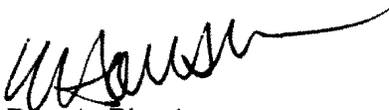


Memorandum

To : Cynthia Bridges
Executive Director

Date : April 29, 2013

From : 
Liz Houser, Deputy Director
Administration Department

Subject : **APPROVAL OF CONTRACT OVER \$1 MILLION**

Your approval is requested to place an Administrative Agenda item before the Board at the May 2013 Board Hearing.

Amendment 1 of Interagency Agreement 2012-4019, Department of Toxic Substance Control (DTSC)

- Amendment 1 will extend the term for one year through June 30, 2014, and add \$4,704,000.00 to the prior amount of \$4,602,000.00 for a new total of \$9,306,000.00 to provide services in Fiscal Year 2013-14.

Because this Amendment exceeds \$1 million, Board Member approval is required. Attached is a brief description of the services to be provided under this Amendment and a copy of the signature-ready Amendment.

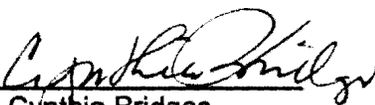
With your approval, the Board Proceedings Division will place this item on the Public Agenda Notice and provide a copy of the attachments to each Board Member. If you have any questions or wish to discuss the contract further, please call me or have your staff call Debra Kalfsbeek at 323-9462.

LH:kw

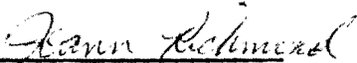
Attachments

cc: Debra Kalfsbeek, #31
Barry Ivy, #31

Approved


Cynthia Bridges
Executive Director

BOARD APPROVED
At the 5/22/13 Board Hearing


Joann Richmond, Chief
Board Proceedings Division

Board of Equalization
Proposed Contracts
Over \$1 Million

Contractor	Start Date	Expire Date	Estimated Total Cost	Purpose
Department of Toxic Substance Control (DTSC) Contract #2012-4019, Am. 1	7/1/2012	6/30/2014	\$9,306,000	The BOE administers the Hazardous Substances Tax Program for the Department of Toxic Substance Control (DTSC). These services, provided by the BOE, include registering taxpayers (hazardous waste generators, transporters and facilities); mailing returns; depositing tax payments; following up to obtain returns not filed; reviewing filed returns; performing audits; assessing fees, penalties and interest; collecting amounts due; and providing periodic reports to the DTSC.

The purpose of Amendment 1 is to extend the term to June 30, 2014, and to add \$4,704,000.00 to the prior amount of \$4,602,000.00 for a new total of \$9,306,000.00 for services for Fiscal Year 2013-14.

STATE OF CALIFORNIA
STANDARD AGREEMENT AMENDMENT

STD 213 A (Rev 06/03)

CHECK HERE IF ADDITIONAL PAGES ARE ATTACHED 1 Pages

AGREEMENT NUMBER 2012-4019	AMENDMENT NUMBER 1
REGISTRATION NUMBER 000000000	

1. This Agreement is entered into between the State Agency and the Contractor named below:

STATE AGENCY'S NAME
 Board of Equalization

CONTRACTOR'S NAME
 Dept. of Toxic Substance Control

2. The term of this Agreement is: July 01, 2012 through June 30, 2014

3. The maximum amount of this Agreement after this amendment is: \$ 9,306,000.00
 Nine Million Three Hundred Six Thousand Dollars and No Cents

4. The parties agree to comply with the terms and conditions of the following exhibits which are by this reference made a part of the Agreement.

The purpose of Amendment 1 is to extend the term of the contract for an additional year to June 30, 2014 and to add \$4,704,000.00 to pay for services in Fiscal Year 2013-14.

On page 1, line 2, change the end of the term to June 30, 2014.

On page 1, line 3, change the dollar amount to \$9,306,000.00.

Add the attached Budget Detail Sheet that identifies costs for Fiscal Year 2013-14..

The effective date of Amendment 1 is May 31, 2013.

Exhibit B, Attachment 1, FY 2013-14

1 Page

All other terms and conditions shall remain the same.

IN WITNESS WHEREOF, this Agreement has been executed by the parties hereto.

CONTRACTOR

CONTRACTOR'S NAME (if other than an individual, state whether a corporation, partnership, etc.)
 Dept. of Toxic Substance Control

BY (Authorized Signature)

DATE SIGNED (Do not type)

PRINTED NAME AND TITLE OF PERSON SIGNING

ADDRESS

P. O. Box 806 MS 21-B, Sacramento, CA, 95812-0806

STATE OF CALIFORNIA

AGENCY NAME

Board of Equalization

BY (Authorized Signature)

DATE SIGNED (Do not type)

PRINTED NAME AND TITLE OF PERSON SIGNING
 Joseph M. Gee, Chief, Acquisitions Branch

ADDRESS

450 N Street, Sacramento, CA, 95814

California Department of General
 Services Use Only

Exempt per:

**State Board of Equalization
Hazardous Waste Program
Fiscal Year 2013-14**

	2013-14 Fiscal Year <u>d/</u> <u>e/</u>
	<u>(1)</u>
1. Personal Services <u>a/</u>	
Salary & Wages	\$ 2,363,000
Staff Benefits	1,014,000
Subtotal, Personal Services	<u>3,377,000</u>
2. Operating Expense & Equipment <u>a/</u>	
General Expense	170,000
Communications	25,000
Travel In-State	10,000
Facilities Operations	291,000
Subtotal, Operating Expense & Equipment	<u>496,000</u>
3. Administrative Support <u>b/</u>	
Mail Room	69,000
Cashiers	53,000
CATS	2,000
Data Entry & Verification	42,000
Legal	15,000
Technology Services	110,000
Subtotal, Administrative Services	<u>291,000</u>
4. Overhead <u>c/</u>	<u>540,000</u>
TOTAL	<u><u>\$ 4,704,000</u></u>

a/ Special Taxes Department

b/ Administrative Support includes both Personal Services and Operating Expense & Equipment.

c/ Pro rata share of overhead costs.

d/ The cost of each budget cost category (Items 1 through 4) may vary up to 10% without DTSC approval so long as the total budgeted for that program budget is not exceeded. The BOE Contract Manager shall request, via a memorandum, the DTSC Contract Manager's approval for any budget cost category Transfer of Budget Allotments (TBAs) exceeding 10%. Upon signed approval by both parties, the memorandum will be attached to and made part of this interagency agreement.

e/ A contract amendment may be necessary depending on agreements reached with collective bargaining units.

STATE OF CALIFORNIA
STANDARD AGREEMENT
 STD 213 (Rev 08/03)

BOE # 2012-401
 AGREEMENT NUMBER
 12-T0002
 REGISTRATION NUMBER
EP 1228452

1. This Agreement is entered into between the State Agency and the Contractor named below:
 STATE AGENCY'S NAME
 Department of Toxic Substance Control
 CONTRACTOR'S NAME
 Board of Equalization
2. The term of this Agreement is: July 1, 2012 through June 30, 2013
3. The maximum amount of this Agreement is: \$ 4,602,000.00
 Four Million Six Hundred Two Thousand Dollars and No Cents
4. The parties agree to comply with the terms and conditions of the following exhibits which are by this reference made a part of the Agreement:

Exhibit A – Scope of Work	4 pages
Exhibit B – Budget Detail and Payment Provisions	2 page
Exhibit C* - General Interagency Terms and Conditions	GIA 610
Exhibit D – Special Terms and Conditions	1 page
Exhibit E – Additional Provisions	6 pages

Items shown with an Asterisk (*), are hereby incorporated by reference and made part of this agreement as if attached hereto. These documents can be viewed at www.ois.dgs.ca.gov/Standard+Language

IN WITNESS WHEREOF, this Agreement has been executed by the parties hereto.

CONTRACTOR	CALIFORNIA Department of General Services Use Only	
CONTRACTOR'S NAME (If other than an individual, state whether a corporation, partnership, etc.) Board of Equalization	<div style="border: 1px solid black; padding: 5px; width: fit-content; margin: auto;"> APPROVED JUN 18 2012 DEPT OF GENERAL SERVICES </div>	
BY (Authorized Signature) <i>Joseph M. Gee</i>		DATE SIGNED (Do not type) 5/10/12
PRINTED NAME AND TITLE OF PERSON SIGNING Joseph Gee		
ADDRESS 450 N Street, MIC: 24 Sacramento, CA 95814		
STATE OF CALIFORNIA		
AGENCY NAME Department of Toxic Substances Control		
BY (Authorized Signature) <i>Sandra Poindexter</i>	DATE SIGNED (Do not type) 6/14/12	
PRINTED NAME AND TITLE OF PERSON SIGNING Sandra Poindexter, Chief, Contracts and Business Management Branch		
ADDRESS P.O. Box 806; Sacramento, CA 95812-0806	<input type="checkbox"/> Exempt per	

EXHIBIT A
 Page 1 of 4

SCOPE OF WORK

1. As permitted under section 25174(c) of the Health and Safety Code (H&SC), this Interagency Agreement (Agreement) is entered into between the Department of Toxic Substances Control, hereafter referred to as DTSC, and the Board of Equalization, hereafter referred to as BOE.
2. The purpose of this Agreement is to provide for the BOE's collection of fees pursuant to the provisions of Chapter 6.5 of Division 20 of the H&SC, pertaining to hazardous waste control and related fees.
3. The BOE agrees to continue collection of certain fees designated for deposit in the Hazardous Waste Control Account (HWCA). The BOE also agrees to continue collection of certain other fees designated for deposit in the Toxic Substances Control Account (TSCA). The BOE's collection of these fees shall be in accordance with the Hazardous Substances Tax Law (Law), Part 22 of Division 2 of the Revenue and Taxation Code (R&TC), beginning with section 43001.
4. The DTSC agrees to reimburse the BOE for costs associated with collection of these fees, pursuant to this Agreement and H&SC sections 25173.6(b) and 25174(c).
5. The DTSC agrees to perform all the duties set forth in Exhibit A, Item 9, and the BOE agrees to perform all the duties set forth in Exhibit A, Item 8.
6. The Contract Managers during the term of this Interagency Agreement will be:

Department of Toxic Substances Control	Board of Equalization
Adrienne Howze, Chief Fees Unit	Barry Ivy Special Taxes, Policy and Compliance Division
916-322-2448	916-322-2061
916- 445-9549 (FAX) ahowze@dtsc.ca.gov	916-327-0859 (FAX) Barry.ivy@boe.ca.gov

Direct all inquires to the respective Contract Manager:

Department of Toxic Substances Control	Board of Equalization
Fees Unit	Special Taxes, Policy and Compliance Division
Adrienne Howze, Chief	Barry Ivy
P. O. Box 806 MS 21-B Sacramento CA 95812-0806	P.O. Box 942879, MIC: 48 Sacramento CA 94279-0057

Either Contract Manager may be changed without a formal amendment to this Agreement. The changing party will notify the other party with a ten-day prior written notice, by either fax, mail or e-mail, which will contain the new Contract Manager's name, mailing address, phone and fax numbers, and e-mail address with a copy to DTSC's Contract, Administration and Purchasing Unit.

7. The DTSC and the BOE agree to cooperate fully, within the limits of the funding provided in the Agreement, in the exchange of information available to each of them individually that may be of use to the other in the administration of the aforementioned accounts. Each agency further agrees to meet at least quarterly, and to communicate by phone or e-mail to share information that may be of use to each of them in effectively administering the program.

EXHIBIT A
Page 2 of 4

SCOPE OF WORK (continued)

BOE RESPONSIBILITIES

8. The BOE agrees, within the limits of the funding provided, to perform all duties necessary to collect the fees, including, but not limited to:
 - a. Registration of fee payers:
 - 1) Register hazardous waste generators, sites accepting waste for disposal, facilities, and business organizations as defined in H&SC section 25205.6, identified by standard industry codes to be subject to the environmental fee.
 - 2) Assign an account number to each fee payer that identifies the appropriate fee program.
 - 3) Record the identity of each fee payer in a registration file, using the fee payer's name, address, account number, and EPA number or EDD number, as appropriate.
 - 4) Update the registration file to maintain current information.
 - b. Design, print, mail, and receive returns, and conduct follow-up measures to obtain returns that are not filed.
 - c. Deposit money received to the appropriate account for the appropriate period and fund.
 - d. Store and/or electronically scan returns and related documents.
 - e. Examination of returns:
 - 1) Review returns for errors and late payments.
 - 2) Assess applicable penalty and interest on late returns.
 - 3) Assess applicable fee, penalty, and interest on partial remittance and no-remittance returns.
 - 4) Contact fee payers regarding errors on returns.
 - 5) Collect any fee, penalty, and interest not paid.
 - 6) Perform field or desk audits when deemed necessary by the BOE.
 - f. Issue notices of determination when appropriate.
 - g. Monitor, control, analyze, and process Petitions for Redetermination and Claims for Refund through the appeals process, as set forth in Exhibit E.
 - h. Issue Notices of Redetermination or Notices of Refund.
 - i. Provide individual fee payer collection or refund information upon request.

EXHIBIT A
Page 3 of 4

SCOPE OF WORK (continued)

- j. Provide monthly reports for all HWCA and TSCA fees collected under this Agreement to include original billings, amount collected, refunded, petitioned/appealed, offsets, account receivable balances, and other reports as may be available without additional programming costs.
- k. Provide quarterly reports stating the number of petitions filed, resolved, and pending for each fee, including the respective dollar amounts.
- l. Provide quarterly reports stating the total number of hours spent by appeals attorney staff handling Petitions for Redetermination and Claims for Refund challenging fees assessed by the BOE under the Law.
- m. Provide advisory services to the public.
- n. Provide one annual revenue estimate and one revised estimate as needed for the annual budget cycle. Provide revenue estimates on the impact of proposed legislation.
- o. Cooperate fully with the DTSC, or its designated representatives, to provide information on the BOE's revenue collection activities pursuant to this Agreement. The BOE shall respond by no later than thirty (30) calendar days from receipt of a written request from the DTSC. Such information will include, but is not limited to, the processes used and the type and amount of resources used to perform each task or subtask.
- p. Compare the DTSC facility billing list with the BOE return data and provide a report identifying any discrepancies.

DTSC RESPONSIBILITIES

- 9. The DTSC, in support of the BOE's registration, return processing, audit, and collection responsibilities, shall provide the following information to the BOE:
 - a. A data file of all generators that manifested waste for prior calendar year, stating the total number of tons by EPA ID number, treatment, storage, or disposal facility, waste classification, and disposal method. The data file shall be accessible for download through DTSC's online manifest system (HWTS).
 - b. A data file for all generators/handlers for treated wood waste (TWW) for the prior calendar year stating the EPA ID number, date and weight of each TWW handler/generator shipment for disposal, and date range of reporting period and weight total for the reporting period. The data file shall be accessible for download through DTSC's online treated wood waste tracking system (TWWTS).
 - c. A corresponding data file with the name, location, mailing address, and contact information applicable to each EPA ID number. Alternatively, these data files may be provided on CD-ROM, tape cartridges, e-mail or other electronic format that is agreed upon between the BOE and the DTSC.
 - d. Access to HWTS and the TWWTS, which is critical to the proper administration of the Hazardous Waste Fee program. If, at any time, the DTSC is aware that HWTS's and TWWTS data is not accurate, or the manifest images are not available, the DTSC shall immediately advise the BOE of the problem and how long it will take to resolve the problem.

EXHIBIT A
Page 4 of 4

SCOPE OF WORK (continued)

- e. Documentation listing all activity fees to assure timely billing of the fee payers.
- f. Written notification at the end of each calendar quarter of any DTSC-approved PBR and TTU permit changes and new permits.
- g. Immediate written notification of payments received with any BOE billing document to permit prompt crediting of the payment and to prevent issuance of unnecessary delinquency billings or other collection action.
- h. A report listing all new EPA numbers issued to generators for California sites for each quarter, including the EPA number, name, physical location and mailing address, and phone number of each applicant, within sixty days from the end of each quarter.
- i. Work with BOE staff to provide education outreach to current and potential fee payers.

MUTUAL COOPERATION REQUIREMENTS

- 10. The DTSC and the BOE agree to work cooperatively in implementing H&SC section 25189.3, which requires the DTSC to suspend the facility permit for non-payment of activity and/or annual facility fees when specified criteria have been met.
- 11. The DTSC and the BOE agree to implement the guidelines for their timely exchange of information, as set forth in Section I, paragraph D of Exhibit E.
- 12. The BOE agrees to continue to enhance its data systems at the Department of Technology Services. The DTSC and the BOE agree that development of new program applications or reports not currently produced for the DTSC must be negotiated and amended into this Agreement, with the written approval of both parties.
- 13. This Agreement requires an exchange of operational information. The DTSC agrees to provide written notification to BOE of unsatisfactory information within thirty (30) days of receipt from BOE. If the BOE does not receive such notification, it shall assume that the information provided was acceptable.

EXHIBIT B

BUDGET DETAIL AND PAYMENT PROVISIONS

Invoicing and Payment

1. The BOE shall bill the DTSC no more frequently than quarterly, for the costs BOE has incurred in collecting and administering the fees. Invoices shall include DTSC's name, time period covered, list of charges and hours billed, itemized in accordance with the Budget Detail Sheet, which are incorporated into this Agreement and made a part hereof, and the total amount owed. Invoices shall be mailed in duplicate (original plus one copy) to:

Department of Toxic Substances Control
Chief, Contracts and Business Management Branch
1001 "I" Street, 21st Floor
P.O. Box 806
Sacramento, California 95812-0806

2. An invoice from the BOE to the DTSC will be deemed appropriate and approved if the DTSC does not notify the BOE otherwise within thirty (30) days from the date the invoice is received by the DTSC. In the event the DTSC disputes an invoice, the DTSC Contract Manager shall notify the BOE Contract Manager in writing of the following:
 - a. Both the BOE and DTSC Agreement numbers;
 - b. The BOE invoice number;
 - c. The amount disputed and/or requested credit; and
 - d. The basis of dispute.

If the BOE agrees with any part of DTSC's claim, it shall issue a "credit invoice" or other suitable notification identifying the dollar amount to be credited. If the BOE does not agree with DTSC's claim, it shall notify the DTSC in writing of the reason for denial of the claim. Either party may request resolution of an invoice dispute under the terms of this Agreement. The DTSC and BOE Contract Managers, as identified in Exhibit A, shall use their best efforts to resolve any invoice disputes that arise.

3. **Budget Contingency Clause:** It is mutually agreed that if the Budget Act of the year covered by this Agreement does not appropriate sufficient funds for the program, this Agreement shall be of no further force and effect. In this event, the DTSC shall have no liability to pay any funds whatsoever to the BOE or to furnish any other considerations under this Agreement and the BOE shall not be obligated to perform any provisions of this Agreement.

If funding for any fiscal year is reduced or deleted by the Budget Act for this program, the DTSC shall have the option to either cancel this Agreement with no liability occurring to the DTSC or offer an Agreement amendment to the BOE to reflect the reduced amount.

4. **Payment**
 - a. Costs for this Agreement shall be computed in accordance with State Administrative Manual sections 8752 and 8752.1.
 - b. Nothing herein contained shall preclude advance payments pursuant to Article 1, Chapter 3, Part 1, Division 3, Title 2 of the Government Code of the State of California.

**State Board of Equalization
 Hazardous Waste Program
 Budget Detail Sheet**

		2012-13
		<u>Fiscal Year d/ e/</u>
		(1)
1.	Personal Services a/	
	Salary & Wages	\$ 2,490,000
	Salary Savings	-127,000
	Net Total, Salaries & Wages	<u>2,363,000</u>
	Staff Benefits	931,000
	Subtotal, Personal Services	<u>3,294,000</u>
		0
2.	Operating Expense & Equipment a/	0
	General Expense	170,000
	Communications	25,000
	Travel In-State	10,000
	Facilities Operations	<u>291,000</u>
	Subtotal, Operating Expense & Equipment	<u>496,000</u>
		0
3.	Administrative Support b/	0
	Mail Room	68,000
	Cashiers	52,000
	CATS	2,000
	Data Entry & Verification	41,000
	Legal	15,000
	Technology Services	<u>108,000</u>
	Subtotal, Administrative Services	<u>286,000</u>
		0
4.	Overhead c/	<u>526,000</u>
		0
	TOTAL	<u><u>\$ 4,602,000</u></u>

a/ Special Taxes Department

b/ Administrative Support includes both Personal Services and Operating Expense & Equipment.

c/ Pro rata share of overhead costs.

d/ The cost of each budget cost category (Items 1 through 4) may vary up to 10% without DTSC approval so long as the total budgeted for that program budget is not exceeded. The BOE Contract Manager shall request, via a memorandum, the DTSC Contract Manager's approval for any budget cost category Transfer of Budget Allotments (TBAs) exceeding 10%. Upon signed approval by both parties, the memorandum will be attached to and made part of this interagency agreement.

e/ A contract amendment may be necessary depending on agreements reached with collective bargaining units.

EXHIBIT C
Page 1 of 1

<http://www.ois.dgs.ca.gov/Standard+Language/GIA 610.htm>

EXHIBIT D
Page 1 of 1

SPECIAL TERMS AND CONDITIONS:

1. Amendment/Cancellation

Notwithstanding the Amendment Clause in Exhibit C (GIA 610), above:

This Agreement may be amended only upon written mutual consent. Either party may cancel this Agreement upon ninety (90) days written notice to the other party.

2. Entire Agreement

This Agreement constitutes the complete and final agreement between the parties and supersedes all prior Agreements, oral or written, concerning to the services provided herein.

3. Settlement of Disputes

Disagreements between DTSC and BOE over provisions of this Agreement shall be subject to discussion to achieve resolution. The discussion shall be held between the DTSC Deputy Director, Administrative Services Program, and the BOE Chief, Administrative Support Division, and the BOE Contract Manager, or their designees.

4. Confidentiality of Data

All financial, statistical, personal, technical, and other data and information relating to the BOE's operations, which are designated confidential by the BOE and made available to DTSC in order to carry out this Agreement, or which becomes available to DTSC in carrying out this Agreement, shall be protected by DTSC from unauthorized use and disclosure through the observance of the same or more effective procedural requirements as are applicable to the BOE. The identification of all such confidential data and information, as well as the BOE's procedural requirements for protection of such data and information from unauthorized use and disclosure, shall be provided in writing to DTSC by the BOE. DTSC shall not, however, be required to keep confidential any data or information which is or becomes publicly available, is already rightfully in DTSC's possession, is independently developed by DTSC outside the scope of this Agreement, or is rightfully obtained from third parties.

5. Force Majeure

Neither party shall be liable to the other for any delay in or failure of performance, nor shall any such delay in or failure of performance constitute default, if such delay or failure is caused by "Force Majeure." As used here, "Force Majeure" is defined as follows: Acts of war and acts of God, such as earthquakes, floods, and other natural disasters such that performance is impossible.

EXHIBIT E
Page 1 of 6

ADDITIONAL PROVISIONS

I. GENERAL PROVISIONS AND DEFINITIONS

A. Definitions

The terms used in this Agreement are defined as follows:

- 1) "Appeals conference" means an informal meeting conducted by a representative of the Board's Appeals Division to discuss a petition for redetermination or claim for refund.
- 2) "Board" or "BOE" means the Board of Equalization.
- 3) "Board of Equalization" means the five-member Board of Equalization.
- 4) "Board staff" means the staff of the Board of Equalization.
- 5) "Department" or "DTSC" means the Department of Toxic Substances Control.
- 6) "Department staff" means the staff of the Department of Toxic Substances Control.
- 7) "Fee" means a hazardous waste fee or tax imposed under Chapter 6.5 of Division 20 of the H&SC, and collected pursuant to Part 22 of Division 2 of the R&TC.
- 8) "Hazardous waste fee law" means, for purposes of this Agreement, those provisions of chapters 6.5 through 6.11 (commencing with section 25100) of Division 20 of the H&SC that relate to the Hazardous Substances Tax Law.
- 9) "Hearing" means an adjudicatory hearing conducted by the Board of Equalization at one of its regularly-scheduled meetings.
- 10) "Law" means the Hazardous Substances Tax Law, Part 22 (commencing with section 43001) of Division 2 of the R&TC.
- 11) "Parties" means the BOE or the Board and the DTSC or the Department.
- 12) "Rules for Tax Appeals" means, for purposes of this Agreement, the BOE regulations governing petition and hearing procedures, California Code of Regulations, title 18, (new) division 2.1 (commencing with section 5000 chapters 1, 2, and 5, effective February 6, 2008).

EXHIBIT E
Page 2 of 6

ADDITIONAL PROVISIONS (continued)

B. Statement of Intent

This Agreement is intended to structure and promote communication and cooperation between Board staff and Department staff. The parties agree that each agency shall contact the other whenever significant issues arise concerning the interpretation or application of the law and the hazardous waste fee law.

C. Disagreements Over Interpretation

Disagreements between Board staff and Department staff over interpretation of one or more provisions of the hazardous waste fee law shall be resolved on a case by case basis according to the Rules for Tax Appeals and the administrative process set forth below in Section IV.

D. Guidelines for Timely Exchange of Information

1) Settlement cases:

- a. Upon the request of any feepayer disputing any fee,
 - (i) The DTSC may settle the dispute, as permitted under H&SC section 25205.23.
 - (ii) The DTSC agrees to provide written notification to the BOE within fourteen (14) calendar days of accepting a case for settlement review.
- b. The BOE, upon notification by the DTSC or referral of a case by Board staff, agrees to provide the DTSC with a summary of the case, any related file data, and any pertinent correspondence that may facilitate the DTSC's review of the settlement request. Board staff shall refer fee payers' requests for settlement to DTSC whenever requested by a fee payer during the administrative process.
- c. The Department staff agrees to notify the BOE within fourteen (14) calendar days of its decision to accept or reject a case for settlement, or when settlement is subsequently rejected by either party.
- d. The DTSC agrees to provide a copy of all executed settlement agreements to BOE by no later than fourteen (14) days after the execution date indicated in the agreements to facilitate timely implementation.
- e. Upon receipt of a notice that settlement has been rejected or a copy of the settlement agreement from DTSC, Board staff shall continue to process the fee payer's petition for redetermination and/or claim for refund, according to the terms of the settlement agreement if applicable, pursuant to the Rules for Tax Appeals and standard Board procedures, as appropriate.

EXHIBIT E
Page 3 of 6

ADDITIONAL PROVISIONS (continued)

- f. The BOE agrees to provide a quarterly report to DTSC listing all cases that are more than 6 months old, by no later than thirty (30) days after the end of each calendar quarter. The DTSC agrees to report on the status of each case and advise the BOE of any discrepancies by no later than thirty (30) days from receipt of this report. The six-month aging process begins as of the date that the DTSC receives the feepayer's written settlement request.
- 2) **Appeals cases:** The party receiving a request to provide information or an opinion relating to correspondence or issues in appeals cases shall respond pursuant to the Rules for Tax Appeals and direction from BOE Appeals staff.
- 3) **Inquiries:** Department staff and Board staff shall respond to each other concerning routine correspondence or general inquiries that do not require extensive legal interpretation or involve hazardous waste classification by no later than thirty (30) days from receipt of the inquiry, unless some urgency is indicated by the requesting agency. Such requests generally concern the status of a permit or a request for factual information about a feepayer. Extensions of time may be requested and granted, as needed. The party requesting the extension shall include, as part of the request, specific information on the progress made in preparing the response and the reason(s) for requesting the extension. Department or Board staff shall respond, as appropriate, to inquiries requiring extensive legal interpretation or involving hazardous waste classification, by no later than sixty (60) days from receipt of the inquiry, unless an extension of time is requested and granted.
- 4) **Special Taxes and Fees Newsletter**

Board staff shall provide a draft of each edition of BOE's Special Taxes and Fees Newsletter to Department staff at least fourteen (14) calendar days prior to publication to allow comment by Department staff on the content of the newsletter.
- 5) **Notices, Publications, and Web Site Postings**

Department staff shall provide a draft of all notices, publications, and Web site postings to Board staff at least fourteen (14) calendar days prior to distribution to allow comment by Board staff on the content.
- 6) **Enforcement Actions**

Department staff shall promptly notify Board staff regarding any enforcement actions or other activities undertaken by, or on behalf of, the DTSC that may affect fee collections.

EXHIBIT E
Page 4 of 6

ADDITIONAL PROVISIONS (continued)

II. ACTIVITIES PRIOR TO ISSUANCE OF A NOTICE OF DETERMINATION BY THE BOE

A. Conduct of Audits and Investigations by the BOE and Decisions Based Thereon

Board staff shall have complete discretion concerning the level of audit or investigation of any individual feepayer prior to the issuance of a notice of determination. The Board staff decision concerning the fee shall be based on the audit or investigation findings and consistent with existing precedent and the relevant statutes, except as otherwise set forth below. Board staff may provide to DTSC any information discovered through the audit or investigation that is relevant to the fee liability.

B. Billings or Changes in Billings That May Affect DTSC's Regulatory Program

Board staff may conclude, after an audit or investigation, that it is appropriate to issue a determination for one or more of the hazardous waste fees based on an interpretation of the hazardous waste fee law that may be new or novel or that otherwise may differ from the Department's interpretation. In such circumstances, Board staff shall follow the procedure set forth below. An interpretation that may affect the Department's regulatory program includes, but is not limited to, a factual situation requiring an interpretation or definition of the terms "responsible party," "closure," or "disposal." Issues that would not affect the regulatory program include, but are not limited to, a determination of the correct application of the statute of limitations, whether an entity is a corporation or other organization that may be subject to the fee or whether a fee may be returned when an application is withdrawn.

C. Notice to Department Staff of Billing or Change in Billing

Board staff shall provide written notification to Department staff when issuance of a determination requires an interpretation by Board staff of the hazardous waste fee law that may affect the Department's regulatory program, as described above. Such written notification shall be provided to Department staff at least fourteen (14) calendar days before Board staff is scheduled to meet with the feepayer to discuss the results of the audit or fourteen (14) calendar days before the notice of determination is sent, whichever is earlier. If Department staff responds in writing before the scheduled meeting or before the determination issues, Board staff shall issue the determination consistent with the Department's position concerning imposition of the fee.

If Department staff does not respond in writing before the scheduled meeting or before the notice of determination is sent, Board staff may proceed in accordance with its recommended interpretation.

Board staff shall, upon request, advise Department staff of the basis for the issuance of the determination in matters that do not present new or novel factual situations or require an interpretation of the hazardous waste fee law that may affect the Department's regulatory program.

EXHIBIT E
Page 5 of 6

ADDITIONAL PROVISIONS (continued)

D. Decisions Concerning Whether a Substance is a Hazardous or Extremely Hazardous Waste

DTSC has jurisdiction to determine whether a substance is a hazardous or extremely hazardous waste. R&TC section 43301 provides that: "No petition for redetermination of taxes determined under this part shall be accepted or considered by the [Board] if the petition is founded upon the grounds that the [DTSC] has improperly or erroneously determined that any substance is a hazardous or extremely hazardous waste." This provision also requires that: "Any appeal of a determination that a substance is a hazardous or extremely hazardous waste shall be made to the [DTSC]."

R&TC section 43452(d) provides that: "No claim for refund of taxes paid under this part shall be accepted, considered, or approved by the [Board] if the claim is founded upon the grounds that the [DTSC] has improperly or erroneously determined that any substance is a hazardous or extremely hazardous waste." Section 43452(d) *also* requires that: "Any appeal of a determination that a substance is a hazardous or extremely hazardous waste [that is the basis for a refund claim] shall be made to the [DTSC]."

Such appeals shall be handled in conformance with the provisions of Section IV, Appeals Process, below.

The DTSC shall implement a procedure for resolving, or otherwise settling feepayer disputes concerning the classification of substances as hazardous or extremely hazardous waste, as authorized by H&SC section 25205.23. The DTSC procedure shall provide the feepayer an opportunity to present evidence and argument concerning such classification to a DTSC representative authorized to resolve or settle the dispute. The DTSC shall notify Board staff of the outcome of the resolution or settlement process, as set forth in Section I, subsection D.1), above, and Board staff shall process the case as appropriate, as set forth in the provisions of Section IV, Appeals Process, below.

III. Notices of Determination and Other Assessments

A. Board staff shall issue a Notice of Determination to a feepayer:

- 1) As a result of an audit that generates additional fee liability;
- 2) if the BOE is dissatisfied with the return or report filed by the feepayer;
- 3) If the feepayer has not filed a return or report; or
- 4) If the feepayer has made no payment or payments of the fees to the State.

B. Board staff shall assess and bill the feepayer for fees due, as provided in the Law.

IV. Appeals Process

A. The BOE appeals process shall be conducted pursuant to the Rules for Tax Appeals, which are incorporated by reference herein.

EXHIBIT E
Page 6 of 6

ADDITIONAL PROVISIONS (continued)

- B. With respect to DTSC decisions concerning whether a substance is a hazardous or extremely hazardous waste (paragraph D of Section II, above), section 5215(a) of the Rules for Tax Appeals applies when the feepayer has filed a petition for redetermination. Section 5230 (c) (1) & (2) of the Rules for Tax Appeals applies when the feepayer has submitted a claim for refund.
- C. Department staff shall notify Board staff within fourteen (14) calendar days of its determination, made pursuant to section 5215(a) or section 5230(c)(1) & (2) of the Rules for Tax Appeals, as to whether the substance at issue is a hazardous or extremely hazardous waste.
- D. Upon receipt of DTSC's determination, Board staff shall continue to process the petition for redetermination or claim for refund pursuant to the Rules for Tax Appeals and standard Board procedures, as appropriate.
- E. Department staff shall provide a written report to the BOE by the last day of each calendar quarter on the status of all appeals cases forwarded to DTSC more than ninety (90) days prior to the date of the report for a determination on a hazardous or extremely hazardous waste issue raised in a petition for redetermination and/or claim for refund.

AGREEMENT SUMMARY

STD. 215 (Rev 04/2002)

AGREEMENT NUMBER 2012-4019	AMENDMENT NUMBER 1
--------------------------------------	------------------------------

CHECK HERE IF ADDITIONAL PAGES ARE ATTACHED

1. CONTRACTOR'S NAME Dept. of Toxic Substance Control	2. FEDERAL I.D. NUMBER 88-888888
---	--

3. AGENCY TRANSMITTING AGREEMENT Board of Equalization	4. DIVISION, BUREAU, OR OTHER UNIT SPECIAL TAXES (PRO RATA)	5. AGENCY BILLING CODE 024499
--	---	---

6. NAME AND TELEPHONE NUMBER OF CONTRACT ANALYST FOR QUESTIONS REGARDING THIS AGREEMENT
Kathryn Weaver, 916-322-2107, AcquisitionsCoor@boe.ca.gov

7. HAS YOUR AGENCY CONTRACTED FOR THESE SERVICES BEFORE?
 NO YES (If YES, enter prior contractor name and Agreement Number) **Board of Equalization, 2011-4034**

8. BRIEF DESCRIPTION OF SERVICES - LIMIT 72 CHARACTERS INCLUDING PUNCTUATION AND SPACES
IAA to collect hazardous waste control fees from DTSC

9. AGREEMENT OUTLINE (Include reason for Agreement: Identify specific problem, administrative requirement, program need or other circumstances making the Agreement necessary; include special or unusual terms and conditions.)
BOE collects fees for the Hazardous Waste Control Account pursuant to the provisions of Chapter 6.5 of Division 20 of the Health and Safety Code pertaining to hazardous waste control and related fees.

10. PAYMENT TERMS (More than one may apply.)
 MONTHLY FLAT RATE QUARTERLY ONE -TIME PAYMENT PROGRESS PAYMENT
 ITEMIZED INVOICE WITHHOLD ____ % ADVANCED PAYMENT NOT TO EXCEED
 REIMBURSEMENT/REVENUE \$ _____ or _____ %
 OTHER (Explain) _____

11. PROJECTED EXPENDITURES FUND TITLE	ITEM	F.Y	CHAPTER	STATUTE	PROJECTED EXPENDITURES
General Fund	0860-001-0001	2012/13	21	2012	\$ 4,602,000.00
General Fund	0860-001-0001	2013/14		2013	\$ 4,704,000.00
					\$

OBJECT CODE **9121** **AGREEMENT TOTAL** \$ **9,306,000.00**

OPTIONAL USE AMOUNT ENCUMBERED BY THIS DOCUMENT \$ **4,704,000.00**

I CERTIFY upon my own personal knowledge that the budgeted funds for the current budget year are available for the period and purpose of the expenditure stated above. PRIOR AMOUNT ENCUMBERED FOR THIS AGREEMENT \$ **4,602,000.00**

ACCOUNTING OFFICER'S SIGNATURE DATE SIGNED TOTAL AMOUNT ENCUMBERED TO DATE \$ **9,306,000.00**

12 AGREEMENT	TERM		TOTAL COST OF THIS TRANSACTION	BID, SOLE SOURCE, EXEMPT
	From	Through		
Original	7/1/2012	6/30/2013	\$ 4,602,000.00	Exempt
Amendment No. 1	7/1/2012	6/30/2014	\$ 4,704,000.00	Exempt
Amendment No. 2			\$	
Amendment No. 3			\$	
TOTAL			\$ 9,306,000.00	

(Continue)

AGREEMENT SUMMARY

STD 215 (Rev 04/2002)

13. BIDDING METHOD USED:

- REQUEST FOR PROPOSAL (RFP) INVITATION FOR BID (IFB) USE OF MASTER SERVICE AGREEMENT
(Attach justification if secondary method is used)
- SOLE SOURCE CONTRACT EXEMPT FROM BIDDING OTHER *(Explain)*
(Attach STD. 821) *(Give authority for exempt status)* Reimbursable Interagency Agreement

NOTE: Proof of advertisement in the State Contracts Register or an approved form STD. 821, Contract Advertising Exemption Request, must be attached

14. SUMMARY OF BIDS *(List of bidders, bid amount and small business status) (If an amendment, sole source, or exempt, leave blank)*

15. IF AWARD OF AGREEMENT IS TO OTHER THAN THE LOWER BIDDER, PLEASE EXPLAIN REASON(S) *(If an amendment, sole source, or exempt, leave blank)*

16. WHAT IS THE BASIS FOR DETERMINING THAT THE PRICE OR RATE IS REASONABLE?

17. JUSTIFICATION FOR CONTRACTING OUT *(Check one)*

- Contracting out is based on cost savings per Government Code 19130(a). The State Personnel Board has been so notified. Contracting out is justified based on Government Code 19130(b). Justification for the Agreement is described below.

Justification:
N/A

18. FOR AGREEMENTS IN EXCESS OF \$5,000, HAS THE LETTING OF THE AGREEMENT BEEN REPORTED TO THE DEPARTMENT OF FAIR EMPLOYMENT AND HOUSING?

- NO YES N/A

19. HAVE CONFLICT OF INTEREST ISSUES BEEN IDENTIFIED AND RESOLVED AS REQUIRED BY THE STATE CONTRACT MANUAL SECTION 7.10?

- NO YES N/A

20. FOR CONSULTING AGREEMENTS, DID YOU REVIEW ANY CONTRACTOR EVALUATIONS ON FILE WITH THE DGS LEGAL OFFICE?

- NO YES NONE ON FILE N/A

21. IS A SIGNED COPY OF THE FOLLOWING ON FILE AT YOUR AGENCY FOR THIS CONTRACTOR?

- A. CONTRACTOR CERTIFICATION CLAUSES NO YES N/A
B. STD. 204, VENDOR DATA RECORD NO YES N/A

22. REQUIRED RESOLUTIONS ARE ATTACHED

- NO YES N/A

23. ARE DISABLED VETERANS BUSINESS ENTERPRISE GOALS REQUIRED? *(If an amendment, explain changes, if any)*

- NO *(Explain below)* YES *(If YES complete the following)*

DISABLED VETERAN BUSINESS ENTERPRISES: _____ % OF AGREEMENT

Explain:
not applicable

- Good faith effort documentation attached if 3% goal is not reached.
 We have determined that the contractor has made a sincere good faith effort to meet the goal.

24. IS THIS A SMALL BUSINESS CERTIFIED BY OSBCR?

- NO YES *(Indicate Industry Group)* _____

SMALL BUSINESS REFERENCE NUMBER

25. IS THIS AGREEMENT (WITH AMENDMENTS) FOR A PERIOD OF TIME LONGER THAN ONE YEAR? *(If YES, provide justification)*

- NO YES

I certify that all copies of the referenced Agreement will conform to the original Agreement sent to the Department of General Services

SIGNATURE/TITLE

DATE SIGNED