (or copies of the applicable policy language effecting coverage required by this clause) and a copy of the Declarations and Endorsement Page of the CGL policy listing all policy endorsements to County before work begins. However, failure to obtain and provide verification of the required documents prior to the work beginning shall not waive the Contractor's obligation to provide them. The County reserves the right to require complete, certified copies of all required insurance policies, including endorsements required by these specifications, at any time.
- (x) **Subcontractors** Contractor shall require and verify that all subcontractors maintain insurance meeting all the requirements stated herein, and Contractor shall ensure that County is an additional insured on insurance required from subcontractors. For CGL coverage subcontractors shall provide coverage with a format at least as broad as CG 20 38 04 13.
- (xi) **Special Risks or Circumstances** County reserves the right to modify these requirements, including limits, based on the nature of the risk, prior experience, insurer, coverage, or other special circumstances.
- (xii) Conformity of Coverages If more than one policy is used to meet the required coverages, such as an umbrella policy or excess policy, such policies shall be following form with all other applicable policies used to meet these minimum requirements. For example, all policies shall be Occurrence Liability policies or all shall be Claims Made Liability policies, if approved by the County as noted above. In no cases shall the types of polices be different.
- (xiii) **Premium Payments** The insurance companies shall have no recourse against the COUNTY and funding agencies, its officers and employees or any of them for payment of any premiums or assessments under any policy issued by a mutual insurance company.
- (xiv) **Material Breach** Failure of the Contractor to maintain the insurance required by this Contract, or to comply with any of the requirements of this section, shall constitute a material breach of the entire Contract.
- (xv) **Certificate Holder** The Certificate Holder on insurance certificates and related documents should read as follows:

County of Nevada 950 Maidu Ave. Nevada City, CA 95959

Upon initial award of a contract to your firm, you may be instructed to send the actual documents to a County contact person for preliminary compliance review.

Certificates which amend or alter the coverage during the term of the contract, including updated certificates due to policy renewal, should be sent directly to Contract Administrator.

6 1 34 5 1 4

<b>Contractor Name:</b>	NV5, Inc.		
	ervices: Provide Solid Was Road and Hirschdale Close		rt Services for
	SUMMARY O	F MATERIAL TERMS	
Max Annual Price:	\$ 242,072		
Contract Start Date:	7/1/2021	Contract End Date:	6/30/2022
Liquidated Damages:	N/A		
INSURANCE POLICIES			
Commercial General Liability	(\$2,000,000)		
Automobile Liability	(\$1,000,000)		
Worker's Compensation	(Statutory Limits)		
Professional Errors and Omission	ns (\$2,000,000)		
	LICENSES AND	PREVAILING WAGES	
Designate all required	d licenses: As Applies		
	NOTICE &	IDENTIFICATION	
COUNTY OF NE	EVADA:	CONTRACTOR:	
Nevada County		NV5 Inc.	
Solid Waste Dep			
	0 Maidu Avenue, Suite 170 evada City, CA 95959		Searls Avenue ada City, CA 95959
	ivid Garcia		n Muir
	cia@co.nevada.ca.us	Email: Jason.Muir(	
,	265-7038	Phone: (530) 478	
Contractor is a: (check all the			EDD Worksheet Requir Yes □ No⊠
-	f., □ Other, □ LLC, □ o □ Yes □ No		Yes □ No⊠
		imited	
Person: Indiv	v., □ Dba, □ Ass'n □ C	ther	
	ATT	ACHMENTS	
Exhibit A:Schedule of Serv			
Exhibit B:Schedule of Char	rges and Payments		

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**Exhibit C:**Insurance Requirements