AN ORDINANCE TO ADOPT THE VENTURA COUNTY WATERSHED PROTECTION DISTRICT ORDINANCE CODE

ENACTED AS WATERSHED PROTECTION ORDINANCE NO. WP-1 , 2009

The Board of Supervisors of the Ventura County Watershed Protection District ordains as follows:

Ventura County Flood Control District Ordinance Nos. FC-1, FC-3, FC-15, FC-18, FC-20, FC-21, FC-22, FC-23, FC-26, FC-27, FC-29, and FC 3937 are hereby repealed.

The Ventura County Watershed Protection District Ordinance Code is hereby adopted as follows:

Article 1. General Provisions.

Section 101. **Title of Ordinance.** This Ordinance shall be known as the "Ventura County Watershed Protection District Ordinance Code."

Ordinance 1: Meetings of the Board of Supervisors of the District Ordinance FC 1, 15

The regular meetings of the Board of Supervisors of the Ventura County Flood Control District, shall be held the first four Tuesdays of each month at the Ventura County Court House, at the County Seat of said County, in the rooms of the Board of Supervisors of said County upon each Tuesday of every week, said meetings shall begin at nine (9) o'clock A.M., or as soon thereafter as the business of the Board of Supervisors of the County of Ventura will permit, and may be continued from time to time as needed the business of the Board shall demand, until all business before the Board is disposed of.

August 7, 1945; July 18, 1967

Ordinance FC 3: Adoption of the Official Seal of Ventura County Flood Control District

- 3.1 The Board of Supervisors of Ventura County Flood Control District does hereby adopt an official Seal.
- 3.2 Said official Seal shall be circular in form and shape with the inscription "VENTURA COUNTY FLOOD CONTROL DISTRICT—CALIFORNIA" around the outer rim or edge thereof. Within the circle formed by the foregoing words there shall appear—"FLOOD PROTECTION—WATER CONSERVATION" together with an outline of the shape or form of the County of Ventura within which shall be the inscription "June 20, 1944" and shall correspond substantially with the following representation thereof.

December 11, 1945

Ordinance FC 18: The Protection and Regulation of Flood Control Facilities and Watercourses
FC 18, FC 20,FC 21, FC22, FC23, FC27

Section 102. Definitions: Unless the particular provision or the context otherwise requires, whenever the following words are used in this ordinance, they shall have the meaning ascribed to them in this Section:

<u>Section 102-1</u> **Board** means the Board of Supervisors of the Ventura County Flood Control Watershed Protection District.

District means the Ventura County Flood Control District.

<u>Enforcing officer</u> means the Engineer-Manager of the Ventura County Flood Control District or his duly appointed representative who is delegated authority for the purposes of this section.

Person means any person, firm, corporation, district, municipality and county.

Section 102-2 Comprehensive Plan means Map A and Table 2 of the report entitled the revised "A—Comprehensive Plan for Flood Control — Ventura County Flood Control Watershed Protection District", dated November, 1959, adopted by the Board on April 19, 1960 in 1980, and on file in the office of the Clerk of the Board of Supervisors, as heretofore modified or amended by Board actions on October 11, 1994, which Comprehensive Plan as modified or amended delineates the number and longitudinal limits of water-courses within the incorporated and unincorporated areas of the District over which the District exercises jurisdiction for flood control zone work.

Comprehensive Plan also means said Map A and Table 2II of the above-referenced report, as hereinafter modified or amended by Board action during a public hearing after reasonable notice thereof.

Section 102-3 County means the County of Ventura.

Section 102-4 **Director** means the Director of the Watershed Protection District or the duly appointed representative who is delegated authority for the purpose of the administration of this Ordinance.

Section 102-5. **District** means the Ventura County Watershed Protection District.

Section 102-6 **District Act** means the Ventura County Watershed Protection District Act, Water Code Appendix, Chapter 46.

Section 102-7 **Ordinance** means the Ventura County Watershed Protection District Ordinance Code

Section 102-8 **Owner** means the person shown on the most recently issued equalized assessment roll for the property or as otherwise appears in the current records of the County.

Section 102-9 **Person** means any individual, firm, association corporation, partnership, government entity or subdivision, trust, estate, cooperative association, joint venture, business entity, or other similar entity, or the agent, employee or representative of any of them.

Section 102-10 **Public Works Agency** means the Public Works Agency of the County of Ventura, State of California.

Section 102-11 **Reasonable notice** means that notice of any public hearing required to be held pursuant to the provisions of this Ordinance shall be published at least once in a newspaper of general circulation in the District at least ten (10) calendar days before the hearing. The Board may give additional notice of the required hearing by any other means it deems appropriate.

Section 102-12 **Storm water** means any surface flow, runoff, and/or drainage associated with rain storm events and/or snow melt.

Section 102-13 Watercourse, for purposes of the application and enforcement of the prohibitory provisions of this Ordinance, means any natural or artificial watercourse including any stream, river, creek, ditch, channel, canal, conduit, drain, waterway, gully, ravine or arroyo or wash within the incorporated or unincorporated areas of the District in which waters flow in a definite direction or course either continuously or intermittently, and which has a definite channel, bed and banks:

- a) To the extent described in or shown on <u>District's the</u> Comprehensive Plan as included within the District's jurisdiction for flood control work; or,
 - b) To the extent owned, controlled, improved, operated or maintained by the District; or,
- c) To the extent shown on the Master Plan of Drainage for the area within the boundaries of any Special Zone, or of any annexation to any Special Zone, established pursuant to the provisions of Section 6.1 et seq. of the Ventura County Flood Control District Act.

For the-purposes of application and enforcement of the prohibitory provisions of this Ordinance, "watercourse" shall also include any area adjacent to any watercourse as defined above which is an area designated by the Board as subject to a reasonable probability of substantial inundation or erosion by reason of overflow or flood or storm water, based on criteria established by the District, and which has been delineated on those certain maps or plats hereafter approved and adopted by the Board pursuant to the procedure set forth in Section 3 Article 2 of this Ordinance. The Board shall not amend this Section to broaden or enlarge the above referenced definitions of "watercourse" without first holding a Public Hearing after reasonable notice thereof, at which time interested persons may present matters for Board consideration.

Section 102-14 **Zone** means a zone or special zone established by the Board pursuant to the provisions of the District Act.

<u>Reasonable notice</u> means that notice of any public hearing required to be held pursuant to the provisions of this section shall be published at least once in a newspaper of general circulation in the District at least ten (10) calendar days before the hearing. The Board may give additional notice of the required hearing by any other means it deems appropriate.

Section 103. **Time and Place for Meetings:** The regular meetings of the Board shall be held at the Government Center, Hall of Administration, Board of Supervisors Hearing Room, 800 South Victoria Avenue, Ventura, California beginning at 8:30 a.m. Regular meetings shall

be held on every Tuesday of the month. However the Board shall not be required to hold a regular meeting: (1) during the week the California State Association of Counties has its annual convention; (2) on any Tuesday that is the fifth Tuesday of a calendar month; (3) on any Tuesday following a Monday holiday; (4) all Tuesdays during the Board's summer recess; or (5) any Tuesday which is canceled pursuant to the annual calendar adopted by the Board.

Section 104. Procedures for establishing overflow areas: In order to be come within the coverage of this ordinance, the establishment of or any changes in the configuration of any area adjacent to the bed and banks of natural or artificial watercourse subject to the provisions of this ordinance shall comply with the procedure set forth in this Section. Any such area shall be established or changed only upon first holding a public hearing in regard to the establishment or change thereof after reasonable notice, at which time interested persons may present matters for consideration by the Board, and thereafter upon express designation by the Board that such area is subject to a reasonable probability of substantial inundation or erosion by reason of overflow of flood or storm water from a natural or artificial watercourse subject to the provisions of this ordinance, based on criteria established by the District, accompanied by an express declaration that such area is to be within the coverage of this ordinance. Said Board designation and declaration shall be effected by ordinance approving and adopting by reference to this ordinance, overflow maps or plats designating and delineating the areas to be established or changed. maps or plats so approved and adopted by reference to this Ordinance shall be part of this Ordinance and shall be kept on file in the office of the Clerk of the Board and identified as "Documents Exhibit A" to this Ordinance.

Article 2. Protection and Regulation of Watercourses.

Section 201. **Purpose:** The purpose of this Article is to protect life and property from flood and storm waters within or overflowing the banks of watercourses under District control.

Section 202. Acts Prohibited unless permit obtained: No person shall do or commit or cause to be done or committed any of the following described acts without first obtaining a written District permit from the enforcing office District:.

- a) Impair, divert, impede or alter the characteristics of the flow of water running in a watercourse;
- b) Deposit any material of any kind in a watercourse so as to obstruct it, or to impair, divert, impede or alter the characteristics of the flow of water therein;
- c) Alter the surface of land by construction, excavation, embankment or otherwise, so as to alter the capacity of the watercourse or the characteristics of the flow of water therein;
- d) Construct, alter, or remove any flood control, storm water drainage or water conservation facility, structure or channel of or in the watercourse;
- e) Construct or place any structure in, upon or across a watercourse;
- f) Plant any vegetation (other than grasses or annual crops) within a watercourse or plant any vegetation on the banks thereof which impairs, impedes, diverts or alters the characteristics of the flow of water in such watercourse;
- g) Commit any act on or in any easement dedicated, granted or reserved for flood control, storm water drainage or water conservation purposes that will impair the use of such easement for such purposes; or

- h) Interfere with, impair the use of, or cause damage to any flood control, storm water drainage or water conservation facility, structure or right of way in a watercourse.
- Section 203. Exceptions to acts prohibited: Section 201 of this Ordinance does not apply:
 - a) To acts in the course of duty by any peace officer or police officer;
 - b) To work performed by organizational components of the Federal government, the State of California, the County—of Ventura, the District, or their contractors, or to work performed within a right of way of the State of California or the County—of Ventura pursuant to a permit issued by the State of California or the County—of Ventura.
 - c) To acts done or work performed by any person pursuant to the terms, covenants or conditions of a written agreement with the District;
 - d) To acts either expressly prohibited or expressly permitted by State law;
 - e) To acts of the owner of the watercourse in the routine maintenance thereof, provided such acts do not impair, impede, divert or alter the characteristics of the flow of water in such watercourse, or interfere with, impair the use of, or cause damage to any flood control, storm water drainage or water conservation facility, structure or right of way in a watercourse.

<u>Section 204.</u> <u>Emergency work:</u> Section <u>201 of this Ordinance</u> does not prohibit any person from performing emergency maintenance or work within, upon, over, under or through any watercourse when <u>such_the</u> work is necessary and proper for preservation of life or property and when an urgent necessity thereof has arisen, provided that the person performing such emergency work applies for a written permit for <u>such_the</u> work within fifteen (15) calendar days after the commencement thereof, and complies with all the terms and conditions of the permit so issued. In any action at law, or in equity between the District and the person doing the emergency work, the latter shall have the burden of proving that an emergency existed if such question be in issued.

Section 205. Issuance of permits - liability: Permits required by this ordinance—Article shall be issued by the enforcing officer—director subject to such conditions of law as may be imposed by this ordinance—Article or as may be required by law. Neither the issuance of the permit, nor compliance with the conditions thereof or with the provisions of this ordinance Article, shall relieve any person from any responsibility otherwise imposed by law for damage to person or property, nor impose any liability on the District or its officers and employees for damage to persons or property.

Section 206. Application for permit: A separate written application for a permit shall be made to the enforcing officer Director for each act listed in Section 201 of this Ordinance. Plans and specifications shall be submitted with each application, unless waived by the enforcing officer Director for small and unimportant work. Such plans and specifications shall be prepared, approved and signed, by a civil engineer unless waived by the enforcing officer Director. The application for the permit shall state:

- a) The name and address and signature of the applicant and if the applicant is a corporation other than a natural person, the application shall also include the names and addresses of the principal officers or managing members thereof;
- b) The place where such work is to be done;

- c) A description of the work to be done together with the materials to be used thereof;
- d) The total estimated value of the proposed work;
- e) That if the permit is issued, the applicant agrees that all work specified in the application will be commenced within sixty (60) days after the permit is issued or by the date for commencement set forth in the permit, whichever is earlier, and that all work will be pursued to its completion with reasonable diligence; and
- f) Such other information as may be required by the <u>enforcing officer_Director</u> to carry out the purposes of this <u>ordinance_Article</u>, including, but not limited to a soil investigation report and the name and address of applicant's contractor.

Section 207. Fees: Before a permit is issued or renewed, an applicant shall pay the enforcing officer the fees established by this Section. A schedule of fees shall be adopted by Resolution of the Board of Supervisors of the Ventura County Flood Control District. Such fees will reimburse the District for costs incurred in the processing, plan checking, investigation, inspection and renewal of watercourse permits. A facility fee for use of District property shall also be established.

Section 208. Issuance of permit: After the applicant has paid the required fees and complied with all conditions precedent, the enforcing officer—Director shall issue the permit unless it appears to him that the work proposed would create substantial risk of hazard of inundation to persons or property, or of erosion of property, or of interference with, impairment of the use of or damage to any flood control, storm water drainage or water conservation facility, structure or right of way in a watercourse; provided, however, that the enforcing officer Director shall issue the permit subject to conditions which shall be specifically set forth in the permit, if the enforcing officer—Director determines that by doing so there would be created no such substantial risk. The enforcing officer—Director shall notify the applicant in writing of the basis for any denial of a permit.

Section 209. Forms and documents: The enforcing officer_Director shall prescribe a standard application and permit form and any other forms necessary to carry out the purposes of this-ordinance_Article. The enforcing officer_Director_shall also maintain, on file in his office, true copies of the Comprehensive Plan and of all maps or plats on file in the office of the Clerk of the Board as "Documents Exhibit A" relating to this ordinance_Article and shall make same them available for public inspection during business hours.

Section 210. Commencement of work: The permittee shall begin the work authorized by the permit within sixty (60) days from the date of issuance, unless a different date for commencement of work is set forth in the permit. The permittee shall notify the enforcing officer Director at least twenty-four (24) hours prior to commencement of work. Should the work not be commenced as specified herein, then the permit shall henceforth become void; provided, however, that if prior to or within thirty (30) days after the date established for commencement of work, the permittee makes written request of the enforcing officer Director for an extension of time, setting forth the reasons for the required extension. The enforcing officer Director may grant additional time if in his opinion, an extension is warranted. A permit which has become void by reasons of non-commencement of work and the fact that no extensions for commencement has been issued, may be renewed one time within thirty (30) days after such permit becomes void at the discretion of the enforcing officer Director upon payment of a

renewal fee.; iIf the enforcing officer Director does not consent to such renewal, a permit may be granted only upon following the procedures herein established for the original application. In the event a permit becomes void by reason of non-commencement of work and the fact that no extensions for commencement has been issued, and such the permit is not renewed within the time allowed for renewal, the enforcing officer Director shall, within sixty (60) days after such permit becomes void, return to the former permittee any inspection fees, and any surety bond, cash bond, or instrument of credit the former permittee may have paid to or filed with the enforcing officer Director pursuant to the terms of this Ordinance Article.

- <u>Section 211</u>. <u>Civil engineer field supervision:</u> All work performed under the provisions of this <u>ordinance_Article</u> shall be performed under the general supervision and coordination of a civil engineer unless waived by the <u>enforcing officerDirector</u> for small <u>unimportant work</u>.
- Section 212. <u>Completion of work:</u> The permittee shall complete the work authorized by the permit within one hundred and eighty (180) days after issuance of the permit unless some other time is specified in the permit, provided, that if he is unable to do so he may make written request to the enforcing officer Director for an extension of time to complete the work at any time prior to the date specified for completion, which request the enforcing officer Director shall grant if in his opinion such the extension is warranted and would not cause a substantial risk of hazard of inundation to persons or property, or of erosion of property, or of interference with, impairment of the use of, or damage to any flood control, storm water drainage or water conservation facility, structure or the right of way in a watercourse. The permittee shall notify the enforcing officerDirector in writing of completion of the work authorized, and no work shall have been deemed to have been completed until approved in writing by the enforcing officerDirector following such written notification. The enforcing officerDirector may cause inspections of work to be made periodically during the course thereof and may make a final inspection following completion of the work; the permittee shall cooperate with the enforcing officerDirector in making such inspections.
- Section 213. <u>Changes:</u> No changes may be made in the location dimensions, materials, or character of the work authorized in a permit except upon written authorization of the <u>enforcing officerDirector</u>.
- Section <u>214</u>. <u>Transfer of permits:</u> A permit issued pursuant to this <u>Ordinance_Article</u> is transferable from person to person, but not from property to property.
- Section <u>215</u>. <u>Bonds:</u> The <u>enforcing officerDirector</u> may require bonds in such form and amounts as may be deemed necessary to assure that the work, if not completed in accordance with the approved plans and specifications and in accordance with the terms and conditions of the permit, will be corrected to eliminate hazardous conditions. In lieu of a surety bond, the applicant may file a cash bond or instrument of credit with the <u>enforcing officerDirector</u> in an amount equal to that which would be required in the surety bond.
- Section <u>216</u>. <u>Suspension or revocation of permit:</u> In addition to any other procedures or penalties established by law, the <u>enforcing officerDirector</u> may, by written notice to the permittee, suspend or revoke a permit issued under the provisions of this <u>ordinance</u> Article

whenever the permit is issued in error or on the basis of incorrect information supplied, or whenever any term or condition of the permit is violated. The suspension or revocation is effective at the time of personal service of the notice upon the permittee or at the time of the mailing of said notice to the address at which, in the opinion of the enforcing officerDirector, such notice is most likely to be received, whichever is earlier in time. If service is by mail, postage shall be prepaid and return receipt shall be requested. Any person aggrieved by suspension or revocation of the permit by the enforcing officerDirector may, within thirty (30) days of the date of such suspension or revocation, appeal such suspension or revocation to the Board pursuant to the procedure and requirements of section-216 of this Ordinance. The Board shall uphold such suspension or revocation unless it makes the necessary findings required by section 217 of this Ordinance for issuance of a permit. If the Board makes the necessary findings required by Section 21720, it shall order the withdrawal of the suspension or revocation and the reinstatement of the permit. A permit which has been suspended may be renewed at the discretion of the enforcing officerDirector upon payment of a renewal fee.

Appeal - right and procedure: Any person aggrieved by the refusal of Section 217: the enforcing officerDirector to issue a permit pursuant to this-ordinance Article, or by the imposition of a condition on such permit may appeal to the Board within thirty (30) days after the date of such refusal or imposition of condition by filing with the Clerk of the Board a request that the Board review the decision of the enforcing officerDirector. The appeal shall be in the form of a written notice and shall be signed by the person aggrieved. The notice shall have attached a copy of the application for permit as made to the enforcing officer Director and shall state clearly and concisely the reasons upon which the person aggrieved relies on his appeal. The Clerk of the Board shall set the matter for hearing within fifteen (15) days after the notice is filed with said Clerk and shall notify the person aggrieved and the enforcing officer Director of the date set for the matter. At the hearing, the person aggrieved shall have the burden of establishing to the satisfaction of the Board that he is entitled to a permit under the provisions of this ordinance Article, otherwise the refusal of the enforcing officerDirector shall stand. officerDirector may present his grounds for refusal to issue the permit. The decision of the Board is final.

Section <u>218</u>. <u>Appeal – necessary findings:</u> The <u>enforcing officerDirector</u> shall issue the permit or modify or the conditions as sought for by <u>said_the</u> appeal, only if the Board finds all of the following to be true:

- a) That the applicant would suffer substantial injury or detriment by the refusal to issue the permit or modify or delete the conditions;
- b) That no other method of obtaining the desired results is more reasonable or less likely to be hazardous than that proposed by the applicant; and
- c) That the issuance of the permit or modification or deletion of conditions would not be materially detrimental to the public interest, safety, health and welfare, and would not create a substantial risk of hazard of inundation to persons or property, or of property erosion of property, or of interference with, impairment of the use of or damage to any flood control, storm water drainage or water conservation facility, structure or right of way in a watercourse.

The permit shall also be granted or the condition complained of deleted or modified, if the requirements of subparagraph (a), (b), and (c) can be satisfied by the imposition of reasonable conditions.

Section 219. Abatement of nuisance: A violation of Section 201 of this Ordinance shall is hereby be declared to be a public nuisance and may be abated. In the event of abatement, the cost of such abatement shall be assessed to the violator. If the violator maintains a nuisance upon real property in which he has an interest, the assessment shall be a charge upon such property to the extent of the violator's interest therein. The assessment shall be collected at the same time and in the same manner as ordinary District taxes are collected, and shall be subject to the same penalties and the same procedure for sale in case of delinquency as provided for ordinary taxes. All laws applicable to the levy, collection and enforcement of county taxes shall be applicable to such assessment. The procedure established for repair, vacation or demolition of dangerous buildings by Volume 4 of the Uniform Building Code, 1970 Edition, for the Abatement of Dangerous Buildings to the extent it can reasonably be applied to violations of Section 201 of this Ordinance4 hereof, is hereby incorporated herein as though fully set forth at this point and, pursuant to Section 7.9 of Ventura County Flood Control District Act (Chapter 44 of Statutes of 1944, Second Extraordinary Session, as amended), is hereby adopted as the procedure for abatement inspection, and for assessing the cost of abatement for such nuisances to the violator or against the land involved, provided that the purposes of said Volume 4 of the Uniform Building said Code the enforcing officer Director is the "Building Official" and the "Director of Public Works", the District is the "City", the Board is the "City Council" and the Board is the "Board of Appeals."

Section 220. Emergency abatement: If it appears to the enforcing officer Director that an emergency exists because of a violation of Section-4_201 of this Ordinance, then without following the procedure established by Section 218 of this Ordinance, the enforcing officer Director may order all work done necessary to remove, abate or mitigate the condition creating such emergency. The enforcing officer Director may do the work with his own employees or may contract to have done. In either event, the enforcing officer Director shall keep a record of the cost of the work and charge the cost of the work to the violator, who shall repay the District for the cost thereof

Section 221. Violators - penalties: Any person who:

- a) Violates any provisions of this ordinance; or
- b) Refuses without lawful excuse to attend any hearing, or to produce material evidence in his possession or under his control as required by any subpoena served upon such person as provided for in Volume 4 of the Uniform Building Code, 1970 edition Uniform Code for the Abatement of Dangerous Buildings; or
- c) Fails, neglects, or refuses to obey any order of the <u>enforcing officerDirector</u> or the Board made pursuant to the provisions of <u>Volume 4 of the Uniform Building Code</u>, 1970 edition <u>Uniform Code for the Abatement of Dangerous Buildings</u>, after such order shall have become final,

Shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be punishable by a fine of not more than five hundred dollars (\$500), or by imprisonment in the County jail for not more than six (6) months, or by both such fine and imprisonment.

Section 24. <u>Existing matters:</u> Notwithstanding any other provisions of the ordinance, this ordinance shall not apply to matters or activities that existed prior to the effective date hereof.

Section 25. Severability: If any section, subsection, sentence, clause, phrase or other portion of this ordinance is for any reason held to be invalid or unconstitutional by the decision of any court or competent jurisdiction, such decision shall not affect the validity of the remaining portion or portions of this ordinance. The Board of Supervisors of the Ventura County Flood Control District hereby declares that it would have adopted this ordinance and each section, subsection, sentence, clause, phrase or other portion thereof irrespective of the fact that any one or more section, subsections, sentences, clauses, phrases or other portions be declared invalid or unconstitutional.

Section 26. <u>Effect of headings.</u> Section headings contained herein shall not be deemed to govern, limit, modify or in any manner affect the scope, meaning or intent of any of the provisions of this ordinance.

Section 27. <u>Effective date:</u> The ordinance shall become effective thirty (30) days from the date of its adoption.

Adopted May 2, 1972, last amended January 27, 1981

<u>Article 3.</u> Procedures for Letting Public Projects by Informal Bidding Ordinance FC 3937 (Replaced Ordinance FC29)

Section 301. **Authority and Scope:**

By resolution, this Board elected to become subject to the uniform construction cost accounting procedures established pursuant to the Uniform Public Construction Cost Accounting Act (Pub. Contract Code, §22000 et seq.), and has notified the State Controller of such election. In compliance with section 22034 of said_the Act, the following is adopted as the procedure for letting work by informal bidding only for public projects within the limits set forth in section 22032, subdivision (b), of said_the Act, as adjusted from time to time pursuant to section 22020 of said_the Act. All other work not exempted from public bidding requirements shall be advertised and awarded in accordance with applicable provisions of state law and Board policies.

Section 302. Delegation of Duties:

- (a) The Public Works Agency Director shall:
- (1) As awarding officer, solicit bids and award contracts for public projects funded by budget units managed by the Public Works Agency and for public projects of other County agencies who have engaged the Public Works Agency to manage the design and construction of <u>such</u> projects; and
- (2) Maintain a list of contractors as hereinafter provided.
- (b) The Purchasing Agent, as awarding officer, shall solicit bids and award contracts for public projects not covered by subsection (a) above.

Section 303. Contractors List:

A list of contractors, identified according to categories of work, shall be maintained by the Public Works Agency. Any licensed contractors requesting to have their its names placed on the list shall be included. The list may be revised from time to time to remove inactive names. A name may be considered inactive if:

- a) A letter addressed to the contractor is returned without a forwarding address; or
- b) The contractor has not taken out plans on, or bid on, a County project in the last two (2) year period; or
- c) A notice of disbarment of the contractor for labor law violations is received by the Public Works Agency; or
- d) The Public Works Agency determines that the contractor is no longer licensed; or
- e) The contractor withdraws his its name.

Section 304. Notice Inviting Informal Bids:

The notice inviting informal bids shall describe the project in general terms, indicate how to obtain more detailed information about the project, and state the time and place for submitting bids.

Section 305. Procedure:

- (a) At least <u>ten (10)</u> days before the date set for opening informal bids, the designated awarding officer shall notify contractors using one or both of the following methods.
- (1) Mail notices to each contractor on the list for the category of work to be performed.
- (2) Mail notices to each of the construction trade journals designated by the California Uniform Construction Cost Accounting Commission for Ventura County.
- (b) The contract shall be awarded to the lowest responsible bidder if the designated awarding officer considers the bid to be reasonable, sufficient funds have been appropriated for the project, and the bid is within the limits set forth in section 22032, subdivision (b), of said_the_Act as adjusted from time to time pursuant to section 22020 of the Act.
- (c) After the contract is awarded, the <u>awarding office contractor</u> shall furnish a copy of the contract to the Auditor-Controller and the Auditor-Controller shall encumber the contract amount.
- (d) Payments to the contractor shall be made as described in the contract: however, funds shall be retained as prescribed in Public Contract Code section 20103.
- (e) Bid, Performance and Payment Bonds conforming to the requirements of State law and the Bond Book adopted by the Board shall be provided.
- (f) Changes may be made in the contract with the following limitations:
- 1) Appropriated funds are available to cover the cost of the change;
- 2) Neither the net sum of any <u>individual</u> changes nor the net sum <u>of all changes</u> in the aggregate increases the contract amount by more than the amount specified in Section 22032, subdivision (a) of the Act;
- 3) The final total contract amount does not exceed the amount specified in Section 22032, subdivision (b), of said_the_Act, as adjusted from time to time pursuant to Section 22020 of said_the_Act, by more than_ten_-(10) percent.

- 4) The awarding officer considers the change to be reasonable in light of the cost increase or saving.
- (g) Subcontractor listing shall be required and changes administered as prescribed in the Subletting and Subcontracting Fair Practices Act (Gov Pub. Contract. Code, 4100 et seq.).
- (h) On completion of a project, the awarding officer shall record a Notice of Completion.

Section 306. Alternative Procedures. Nothing in this Article shall prohibit this Board or the Ventura County Road Commissioner from utilizing, as an alternative to the procedures set forth in said Act and this Article, the procedures set forth in Article 25 (commencing with Section 20390) of Chapter 1 of Part 3 of Division 2 of the Public Contract Code.

Originally Adopted as Ordinance FC 29 on July 8, 1986. Adopted by the Board of Supervisors of the Flood Control District as Ordinance 3937 on June 19, 1990.

Article 4.: Official Seal

On December 10, 2002, the Board approved the adoption of an official seal as described in this Article.

Section 401. **Description.** The official seal of the District shall be oval in form and shape with the inscription "Ventura County Watershed Protection District" around the outer rim. Within the oval formed by the foregoing words there shall be a depiction of typical watershed within the County consisting of a channel of water flowing through a canyon towards the coast, where the channel runs through the middle of the seal and spills out to the outer rim on the bottom right hand side. On either side of the channel are depictions of typical land uses and natural resources. The seal shall correspond substantially with the following representation thereof:



Article 5. Miscellaneous.

Section 501. Existing matters: Notwithstanding any other provisions of this Ordinance, this Ordinance shall not apply to matters or activities that existed prior to the effective date hereof.

Section 502. Severability: If any section, subsection, sentence, clause, phrase or other portion of this Ordinance is for any reason held to be invalid or unconstitutional by the decision of any court or competent jurisdiction, the decision shall not affect the validity of the remaining

portion or portions of this ordinance. The Board hereby declares that it would have adopted this section and each section, subsection, sentence, clause, phrase or any other portion thereof irrespective of the fact that any one or more section, subsections, sentences, clauses, phrases or other portions be declared invalid or unconstitutional.

Section 503. **Effect of headings.** Ordinance headings contained herein shall not be deemed to govern, limit, modify or in any manner affect the scope, meaning or intent of any of the provisions of this ordinance.

Section 504. **Effective date:** This ordinance shall become effective thirty (30) days from the date of its adoption.