Notification of this Addendum is transmitted via email to all current plan holders. This Addendum is posted on the District website at https://www.valleywater.org/Construction

June 18, 2019

ADDENDUM NO. 3
TO CONTRACT DOCUMENTS FOR THE
UPPER LLAGAS CREEK FLOOD PROTECTION PROJECT, PHASE 1
Project No. 26174052  Contract No. C0645

Notice is hereby given to Prospective Bidder that the Contract Documents are modified as hereinafter set forth.

BID DOCUMENTS

TITLE PAGE

REPLACE the text that reads “Bid Opening: June 26, 2019” with the following:
“Bid Opening: July 2, 2019”

NOTICE TO BIDDERS

REPLACE Article 1. Notice, in its entirety with:

“Notice is hereby given that sealed Proposals will be accepted by the Construction Program of the Santa Clara Valley Water District, Room B108, of the District’s Administration Building, 5750 Almaden Expressway, San Jose California 95118 up to 2 p.m. on Tuesday, July 2, 2019, for furnishing all material and performing all work necessary for construction of Phase 1 of the Upper Llagas Creek Flood Protection Project, City of Morgan Hill, City of Gilroy, and unincorporated areas of Santa Clara County, including San Martin, CA.”

GENERAL QUESTIONS AND RESPONSES

Question 1. [Bidder] would like to get permission to dig test holes with a rubber tire backhoe.

Response 1. Bidders may perform test holes to collect soil samples on Santa Clara Valley Water District property. Bidders are required to obtain a permit from the Santa Clara Valley Water District's Community Projects Review
Unit. Please see the attached permit application and Certificate of Insurance requirements. Upon receipt of a complete application, bidders should expect two working days for issuance of the permit. Contractors may not operate any equipment or perform any work within the Upper Llagas Creek channel. All sampling shall take place beyond the California Department of Fish and Wildlife jurisdictional edge of riparian as shown in the attached maps.

THIS ADDENDUM NO. 3, WHICH CONTAINS 2 PAGES AND 3 ATTACHMENTS, IS ATTACHED TO AND IS A PART OF THE SPECIFICATIONS AND CONTRACT DOCUMENTS FOR THIS PROJECT.

Christopher Hakes, P.E.
Deputy Operating Officer
Dam Safety and Capital Project Delivery

Enclosures: Encroachment Permit Application
SCVWD Insurance Requirements
CDFW Project Riparian Maps

Date: 6/18/19
Encroachment Permit Application
Encroachment Permit Application/Request for Real Estate Services

Date: ______________________

Applicant (Party to whom the permit, if granted, will be issued):
Name: ______________________ Company Name: ______________________
Address: ______________________ City: ______________________ Zip: ______________________
Contact Phone No. 1): (______) 2): (______) Email: ______________________

Agent (Specify “same” if Agent is the Applicant. All correspondence will be sent to Agent unless otherwise specified):
Name: ______________________ Company Name: ______________________
Address: ______________________ City: ______________________ Zip: ______________________
Contact Phone No. 1): (______) 2): (______) Email: ______________________

Project/Work Location Information:
Address: ______________________ City: ______________________ Nearest Cross Street: ______________________
APN: ______________________ Anticipated Start Date: ______________________ End Date: ______________________

Valley Water Facility (if known): ______________________

This request is for (check all that apply):
☐ Soil Boring/Well  ☐ Fence Installation/Repair  ☐ Landscaping  ☐ Temporary Access-vehicular
☐ Adopt-A-Creek  ☐ Tree Removal/Trimming  ☐ Trail  ☐ Temporary Access-pedestrian only
☐ Utility Installation  ☐ Outfall Construction/Repair  ☐ Erosion Repair  ☐ Other—describe below
☐ Grading  ☐ Bridge Construction/Repair  ☐ ☐ Real Estate Services—describe below

Description of Project or Activity (add additional sheets as necessary):

________________________________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________

Are other County/City approvals or permits required? ☐ Yes ☐ No
If Yes, identify agency, approval or permit required, and contact person.
Complete Application Package: A complete encroachment permit application package comprises of the completion of this Encroachment Permit Application along with the submission of all the information, drawings, reports, and other documents required by Valley Water (which includes the documents specified in the attached Encroachment Permit Application Requirements). As an Applicant, you must show that the proposed work will not adversely impact Valley Water's interests, including without limitation, the hydraulics, hydrology, structural integrity, maintenance, and property rights of Valley Water's right-of-way. To the extent you seek a Valley Water encroachment permit on an area where Valley Water only has an easement right, you must submit with this application the underlying fee owner's written permission authorizing you to carry out your project on Valley Water's easement area.

Real Estate Services: Transfers of land rights from Valley Water, including granting fee title ownership, easements, quitclaims, or exchanges, are subject to the limitations of Valley Water's legal authority and approval by Valley Water's Board of Directors.

Except in the case of proposed real property dedications to Valley Water, requestors will be charged for staff costs and for the following: appraisal costs, real property value, due diligence hazardous substance liability assessment (HSLA) costs, CEQA costs, cost of staff time and other applicable costs.

For staff to consider requests to transfer land rights from Valley Water to other parties, a variety of information is required, including:

- A current title report.
- Plat and legal description prepared by a licensed land surveyor.
- Phase I due diligence report, if available, or Phase II and satisfactory evidence of remediation.
- Environmental documents for project, if applicable.

Payment of Fees: The application fee submitted with this application is only the fee for filing this application. The application fee does not include additional fees that you may be required to pay pursuant to the Standard Rate Schedule then in effect (i.e., Valley Water's current Standard Rate Schedule is attached to this application). Progress billings, if any, will be provided to you during Valley Water's review and processing of your application. By submitting this application, you agree to pay all amounts charged for the review and processing of this application and any subsequent modifications, within 30 days of the billing date. Failure to make such payments will result in Valley Water not taking any further action on processing your application until such payments are received. Valley Water's denial of issuing you an encroachment permit or completing a transfer of land rights does not relieve you of the payment of any accrued and unpaid billings for the Valley Water's review or processing of this application.

Duly Authorized Agent: _____ (initial if applicable) The Agent identified on this application is duly authorized to act on my behalf in all matters pertaining to the Water Resources Protection Ordinance encroachment permit process.

Applicant Signature: ____________________________________________

Applicant Name: ______________________________________________

Date: _________________________________________________________
Project Assessment for an Encroachment Permit

Valley Water, at their sole discretion may issue you an encroachment permit if your project or activity meets the criteria defined in Santa Clara Valley Water District Water Resources Protection Ordinance. This ordinance requires that certain findings be made, based on substantial evidence provided in response to the following questions. To aid us in evaluating your project relative to these criteria, please respond, and explain as appropriate, to the following questions. Valley Water staff will review these responses and make independent findings based on the plans and other information provided for the project. Submit your responses with your encroachment permit application.

   - No
   - Yes

2. Will the proposed project or activity impede, restrict, retard or change the direction of the flow of water in a stream?
   - No
   - Yes

3. Will the proposed project or activity catch or collect debris carried by such water?
   - No
   - Yes

4. Is the proposed project or activity located where the natural flow of storm and flood waters will damage or carry any structure or part thereof downstream?
   - No
   - Yes

5. Will the proposed project or activity damage, weaken, erode or cause siltation or reduce the effectiveness of the banks to withhold storm and flood waters?
   - No
   - Yes

6. Will the proposed project be constructed to resist erosion and siltation?
   - No
   - Yes

7. How will the proposed project or activity be constructed or managed to resist the entry of pollutants and contaminants into the stream?

8. Will the proposed project or activity interfere with maintenance of the facility?
   - No
   - Yes

9. Will the proposed project or activity interfere with any existing structures placed or erected for flood protection, water conservation or distribution?
   - No
   - Yes

In addition to the above information, the following questions will be addressed by Valley Water staff and considered in making a determination for the issuance of the requested encroachment permit. Please provide any information relative to these questions that you believe will be helpful to staff in making findings.

10. Does the proposed project or activity meet the purpose and intent of the District Act? (How does the proposed project benefit stream stewardship, flood protection or water supply?)

11. Is the issuance of the Encroachment Permit in the public interest? (Why should this activity of modification be allowed on Valley Water right of way?)

12. Will the issuance of the Encroachment Permit result in conflict with or detriment to an existing or planned Valley Water facility?
Encroachment Permit Application Requirements

The following information and documents must be submitted to process your application for an encroachment permit on Santa Clara Valley Water District ("Valley Water") right-of-way pursuant to Valley Water's Water Resources Protection Ordinance and Water Resources Protection Manual ("Water Resources Protection Ordinance").

Questions about Valley Water's application of its Water Resources Protection Ordinance may be referred to Valley Water's Community Projects Review Unit staff at any time. However, you as an applicant ("Applicant") may seek from Valley Water a formal interpretation of any provision of the Water Resources Protection Ordinance. Such a formal request must be made in writing to Valley Water's Chief Executive Officer.

- **Pre-Application:** A pre-application submittal (no filing fee required) to assess the feasibility of a proposal will be accepted; however the scope of Valley Water's response may be limited.

- **Application Package:** A complete application package requires this Encroachment Permit Application (WF75189) and two (2) sets of plans. (If submitted electronically, only one copy is needed) The project package may be submitted by fax, mail, e-mail (CPRU@valleywater.org) or hand delivered to our office located at the letterhead address. **All hard copy mail delivery other than through the U.S. Postal Service (i.e., FedEx or other express mail service) must be addressed to Santa Clara Valley Water District, 5905 Winfield Avenue, San Jose, CA 95123.**

Engineering plans and calculations, stamped and signed by a California registered engineer or architect are required for engineered or complex work. The submittal of progress prints is encouraged, however a Valley Water encroachment permit will not be issued until stamped and signed construction drawings are received and all other requirements are satisfied. Valley Water as-built or record drawings are available for some facilities. Where available, a copy of such drawings must be obtained from Valley Water and be clearly marked to show the proposed work to be done by Applicant under the Valley Water encroachment permit sought by Applicant. Applicant must include such marked up drawings in the application package submitted to the District.

- **Project Assessment:** Provide all the information required on the Project Assessment Sheet (WF75189).

- **Fees:** An initial filing fee of $250 must be accompanied with your application package. Additional fees may also be required. Please refer to the Valley Water Standard Rate Schedule then in effect for a list of additional required charges.

- **CEQA:** Issuance of a Valley Water encroachment permit is subject to the requirements of the California Environmental Quality Act ("CEQA"). If your project is approved (or will be approved) by another public entity as the lead agency, that public entity’s environmental assessment must include the activities Applicant seeks to carry out under a Valley Water encroachment permit. A copy of the document, prepared by the lead agency for the project, must be provided. Valley Water, as a Responsible Agency, will not issue a Valley Water encroachment permit until it completes the appropriate CEQA document for the proposed project. If the environmental documentation was not completed by another public agency or does not sufficiently cover the use of Valley Water right-of-way, an additional environmental assessment may be needed. All applications for an environmental assessment must be accompanied by the applicable amount identified in Valley Water’s Standard Rate Schedule then in effect.

- **National Pollutant Discharge Elimination System ("NPDES"):** NPDES permit requirements must be met for discharges entering Valley Water's right-of-way. Project proponents must follow their local jurisdiction's requirements. Project plans should show how water quality pollution prevention measures have been included in the project.

- **Other Permits:** You must provide all other permits required to carry out the activities on the District’s right-of-way, including without limitation, any permits required by the State Department of Fish and Game, U.S. Army Corps of Engineers, and the Regional Water Quality Control Board. If no other permits are required, Applicant must provide Valley Water with written certification that no other permits are lawfully required.
**Federal Agency Review:** Additional review time is required for any Applicant proposed project or activity on Valley Water right-of-ways located in the areas listed below to enable Valley Water to refer such proposed project or activity to the federal agencies that sponsored or constructed improvements located at those locations.

*Locations Containing Improvements Sponsored or Constructed by Federal Agencies:*

- Guadalupe River from Alviso to Highway 280
- Coyote Creek from San Francisco Bay to Montague Expressway
- Uvas Creek from south of Thomas Road to Santa Teresa Boulevard
- Llagas Creek, Morey and North Morey Channels, West Branch and West Little Llagas Creek, Lions Creek
- Santa Clara Conduit and Pacheco Conduit

**Other Property Owner Permission:** Property lines must be accurately shown on your drawings. Permission must be obtained from all owners or entities that have property rights in the work areas, including all routes of access to and from your work site.

**Technical Information:** All information of a technical or engineering nature that may be necessary or required for the proper accomplishment of the proposed project including soil investigations, slope and/or stream stability analyses must be provided to Valley Water. This information will be prepared and/or obtained by the Applicant at his/her own expense.

**Alteration of Watercourses:** Applicants proposing alterations to, or bank repairs in, the watercourses must show that such work will not adversely affect the hydraulic capacity and bank stability of the watercourse and may be required to provide engineering calculations. A hydraulic analysis is required for bridge or culvert crossings and for channel modifications. The analysis must be provided using HEC-RAS or HECII. The use of this software may be waived for certain circumstances as solely determined by Valley Water.

**Photo Documentation:** If granted a Valley Water encroachment permit, you must photograph the Valley Water right-of-way covered by such encroachment permit in a manner that fully documents such right-of-way prior to the commencement of any work. Photos should, at a minimum, show existing vegetation, fencing, and the ground surface condition in the area of the proposed work.

**Imported Fill:** If Applicant proposes bringing fill or imported materials onto the Valley Water right-of-way, Applicant must ensure such fill and/or imported materials do not contain any hazardous materials and must certify this as such by completing an Import Borrow Certificate (WF75117).

**Dewatering:** All dewatering or water diversion plans will be submitted for review and shall be approved by the agencies referred to above.

**Biological Assessment:** A biological assessment and survey is required for work within sensitive habitat areas. Such biological assessments must be provided to the Valley Water.

**Insurance:** A certificate of insurance and additional insured endorsement acceptable to Valley Water must be provided prior to issuance of a Valley Water encroachment permit. Valley Water, its directors, officers, agents, employees, and volunteers must be named as additional insureds in the general, automobile liability, and worker’s compensation insurance policies. Valley Water and the other foregoing individuals must remain as additional insureds until the later of: (i) the expiration for the Valley Water encroachment permit; or (ii) the completion of all of Applicant’s activities on the Valley Water right-of-way. Specific requirements are shown on the Insurance Requirements information sheet (WF75113).

**As Built:** As-built drawings will be required following completion of work for projects that modify Valley Water facilities, as solely determined by Valley Water. If requested by Valley Water, Applicant will provide Valley Water with electronic files of those drawings.
- **Review Time:** Review times will vary depending on the complexity of the project and available Valley Water staff resources. Fence cost sharing, adopt-a-creek, and access permits will typically be processed within 2 weeks. Please allow at least 4 weeks for review of all other permit requests. If the application is incomplete, Valley Water staff, as it deems necessary, will notify the Applicant to obtain information Valley Water believes is necessary to process your application.

**Plans** must include the following:

- A site map of the parcel on which the proposed work will be located.
- The location of the proposed work or structures in reference to property lines.
- Complete and detailed dimensions of the proposed work, structures or facilities.
- A legend, north arrow, bar scale and drawing scale.
- Indicate, label and dimension existing and proposed Valley Water rights of way.
- Show existing and proposed utilities.
- Show existing topography and features adjacent to and within the area of proposed work. A separate permit for access to Valley Water property to perform survey work may be needed.
- Show plan, profile and cross sections as appropriate for the project and how the proposed work relates to Valley Water right of way.
- The benchmark used for the project. If an assumed benchmark is used, provide a tie and conversion to NGVD or NAVD.

**General notes** on plan set must include:

- Contractor must obtain a Valley Water encroachment permit prior to start of construction within Valley Water right of way and maintain a copy of the permit on the project site at all times.
- Notify Valley Water's inspector at least 2 days prior to beginning any work within Valley Water's right of way.
- Any damage to Valley Water's structures, equipment, materials, vegetation, and or property shall be replaced and or repaired in kind to the satisfaction of Valley Water.
- Underground Service Alert must be notified a minimum of 2 days prior to scheduled start of construction at 1-800-227-2600 or by calling "811."
- A listing of all relevant parties associated with the project, including names and contact information.
STANDARD RATE SCHEDULE

Santa Clara Valley Water District Water Resource Protection Ordinance requires that applications for an encroachment permit be accompanied by a filing fee in an amount established by the Board of Directors. The filing fee for an encroachment permit shall be $250. Permit filing fees are non-refundable. Actual costs are based on billing rates for staff services. Payment may be in the form of cash, check, credit card, money order, or cashier’s check.

Exceptions:

Fees are not required for:

- Preliminary assessments to determine if a permit is required.
- Adopt-a-Creek permits.
- Fence cost sharing permits.
- Temporary pedestrian access for environmental studies, sampling, surveying, and organized events.
- Activities covered by agreements with other agencies where there is already an exchange of benefits such as public access for recreational purposes allowed through joint use agreements.

Temporary Vehicular Access:

$250 Inclusive of filing fee

Insurance requirements must be met and a deposit may be needed. Additional amounts will be assessed if follow up inspection is required.

Construction Permits for Temporary Uses:

$250 Inclusive of filing fee

Temporary uses that involve construction include minor grading, construction support activities, exploratory borings, and monitoring wells. A summary of charges against the permit application in excess of 2 hours will be due and payable at the time of permit issuance. Reimbursement for staff costs for environmental review, inspection charge and key deposit will be assessed and due prior to issuance of a permit. Standard rates for the use of District property are shown below based on size of area used and duration of use. Durations longer than 1 year and use of property greater than 1000 sq ft will be subject to a license at fair market value.

- Duration up to 3 months—$600
- Durations longer than 3 months up to 1 year—$1000
- Monitoring wells on Valley Water property—$1000 with $100 annual renewal

Construction Permits for Permanent Uses:

$1000 Inclusive of filing fee plus reimbursement of actual review costs.

Permanent uses include utilities, telecommunications, outfalls, bridges, and major modifications, including flood protection channel construction or construction affecting Valley Water pipelines. Land rights must be acquired in advance of construction for major encroachments on to Valley Water property. A summary of charges against the permit application along with a request for any additional deposit will be made as the deposit is used. All applicable mounts are due and must be paid in full at the time of permit issuance. Applicant will be charged for any additional staff time spent on the project during construction.
Environmental Review:

$300 initial deposit plus actual costs associated with preparation of documents and County Recorder's filing fee.

Inspection:

$125 per trip: A minimum of one inspection will be charged per permit. The number of trips for major construction is determined on a case-by-case basis.

Key Deposit:

$50 (refundable)

Permit Extensions or Name Changes:

$100

Permit Amendments:

$100 Requests for changes or additions to permit purpose or conditions.

Appeals:

$100

Land Rights Transfers:

$2500 initial deposit plus actual costs Actual costs are based on billing rates for staff services. Estimates for other components are noted below, actual costs may be greater.

Appraisals: $2500 to $10,000.
Hazardous Substance Liability Assessment (HSLA): $5000.
Title report, if required: $450 to $700 depending on complexity.
Escrow fees: $450 depending on amount of transaction.
Title insurance, if required: actual cost.
Recording fees: actual cost, see County Recorder's Office fee schedule.

Licenses:

- Telecommunications—per rate schedule adopted May 25, 2010.
- Durations less than 1 year—see rates listed under Construction Permits for Temporary Uses.
- Durations longer than 1 year and use of property greater than 1000 sq ft will be subject to a license at fair market value.
SCVWD Insurance Requirements
To:

Re: Insurance Requirements to Obtain a Santa Clara Valley Water District (Valley Water) Permit for Work on Valley Water Fee Title Right of Way or Easement

Please refer to the insurance requirements listed below. Those which have an "X" indicated in the space before the requirement apply to your permit (ignore any not checked). It is suggested that you provide your insurance broker(s)/agent(s) with a copy of these requirements and request that they provide Certificates of Insurance complete with copies of all required endorsements. Issuance of your permit cannot proceed without these documents. Forward documents to the undersigned at cpru@valleywater.org

☐ Commercial General/Business Liability or Homeowners/Renters Liability Insurance with coverage as indicated:
  ☐ $1,000,000 per occurrence / $2,000,000 aggregate limits for bodily injury and property damage
  ☐ $ per occurrence bodily injury / $ per occurrence property damage
  ☐ aggregate for bodily injury and property damage

☐ Coverage for X, C, U hazards MUST be evidenced on the Certificate of Insurance

☐ Auto Liability insurance with coverage as indicated:
  ☐ $1,000,000 combined single limit for bodily injury and property damage
  ☐ $ per person / $ per accident for bodily injury
  ☐ $ per occurrence for property damage

☐ Professional / Errors and Omissions Liability with coverage as indicated:
  ☐ $1,000,000 per loss / aggregate with no known impairment of limits
  ☐ $ per loss / $ aggregate with no impairments of limits

☐ Workers' Compensation Insurance

☐ Additional Insured Endorsement(s) for Commercial General /Business/ Homeowners Liability coverage naming as indicated:
  "Santa Clara Valley Water District, its Directors, officers, agents, employees, and volunteers"
  - NOTE-1: Additional insured language on the Certificate of Insurance is NOT acceptable without a separate endorsement, for example use Form CG 20 26 07 04 (see Page 2) or Form CG 20 12 04 13 (see Page 3).
  - NOTE-2: Endorsements that only cover work done for or on behalf of the name additional insured are NOT acceptable.

☐ Cancellation Language
  The Certificate of Insurance MUST provide 30 days notice of cancellation, except 10 days notice for non-payment of premium.

☐ Cross out or delete from the standard cancellation clause: "...endeavor to...." AND "...but failure to mail such notice shall impose no obligation or liability of any kind upon the company, its agents, or representatives."

☐ All subcontractors used must comply with the above requirements except as noted:

☐ Please reference “CPRU File No. ” on insurance form. For expedient processing forward via email to cpru@valleywater.org to the attention of the undersigned.

With respect to all coverages noted above, the following additional requirements apply:
- Permittee’s insurance shall be primary with respect to any other insurance which may be carried by Valley Water.
- The insurance procured by Permittee for the benefit of Valley Water shall not be deemed to release or limit any liability of Permittee. Damages recoverable by Valley Water for any liability of Permittee shall, in any event, not be limited by the amount of the required insurance coverage.
- To the extent permitted by its respective policies of insurance, Permittee hereby waives any right or recovery against Valley Water for any loss or damage that is covered by any insurance policy maintained or required to be maintained with respect to this permit.

If you have any questions, please call me at (408) 630-_____. If your insurance broker has any questions, please advise him/her to call Valley Water's Risk Management Administrator Mr. David Cahan at (408) 630-2213.

Signed,

Community Projects Review Unit
POLICY NUMBER: COMMERCIAL GENERAL LIABILITY

CG 20 26 07 04

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – DESIGNATED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

<table>
<thead>
<tr>
<th>Name Of Additional Insured Person(s) Or Organization(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Santa Clara Valley Water District, its Directors, Officers, Agents, Employees, and Volunteers</td>
</tr>
<tr>
<td>5750 Almaden Expressway</td>
</tr>
<tr>
<td>San Jose, CA 95118</td>
</tr>
</tbody>
</table>

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

Section II – Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by your acts or omissions or the acts or omissions of those acting on your behalf:

A. In the performance of your ongoing operations; or
B. In connection with your premises owned by or rented to you.
SAMPLE ENDORSEMENT #2

POLICY NUMBER:  

COMMERCIAL GENERAL LIABILITY
CG 20 12 04 13

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – STATE OR GOVERNMENTAL AGENCY OR SUBDIVISION OR POLITICAL SUBDIVISION – PERMITS OR AUTHORIZATIONS

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

State Or Governmental Agency Or Subdivision Or Political Subdivision:

Any state or political subdivision that issues a permit or authorization to the named insured.

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

A. Section II – Who Is An Insured is amended to include as an additional insured any state or governmental agency or subdivision or political subdivision shown in the Schedule, subject to the following provisions:

1. This insurance applies only with respect to operations performed by you or on your behalf for which the state or governmental agency or subdivision or political subdivision has issued a permit or authorization.

   However:
   a. The insurance afforded to such additional insured only applies to the extent permitted by law; and
   b. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

2. This insurance does not apply to:
   a. "Bodily injury", "property damage" or "personal and advertising injury" arising out of operations performed for the federal government, state or municipality; or
   b. "Bodily injury" or "property damage" included within the "products-completed operations hazard".

B. With respect to the insurance afforded to these additional insureds, the following is added to Section III – Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

1. Required by the contract or agreement; or
2. Available under the applicable Limits of Insurance shown in the Declarations; whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.
CDFW Project Riparian Maps