AGREEMENT

THIS AGREEMENT is made by, ORGANIZATION,,		NTRACTOR", and REGISTERED CAMPU
THE PARTIES HERETO FOR THE CONSIDERATIONS H	IEREINAFTER NAMED MUTUALLY AGREE AS	S FOLLOWS:
RCO hires the personal services of CONTRACTOR ac		
perform their services at	trom	PST to PST on
The RCO shall pay to the CONTRACTOR the sum of	, to be paid as	follows (Amounts above
\$1,500.00 are subject to tax withholding).		
Payment shall be made payable to:		
Payee Name:	SSN/ Tax ID:	
ADDITIONAL TERMS AND CONDITIONS: L	ATE ARRIVAL MAY RESULT IN A DEDUCTION	ON OF THIS HONORARIUM
Further terms and conditions attached hereto and marked "Exhagreement between CONTRACTOR and RCO and are incorporate bound by any and all of such paragraph(s) as if rewritten and incorporate the conditions are incorporated by any and all of such paragraph(s) as if rewritten and incorporate the conditions are incorporated by any and all of such paragraph(s) as if rewritten and incorporated by any angle of the conditions attached hereto and marked "Exhaustic Conditions attached hereto and are incorporated bound by any and all of such paragraph(s) as if rewritten and incorporated hereto and are incorporated by any and all of such paragraph(s) as if rewritten and incorporated hereto and are incorporated by any and all of such paragraph(s) as if rewritten and incorporated hereto and are incorporated by any and all of such paragraph(s) as if rewritten and incorporated hereto and are incorporated by any and all of such paragraph(s) as if rewritten and incorporated hereto and are incorporated by any and all of such paragraphs are incorporated by the conditions at the conditions	ed by this reference and made a part hereof, and tha	
CONTRACTOR agrees not to assign or sublet the whole or any proto assign any moneys due or to become due CONTRACTOR agree	=	=
Complete administrative supervision of this engagement shall be connected with the actual performance of this agreement on the every part of this agreement and solely and personally liable for be for personal injuries or damages of any kind. RCO is interest agreement, or having same signed by a representative, acknowled and also, if applicable to the services to be rendered hereunder insurance taxes as required by law.	ne part of CONTRACTOR; CONTRACTOR is an independ or any and all damages which may be occasioned by the ed only in the results obtained and shall be the sole ju ledges his (her or their) authority to do so, and hereb	dent contractor in the performance of each and e operation of this agreement, whether the sam udge thereof. CONTRACTOR, in signing this y assumes liability for performance hereunder
If any action at law or in equity is instituted on, in connection w against RCO by CONTRACTOR and/or a third party or parties, or connection with such action or actions, and attorneys' fees in a fees shall be included in any such judgment.	if RCO is made a party to any such action, RCO shall I	be entitled to receive its costs and expenses in
Notwithstanding anything to the contrary contained herein, RCO public image of the RCO and/or the University of California, Los	·	
Time for performance by CONTRACTOR of each and all of the old the successors and/or assigns of the RCO.	oligations hereunder is of the essence of this agreeme	ent. This agreement shall insure to the benefit of
All verbal negotiations and agreements prior to the RCO Signatory Dat		ged herein and superseded hereby
WE EXECUTE THIS AGREEMENT AND MAKE ITS TER	MS AND CONDITIONS EFFECTIVE FROM TH	IIS DAY OF
·		
CONTRACTOR's Signature:		
Ву:		
Contractor's Authorized Representative (Date)	Contractor, Agent or Reps <u>Permanent A</u>	ddress Telephone
Agent or Representatives Printed Name	City	Zip Code
-		

RCO STANDARD AGREEMENT EXHIBIT A: FURTHER TERMS AND CONDITIONS

Paragraph No. 1 - ALL INCLUSIVE PRICE AGREED UPON

The price agreed upon hereunder includes any and all expenses whatsoever incurred by or which will be incurred by CONTRACTOR to carry out the terms of this agreement.

Paragraph No. 2 - FORCE MAJEURE

This agreement of the CONTRACTOR to appear is subject to proved detention by sickness, accidents, or accidents to means of transportation, riots, strikes, epidemics, acts of God, or any other legitimate conditions beyond the control of CONTRACTOR.

Paragraph No. 3 - RECEIPTS FOR PAYMENT IN FULL REQUIRED

RCO shall have additional administrative control of the services which CONTRACTOR will render under the terms of this agreement in that if CONTRACTOR consists of more than one individual, the designated "leader" of said CONTRACTOR shall distribute the amount due from RCO himself and all other individuals making up CONTRACTOR and thereupon take and turnover to RCO receipts therefore from each individual, including himself, acknowledging payment in full for any and all services rendered under this agreement.

Paragraph No. 4 - EQUIPMENT - HOLD HARMLESS

CONTRACTOR agrees, by insurance or otherwise, to protect his materials, tools of his trade and equipment against loss or damage upon RCO for any injury, loss or damage to CONTRACTOR, his agents or employees, or any third person or persons, but CONTRACTOR's rights shall be limited, so far as RCO is concerned, solely and exclusively to receipt by CONTRACTOR of the agreement price hereunder upon the terms and conditions herein contained.

Paragraph No. 5 - INSPECTION OF SITE, ETC.

By the signing of this agreement CONTRACTOR acknowledges that he has read and understands all of the terms and conditions of this agreement, has inspected the site where the engagement is to be performed and is familiar with all laws, regulations, codes, ordinances, and rules pertinent to the engagement hereunder.

Paragraph No. 6 - INSOLVENCY

In the event CONTRACTOR makes an assignment for the benefit of creditors, files a petition in bankruptcy, has a petition in bankruptcy filed against him, suffers or permits and attachment, levy or execution to remain against any moneys due or to become due to CONTRACTOR. RCO shall be entitled to cancel this agreement forthwith in addition to any other remedies RCO may have by the terms and conditions hereunder or by law provided.

Paragraph No. 7 - REPRODUCTION OF ENGAGEMENT

RCO and CONTRACTOR agree that RCO has the exclusive right of record, transmit, photograph and/or reproduce the services and/or work product rendered hereunder by CONTRACTOR by and mechanical or other means whatsoever and such reproduction or reproductions shall be the sole and exclusive property of RCO.

Paragraph No. 8 - COPYRIGHT INFRINGEMENT

CONTRACTOR agrees to defend, indemnify, and to hold harmless RCO against any and all claims, demands, cost and expenses that RCO may sustain or incur by reason of any infringement or violation of any copyright or proprietary right in connection with this agreement.

Paragraph No. 9 - PUBLICITY APPROVAL

Any publicity, written, spoken or otherwise, in connection with the engagement must have the express prior written approval of RCO.

(These provisions are not a part of the Agreement on the reverse hereof, unless the applicable paragraph numbers appear in the appropriate place on the Agreement.)