The Board of Supervisors of the County of Mariposa met this 2nd day of April, 1974, with all members present.

The minutes of the meeting of March 26, 1974, were approved as mailed.

Peter Artero, Road Dept., discussed road matters.

On motion of Moffitt, seconded by Richardson, the Board approved Transfers by Cost Center for the Road Dept.

Resolution No. 74-22 was passed and adopted, approving and accepting the location and dimensions of the common boundary between Mariposa and Tuolumne Counties as shown on the James DePauli Subdivision Map, on motion of Moffitt, seconded by Richardson.

Resolution No. 74-23 was passed and adopted, authorizing the Chairman to sign "Right of Way Certificate" to be sent to the State of California in connection with the Greeley Hill Road Project, on motion of Long, seconded by Moffitt.

On motion of Long, seconded by Richardson, the following travel authorizations were granted: One Road Dept. employee, Calif. Water Pollution Control Assoc. Conference, San Jose, April 24-27th, 1974; Jesse McNally, Welfare Director, & other committee members, Fresno, San Joaquin Valley Health Consortium Meeting, April 3, 1974.

The time being 10:30 a.m., the Public Hearing on Mr. Charles Adams' request for inclusion of 160 acres of his property in the A-E District was opened. Mr. Adams was present, and the Chairman asked if there was anyone present in opposition to the inclusion - no one came forward. The Board, acting in lieu of a Planning Commission, recommended approval of Mr. Adams' application, on motion of Long, seconded by Hurlbert. The Board will hold a Public Hearing on the request May 7th, 1974, at 10:30 a.m.

Dr. Avery Sturm requested approval on a transfer of funds matter within the Family Guidance Clinic budget, and the Chairman asked the Deputy D.A. to look into the matter before a decision could be made.

The Board of Supervisors met in lieu of a Planning Commission. On
motion of Long, seconded by Moffitt, the Use Permit No. 68, "Hangtree" Development, and the E.I.R. for same were accepted for a Public Hearing on Tuesday, April 23, 1974, at 7:30 p.m.

The Board, still acting as the Planning Commission, found that the parcel map requirement could be waived for the land division applications of Mr. William Clover and Mr. George Greenamyer, both pursuant to Ordinance No. 379, Section V, Subsection a, on motion of Long, seconded by Moffitt. The Board determined that Mariposa County Road Dept.'s realignment of Greeley Hill Rd. will not have a significant effect on the environment and approved the Negative Declaration submitted by the Road Dept., on motion of Hurlbert, seconded by Long.

Mr. James Lindstedt spoke to the Board regarding lease of the Old Mariposa Co. Jail. His request was taken under consideration.

Mr. Everett Gale presented a proposed Ordinance No. 383, amending the M.I.D. Boating Regulations Ordinance No. 311. On motion of Richardson, seconded by Moffitt, the proposed Ordinance No. 383 was presented with the vote to be held on April 9, 1974.

On motion of Long, seconded by Richardson, Leonard Gabrielson, Maintenance Supervisor, was authorized to have Courthouse vault roof replaced at a cost not to exceed $750.00.

After a discussion of the Coulterville Sewer & Water Project with John Anderson, the Board set an Administrative Practices Session for April 10th, 1974, at 9:00 a.m. to discuss the requirements still needed to continue the project and other related problems.

The Chairman appointed Supervisors Hurlbert and Moffitt as a committee to interview applicants for the Sanitary Landfill Operator position.

On motion of Richardson, seconded by Moffitt, the Auditor was authorized to draw warrant to Chivers Construction Co. for General Construction work on the Jail Addition in the amount of $9,514.98.

On motion of Moffitt, seconded by Hurlbert, the Auditor was authorized to draw warrant to Postmaster, at request of Welfare Dept., in the amount of $692 for stamped envelopes & 10¢ stamps.

On motion of Moffitt, seconded by Richardson, the Board accepted
with regret the resignation of Mr. Walt McCoy, Mariposa Co. Rodent Control Officer.

There being no further business, the Board adjourned to meet again in regular session on April 9, 1974, at 10:00 a.m.

HERBERT R. DAVIS, JR.
Chairman of the Board

ATTEST:

ELLEN P. RITTER, County Clerk and Ex-Officio Clerk of the Board
The Board of Supervisors of the County of Mariposa met this 9th day of April, 1974, with all members present.

The minutes of the meeting of April 2, 1974, were approved as mailed.

Dr. Sturm spoke to the Board regarding a Health Department budget matter.

Resolution No. 74-24 was passed and adopted, a resolution of Transfers and Appropriations, on motion of Richardson, seconded by Hurlbert.

On motion of Long, seconded by Richardson, the Clerk was directed to notify the State Dept. of Health, Crippled Children's Fund Division, that the County will not pay any bills over one-year old for crippled children's services.

On motion of Long, seconded by Hurlbert, the Road Dept. was authorized to purchase 1972 pickup from County Service Area 1-M, Lake Don Pedro, in the amount of $1,900.

The time being 10:30 a.m., bids for grader blades for the Road Dept. were opened, and the low bid of Holt Bros. in the amount of $1,026.08 was accepted, on motion of Long, seconded by Hurlbert.

Miss Doris Cochran and Angie Hopkins presented the proposed Mariposa County Library Budget for 1974-75. The Board took the budget under consideration.

Ordinance No. 383, having been presented on April 2, 1974, amending Ord. 311, M.I.D. Boating Regulations, was passed and adopted.

Resolution No. 74-25 was passed and adopted, a resolution of respect for Ranger Frank Weatherford, on motion of Long, seconded by Moffitt.

The following travel authorizations were granted: Jesse McNally, Welfare Director, Sacramento, Manpower Meeting, April 10, 1974; John Thomson, Sanitarian, M.C.A.B. T.A.C. Meeting, April 11, 1974, Quincy; Pauline Hand, Chief Prob. Off., Modesto, Group & Family Counseling Course,
April 22-26th, 1974 (to be reimbursed by State Subsidy), on motion of Moffitt, seconded by Richardson.

The following annual step raises were granted: Al Wass, Co. Trapper, Range 21, Step D, effective March 15, 1974; Allen Varain, Road Dept., Range 20, Step H, effective April 1, 1974; Peter J. Artero, Road Commissioner, Range 41, Step E, effective April 15, 1974; James L. Munn, Road Inspector, Range 23, Step F, effective May 1, 1974, on motion of Moffitt, seconded by Long.

In the absence of Chairman Davis and Supervisor Richardson (both having left at noon because of deaths in their families), Supervisor Moffitt acted as Chairman Pro Tem.

The time being 2:00 p.m., the Public Hearing on Eugene P. Dalton's application for Certificate of Public Convenience & Necessity was opened and due to fact that Mr. Dalton's temporary permit had been extended, the Public Hearing was continued to a date to be set in the future.

On motion of Long, seconded by Hurlbert, the Board met as a Board of Equalization and reconvened in regular session.

There being no further business, the Board adjourned to meet again in regular session at 9:00 a.m., April 10, 1974.


HERBERT R. DAVIS, JR.
Chairman of the Board

ATTEST:

ELLEN P. RITTER, County Clerk and Ex-Officio Clerk of the Board
ORDINANCE NO. 383

The BOARD OF SUPERVISORS of the County of Mariposa, State of California, do ordain as follows:

Mariposa County Ordinance No. 311 is hereby amended as follows:

SECTION 3. LAKE USE REGULATIONS.

(b) Operate any boat under ten feet in length or forty-two inches (42") in width or any sailboat, kayak, rubber raft or canoe except in designated areas and within 100 feet of shoreline.

(p) Pull any airborne kite.

SECTION 5. CAMPING AND PICNICKING REGULATIONS.

(b) Permit the occupancy of a campsite overnight with more than eight occupants without District approval.

SECTION 6. GENERAL REGULATIONS

(f) Possess, discharge or set off, over, onto or through the Recreation Area any firearms, firecrackers, torpedoes, rockets or other explosives or fireworks.

PASSED AND ADOPTED this 9th day of April, 1974, by the following vote:

AYES: Davis, Long, Hurlbert, Moffitt, Richardson

NOES: None

ABSENT: None

NOT VOTING: None

HERBERT R. DAVIS, JR., Chairman
of the Board of Supervisors of the County of Mariposa

ATTEST:

ELLEN P. RITTER, County Clerk and
Ex-Officio Clerk of the Board
The Board of Supervisors met this 10th day of April, 1974 with Supervisors Davis, Hurlbert, Long, Moffitt present. Supervisor Richardson was excused to attend a funeral.

The Board immediately went into an Administrative Practices Session in regard to the Coulterville Sewer Project.

Those present were as follows: Representatives of the State Water Resources Control Board, Terry T. Tice and Howard Whitver; Representatives Darrell J. Smith; Sanford Koretsky of Koretsky-King Associates; Peter J. Artero, Co. Engineer; John Thomson, Sanitarian; John Anderson, Farm Advisor and interest citizens.

Chairman Davis explained to those present that the purpose of this meeting was not to dwell on what had taken place in the past but to press forward on what steps were necessary to get the project accepted by the State Water Resources Control Board.

After much discussion, it was decided that the following should be the next steps taken:

1. Tentative approval from the State for Evaporating Pond Alternative and Cost Projection.
2. Public Hearing to acquaint the citizens of Coulterville with the cost of the project.

It was also suggested that a letter be written to the State Water Resources Control Board requesting a waiver from the "no discharge" requirement.

Chairman Davis thanked all those who participated in the meeting and the Board recessed until the afternoon session.

The afternoon session of the Administrative Practices Session began at 1:00 p.m. with the following persons present: Sotero Muniz, Richard Flynn, Douglas Leisz, Phil Winkel - all of the U. S. Forest Service.

Chairman Davis explained the purpose of the session and asked J. Bruce Eckerson, County Counsel, to chair the meeting.

The following subjects were discussed without any conclusions being reached:
1. Road Policies within the Forest Service Properties located in Mariposa County.
2. The Fish Camp Dump Site and Prospective Cutting within the area.
3. Discussion of the possible removal of the U. S. Forest Service Headquarters from Mariposa.
4. Fiber-Board Exchange and its' impact upon Mariposa County.

There being no further business, the Board adjourned to meet again in regular session, Tuesday, April 16, 1974 at 10:00 a.m.

Ellen P. Ritter, County Clerk
and Ex-officio Clerk of the Board
The Board of Supervisors of the County of Mariposa met this 16th day of April, 1974, with all members present.

The minutes of the meeting of April 9th, 1974, were approved as mailed.

The following claims were approved as presented:

- Lake Don Pedro Service Area 1-M Fund $325.28
- Mariposa Pines Service Area 1-M Fund 130.38
- Yosemite Alpine Village 27.68
- Yosemite West Maint. District Fund 558.21
- Recreation & Parks Fund 2,135.36
- Contingency Fund 15,826.79
- Mariposa Lighting District Fund 337.59
- Coulterville Lighting District Fund 78.28
- Hornitos Lighting District Fund 41.17
- Law Library Fund 149.11
- Revenue Sharing Operating Fund 5.57
- Water Agency Fund 100.00
- Road Dept. Fund 48,018.85
- General Fund 55,500.63

Peter Artero, Road Dept., discussed road matters.

On motion of Hurlbert, seconded by Richardson, the Board approved the Plans and Specifications for the Greeley Hill F.A.S. Road project being constructed by the County Road Dept., and authorized the County Engineer to advertise for bids on same.

Resolution No. 74-26 was presented, on motion of Long, seconded by Richardson, adoption of the County Surveyor's and the County Sanitarian's Information for Potential Map Applicants. Vote will be taken at the April 23rd, 1974, Board meeting.

Deputy D.A., Bruce Eckerson, requested the Board to set a dollar amount on the Bond required of Mr. Joe Silva to cover construction of
residences on 40% of his proposed subdivision. After a poll of the Board, an amount of $20,000 per unit was set.

Mr. Grant Birmingham, District Supervisor, presented an agreement between the U.S. Division of Wildlife Service and the County of Mariposa for Animal Damage Control for 1974-75, and a report on last year's work.

Mrs. Ruth Robeson, a local realtor, presented a Land Division Application on land within the watershed submitted by Mr. Brady Higgins. After a poll of the Board, it was determined that the parcel division would not be allowed as the Sanitarian's report showed unsatisfactory percolation test results on one of the proposed parcels.

Resolution No. 74-27 was passed and adopted, a transfer within the Sheriff-Coroner Dept. budget, from Undersheriff $1,000 to Special Departmental #23 $1,000, on motion of Moffitt, seconded by Hurlbert.

On motion of Richardson, seconded by Moffitt, Supervisor Frank Long was authorized to hire Eldon Bartholomew on a part-time basis to assist Henry Kowitz, Sealer of Weights & Measures, at $4.20 @ hr., within the budget.

The following travel authorizations were granted: Henry Kowitz, Sealer of Weights & Measures, Sacramento, April 22 & 23, 1974, to calibrate equipment; John Rotondo, Parks & Recreation Director, Manpower Program Meeting, Sacramento, April 22, 1974, on motion of Long, seconded by Richardson.

On motion of Richardson, seconded by Moffitt, Auditor was directed to draw warrant to the Postmaster in the amount of $219.10 for stamped envelopes for Treas.-Tax Collector office.

On motion of Long, seconded by Richardson, Supervisor Hurlbert was authorized (Nunc Pro Tunc) to order 4 dump truck loads of sand for the Bean Creek Pond, to be paid for from Fish & Game Fund.

On motion of Richardson, seconded by Hurlbert, the Board met as the Board of Equalization and reconvened in regular session.

There being no further business, the Board adjourned to meet again in regular session on April 23, 1974, at 10:00 a.m.

ATTEST:
EGG
ELLEN P. RITTER, County Clerk

HERBERT R. DAVIS, JR.
Chairman of the Board
The Board of Supervisors of the County of Mariposa met this 23rd day of April, 1974, with all members present.

The minutes of the Board meeting of April 16, 1974, were approved as mailed.

Peter Artero, Road Dept., discussed road matters.

Resolution No. 74-28 was passed and adopted, that it is in the general County interest to improve the following County roads: Martin Rd., Davis Rd., Covey Rd., Sherrod Rd., Triangle Park Rd., Peg Leg Rd., Gunther Rd., and Guadalupe Rd., on motion of Richardson, seconded by Long.

On motion of Long, seconded by Moffitt, the Road Commissioner was authorized to improve the above-mentioned roads in an amount not to exceed $500 on each road.

On motion of Hurlbert, seconded by Moffitt, the Auditor was directed to draw warrant in the amount of $50.00 to the Road Dept. Office to establish a petty cash fund for office use.

On motion of Long, seconded by Richardson, the Road Commissioner was authorized to hire Mr. Howard R. Taber as Road Maintenance Man II, at Range 20, Step D, because of his previous experience with the Road Dept.

On motion of Long, seconded by Hurlbert, the Board met in Executive Session on a personnel matter and reconvened in regular session.

On motion of Long, seconded by Richardson, the Road Commissioner was granted a one-step increase, extra ordinary, as of July 1, 1974.

John Thomson, County Sanitarian, reported on the Mountain Counties Air Basin Implementation Plan for the Board's information.


Mr. Bob Boyer, Commander of American Legion Post No. 567, spoke
to the Board regarding placement of a commemorative plaque at the Mariposa Cemetery, and the Board stated it had no objection. The Board requested that Mr. Boyer contact the D.A.'s office and the office of Veteran's Affairs about the setting of Veteran's grave markers.

Barbara Saye, Auditor, spoke on budget matters.

On motion of Long, seconded by Richardson, the Chairman was authorized to sign Addendum to Pacific Coast Fire Protection Contract for pendant sprinkler heads in the County Courthouse in the amount of $300.00.

On motion of Long, seconded by Moffitt, a Notice of Completion was approved, on recommendation of Tom Higgins, Bldg. Inspector, on the Life Safety System in the Co. Courthouse installed by Pacific Coast Fire Prot.

On motion of Long, seconded by Moffitt, the Auditor was directed to draw warrant in the amount of $14,625.00, which is 90% of the contract plus addendum, payable to Pacific Coast Fire Protection Co. for installation of the Life Safety System in the Co. Courthouse.

Resolution No. 74-29 was passed and adopted, a resolution of Transfers and Approp., on motion of Richardson, seconded by Long.

Auditor was authorized to draw warrant in amount of $7,583.24 to Swift Dodge for 2 cars for Sheriff Dept., on motion of Moffitt, seconded by Hurlbert.

On motion of Hurlbert, seconded by Long, Robert Jirsa was authorized to conduct Courthouse Tours on the weekends beginning May 4, 1974, at $10.00 per day.

Auditor was directed to draw warrant to Postmaster for Large Window Envelopes for Office of County Clerk in the amount of $54.85, on motion of Richardson, seconded by Hurlbert.

On motion of Long, seconded by Richardson, it is hereby ordered by the Board of Supervisors that the following named persons be and they are hereby appointed as members of the several precincts and counting boards for the Primary Election to be held on the 4th day of June, 1974. Polls will be opened between the hours of 7:00 a.m. and 8:00 p.m. The following named places mentioned thereafter be and they are hereby designated as the houses or places within each precinct where the said election must be held:
It is hereby ordered by the Board of Supervisors that the follow-
named persons be and they are hereby appointed as members of the
several precinct and substitutive canvassing and counting boards for
the Primary Election to be held on the 4th day of June, 1974. Polls
will be open between the hours of 7:00 a.m. and 8:00 p.m. The canvassing
boards will take over immediately after the closing of the polls in
precincts where they have been appointed. The following named places
mentioned thereafter be and they are hereby designated as the houses or
places within each of said precincts where the said election must be
held:

**PRIMARY ELECTION**

**SUPERVISORIAL DISTRICT ONE**

**BEAR VALLEY - BON TON CAFE**

Harold T. Trabucco  (Dem)  
Mrs. Florence I. Thomas (Dem)  
John H. Wildt (Dem)  
Mrs. Helen L. Bullis (Rep)  

Inspectors

Judge

Clerk

**EL PORTAL - COMMUNITY HALL**

Mrs. Mary L. McCubbin (Dem)  
Mrs. Eldora June Halliday (Dem)  
Mrs. Miriam McNitt (Rep)  
Mrs. Karen Lee Glenn (No Party)  

Inspectors

Judge

Clerk

**EL PORTAL - COMMUNITY HALL**

**SUBSTITUTIVE CANVASSING BOARD**

Mrs. Dayle LaVerne Law (Rep)  
Mrs. Bebe Cline (Dem)  
Mrs. Mildred Wagner (Dem)  
Mrs. Winifred Grieve (Rep)  

Inspectors

Asst. Inspector

Judge
Mrs. Lynda Deleissegue (Rep)  Clerk
Mrs. Dorothy M. Odgers (Dem)  Clerk
Mrs. Kathleen Bevington (Rep)  Clerk
Mrs. Elizabeth A. Shelton (Dem)  Clerk

HORRITOS & EXCHEQUER

GOLDEN STAG HALL

Mrs. Edith A. Turner (Rep)  Inspector
Mrs. Margaret Fulmer (Dem)  Asst. Inspector
Mrs. Bernice M. Chase (Dem)  Judge
Mrs. Mildred L. Hickok (Rep)  Judge

Clerks reporting at 8:00 p.m. to assist with canvass

Mrs. Terry Ann Erickson (Dem)  Clerk
Mrs. Eleanor D. Rickey (Rep)  Clerk
Mrs. Joyce E. Barrett (Rep)  Clerk
Mrs. Carla Meyer (Dem)  Clerk

MIDFINES - MIDFINES FIRE HOUSE

Mrs. Jeanene M. Tarvin (Dem)  Inspector
Mrs. Bernice Boyer (Rep)  Judge
Mrs. Blanche R. Carstens (Dem)  Clerk
Mrs. Martha M. Randleman (Rep)  Clerk

MIDFINES - MIDFINES FIRE HOUSE

SUBSTITUTIVE CANVASSING BOARD

Mrs. Nelle-Terry Moe (Rep)  Inspector
Mrs. Vivian Elaine Ashworth (Dem)  Asst. Inspector
Mrs. Frances A. Brubaker (Dem)  Judge
Mrs. Jacklyn Mae Pioske (Rep)  Judge
Mrs. Jacqueline F. Algor (Rep)  Clerk
Mrs. Dorothy M. Correa (Dem)  Clerk
Miss Susan E. Ashworth (Dem)  Clerk
PRINCETON

Little Church in the Hills Christian Education Building

Mrs. Ann S. Frisen (Dem) Inspector
Mrs. Hazel E. Lawler (Dem) Judge
Mrs. Hazel Gwinn (Dem) Clerk
Mrs. Jane M. Tomko (No Party) Clerk
Mrs. Alice La Dieu (Rep) Clerk
Mrs. Audrey W. Eldridge (Rep) Clerk

SUPERVISORIAL DISTRICT TWO

BULL CREEK

BUCK MEADOWS COMMUNITY CHURCH

George D. Wenger (Rep) Inspector
Clarence J. McCauley (Rep) Judge
Mrs. Mary E. Strunk (Dem) Clerk
Mrs. Donna J. Henely (Dem) Clerk

COULTERVILLE - I.O.O.F. HALL

Mrs. Mavis E. Knight (Rep) Inspector
Mrs. Betty Ruth Jenkins (Rep) Judge
Miss Melinda M. Miles (Dem) Clerk
Mrs. Regina A. Miles (Rep) Clerk

COULTERVILLE - I.O.O.F. HALL

SUBSTITUTIVE CANVASSING BOARD

Mrs. Joan E. Tune (Rep) Inspector
Mrs. Suzanne B. Turpin (Rep) Asst. Inspector
Mrs. Helen Alice Bauman (Dem) Judge
Mrs. Phyllis B. Busby (Dem) Judge
Mrs. Mildred A. Wells (Dem) Clerk
Mrs. Claudia Bryson Howard (Dem) Clerk
Mrs. Wilma B. Jenkins (Rep) Clerk
Mrs. Patricia A. Penland (No Party) Clerk
RO CLOUD - COMMUNITY HALL

John L. Converse (Dem) Inspector
Mrs. Mary M. Berthelson (Rep) Judge
Harlan T. Hill (Rep) Clerk
Mrs. Shirley Kendrick (Dem) Clerk

RED CLOUD - CANVASSING BOARD

Mrs. Mabel Hurlbert (Rep) Inspector
Mrs. Harriet E. Riker (Dem) Asst. Inspector
Mrs. Enid I. Fiske (Dem) Judge
James Kendrick (Rep) Judge
Mrs. Maryanna Kingman (Rep) Clerk
Mrs. Lorraine Fosh (Rep) Clerk
Mrs. Barbara L. Blevins (Dem) Clerk
Miss Sally D. Baker (Dem) Clerk

YOSEMITE WEST

MULTI-USE ROOM - SCHOOL HOUSE

Mrs. Marian T. Woessner (Rep) Inspector
Mrs. Patricia Morehead (Dem) Judge
Mrs. Judith A. Sansum (Rep) Clerk
Mrs. Leota P. Fleming (Dem) Clerk

YOSEMITE WEST - MULTI-USE ROOM - SCHOOL HOUSE

SUBSTITUTIVE CANVASSING BOARD

Mrs. Helen J. Johanson (Dem) Inspector
Mrs. Julia F. Parker (Rep) Asst. Inspector
Mrs. Clarisa E. Garza (Dem) Judge
Mrs. Joan R. Lake (Rep) Judge
Mrs. Marcia Ann Yanish (Dem) Clerk
Mrs. Judith A. Degen (Rep) Clerk
Mrs. Mary G. Shackleton (Dem) Clerk
Mrs. Mary J. Karraker (Rep) Clerk


SUPERVISORIAL DISTRICT THREE

CATHEY'S VALLEY - A thru K
FRED B. MCCAY HALL

Mrs. Joan E. Remington (Rep) Inspector
Mrs. Patricia Pirtle (Dem) Asst. Inspector
Mrs. Betty Jean Gordo (Dem) Judge
Mrs. Mary Ann Neal (Dem) Judge

Clerks reporting at 8:00 p.m. to assist with canvass

Mrs. Rosalie Willis (Dem) Clerk
Mrs. Suzanne I. Richardson (Rep) Clerk
Mrs. Shirley C. Forga (Rep) Clerk
Mrs. Loretta Ledson (Dem) Clerk

CATHEY'S VALLEY - L thru Z
FRED B. MCCAY HALL

Mrs. Frances L. Binning (Dem) Inspector
Mrs. Lenore W. Zindel (Rep) Asst. Inspector
Mrs. Floy I. Lord (Dem) Judge
Mrs. Linda G. Guenthart (Dem) Judge

Clerks reporting at 8:00 p.m. to assist with canvass

Mrs. Mae Ella Guy (Dem) Clerk
Mrs. Helen E. Hopper (Dem) Clerk
Mrs. Betty Mae Walker (Rep) Clerk
Miss Glenda L. Binning (Dem) Clerk
<table>
<thead>
<tr>
<th>Name</th>
<th>Party</th>
<th>Position</th>
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<tbody>
<tr>
<td>Mrs. Betty Davis</td>
<td>Dem</td>
<td>Inspector</td>
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<td>Mrs. Winnifred B. Freyschlag</td>
<td>Rep</td>
<td>Judge</td>
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<td>Mrs. Helen M. Brown</td>
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<td>Mrs. Lois A. Lewis</td>
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<td>Mrs. Carline S. Stephens</td>
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<td>Inspector</td>
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<td>Mrs. Patricia B. Walliser</td>
<td>Dem</td>
<td>Asst. Inspector</td>
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<td>Mrs. Joan R. Johnson</td>
<td>Rep</td>
<td>Judge</td>
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<td>Mrs. Grace C. Kaylor</td>
<td>Dem</td>
<td>Judge</td>
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<td>Mrs. Lila J. Crocker</td>
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<td>Mrs. Mary Kay Jay</td>
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<td>Mrs. Clarice J. Radar</td>
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<td>Mrs. Joyce M. Bassemier</td>
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<td>Mrs. Doris M. Stroming</td>
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<td>Mrs. June M. Meagher</td>
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<td>Mrs. Lois E. Zollars</td>
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<td>Mrs. Myrtle W. Ruff</td>
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<td>Mrs. Janis L. McRae</td>
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<td>Mrs. Virginia Scott</td>
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<td>Mrs. Helen L. Trabucco</td>
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<td>Mrs. Novelle Kemp</td>
<td>Dem</td>
<td>Judge</td>
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<td>Mrs. Marsha Kleiman</td>
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<td>Mrs. Dena Billings</td>
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<td>Mrs. Evelyn L. Wilson</td>
<td>Dem</td>
<td>Clerk</td>
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<tr>
<td>Mrs. Peggy L. Mullis</td>
<td>Rep</td>
<td>Clerk</td>
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</table>
Pursuant to Election Code Sec. 146.20 there will be no polling place at the OAKVALE PRECINCT and persons residing there may vote be absent voter ballot or at the County Clerk's Office.

**SUPERVISORIAL DISTRICT FOUR**

<table>
<thead>
<tr>
<th>MARIPOSA EAST (A thru E) - County Clerk's Office Courthouse</th>
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<tbody>
<tr>
<td>Mrs. Patricia M. Brochini (Dem)</td>
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<tr>
<td>Mrs. Mildred F. Taylor (Rep)</td>
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<td>Mrs. Dorothy W. Blunt (Dem)</td>
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<td>Mrs. Charlene McNally (Rep)</td>
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<tr>
<th>MARIPOSA EAST (A thru E) - Substitutive Canvassing Board County Clerk's Office - Courthouse</th>
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<tbody>
<tr>
<td>Mrs. Marjorie H. Carter (Dem)</td>
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<tr>
<td>Mrs. Maxine M. Cutter (Rep)</td>
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<td>Mrs. Jo Anna L. Beaudoin (Dem)</td>
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<td>Mrs. Mary L. Pitt (Rep)</td>
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<td>Mrs. Shirley J. Fiester (Rep)</td>
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<td>Mrs. Anne Eckerson (Rep)</td>
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<td>Mrs. Betty Crisp (Dem)</td>
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<td>Mrs. Shirley A. Halencak (Dem)</td>
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<thead>
<tr>
<th>MARIPOSA EAST (F thru L) Supervisors's Meeting Room Courthouse</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mrs. Lois J. Sparks (Rep)</td>
</tr>
<tr>
<td>Mrs. Catherine M. McHale (Dem)</td>
</tr>
<tr>
<td>Richard M. Lang (Rep)</td>
</tr>
<tr>
<td>Mrs. Ellen W. Verley (Rep)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>MARIPOSA EAST (F thru L) Substitutive Canvassing Board Supervisor's Meeting Room Courthouse</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mrs. Beverly E. Pinkerton (Dem)</td>
</tr>
<tr>
<td>Mrs. Diane E. Matlock (Dem)</td>
</tr>
<tr>
<td>Mrs. Mable M. Rowney (Rep)</td>
</tr>
<tr>
<td>Mrs. Dora M. Rotondo (Dem)</td>
</tr>
</tbody>
</table>
Mrs. Sari S. McCully (Rep)  Clerk
Mrs. Patricia C.W. Lang (Rep)  Clerk
Mrs. Heidi Y. Radanovich (Rep)  Clerk
Mrs. Carolyn E. Haldeman (Dem)  Clerk

MARIPOSA EAST - (M thru R)
TAX COLLECTOR'S OFFICE - Hall of Records

Mrs. Lois F. Moseley (Dem)  Inspector
Mrs. Nola L. Bonnell (Rep)  Judge
Mrs. May Kleiman (Dem)  Clerk
Ronald G. Van Meter (Rep)  Clerk

MARIPOSA EAST - (M thru R)
Substitutive Canvassing Board - Hall of Records
Tax-Collector's Office

Mrs. Helen L. Vanderbundt (Dem)  Inspector
Newey O. Stephens (Rep)  Asst. Inspector
Mrs. Dorothy P. Perkins (Rep)  Judge
Mrs. Glenda J. Menzies (Dem)  Judge
Mrs. Doris Marie Tipton (Dem)  Clerk
Mrs. Rose A Radanovich (Rep)  Clerk
Mrs. Charlene F. Ellison (Rep)  Clerk
Mrs. Nancy A. Martinez (Rep)  Clerk

MARIPOSA EAST - (S thru Z)
AUDITOR - RECORDER'S OFFICE - Hall of Records

Mrs. Ada A. Van Meter (Rep)  Inspector
Mrs. Rachel B. Varney (Rep)  Judge
Mrs. Evelyn E. Fiske (Dem)  Clerk
Mrs. Geneva O'Bannon (Rep)  Clerk

MARIPOSA EAST (S-Z) - Substitutive Canvassing Board
Auditor - Recorder's Office - Hall of Records

Mrs. Elinor M. Rollston (Dem)  Inspector
Mrs. Rose F. Varney (Dem)  Asst. Inspector
Mrs. Susan D. Martin (Rep)  Judge
Mrs. Charlene Stormberg (Dem)  
Mrs. Mildred M. Snee (Dem)  
Mrs. Mabel F. Spacke (Dem)  
Mrs. Eileen H. Berrey (Rep)  
Mrs. Beverly Williams (Rep)  

SUPERVISORIAL DISTRICT FIVE  
CHOWCHILLA - A - K  
WOODLAND SCHOOL  

Mrs. Helen May Berlin (Dem)  Inspector  
Mrs. Rosella F. Jacobs (Rep)  Judge  
Mrs. Hazel M. Jones (Dem)  Clerk  
Mrs. Zella K. Hendryx (Rep)  Clerk  

SUBSTITUTIVE CANVASSING BOARD  

Mrs. Gertrude R. Taber (Rep)  Inspector  
Mrs. Elizabeth D. Chambers (Rep)  Judge  
Mrs. Dorothy Boyer (Dem)  Clerk  
Mrs. Connie J. Morris (Dem)  Clerk  

CHOWCHILLA - (L - Z)  
WOODLAND SCHOOL  

Mrs. Hazel B. White (Dem)  Inspector  
Mrs. Lonna G. Woods (Dem)  Judge  
Mrs. Beverly Mocchi (Dem)  Clerk  
Miss Anna Maude Peck (Rep)  Clerk  

SUBSTITUTIVE CANVASSING BOARD  

Mrs. Thelma Tavis (Rep)  Inspector  
Mrs. Mildred Estelle Peck (Dem)  Judge  
Mrs. Delores A. Hahn (No Party)  Clerk  
Mrs. Nancy White (Rep)  Clerk
INDIAN PEAK

MCNALLY RESIDENCE ON HIRSCH ROAD

Mrs. Elsie Mae McNally (Dem) Inspector
Mrs. Claudia M. Long (Dem) Judge
Mrs. Lulu Ann Sparks (Dem) Clerk
Mrs. Luane Lois Zachariasen (Rep) Clerk

WAWONA

COMMUNITY BUILDING (OLD SCHOOL HOUSE)

Mrs. Thelma M. Maddux (Dem) Inspector
Mrs. Wanda C. Moore (Dem) Judge
Mrs. Beatrice M. Tunequist (Dem) Judge
Mrs. Phyllis L. Pacheco (Rep) Clerk
Mrs. Diana E. Rust (Dem) Clerk
Mrs. Camilla Ann Tyree (Rep) Clerk

YOSEMITE EAST

COMPANY FIRE HOUSE

Mrs. Esther E. Morgenson (Dem) Inspector
Mrs. Betty B. Melicek (Rep) Judge
Mrs. Barbara Ele (Rep) Clerk
Mrs. Blanche E. Downing (Dem) Clerk

CANVASING BOARD-COMPANY FIRE HOUSE

Mrs. Charlotte R. Wilson (Rep) Inspector
Mrs. Janet S. Whitfield (Dem) Asst. Inspector
Mrs. Mary A. Voscelka (No Party) Judge
Mrs. Ann M. Wheeler (Dem) Judge
Mrs. Martha E. Edeal (Rep) Clerk
Mrs. Louise A. Sickels (Dem) Clerk
Mrs. Mary J. Wurgler (Dem) Clerk
Mrs. Margareta Sandberg (Rep) Clerk
DARRAH - (A-K)
COMMUNITY HALL

Mrs. Helen V. Callan (Rep) Inspector
Mrs. Adeline May Merrill (Rep) Judge
Mrs. Esther P. Mansur (Dem) Clerk
Mrs. Carmen T. Holmes (Dem) Clerk

SUBSTITUTIVE CANVASSING BOARD
DARRAH (A-K) COMMUNITY HALL

Neil A. Stonum (Rep) Inspector
Mrs. Marie F. Crosby (Dem) Judge
Mr. Winfred E. Johnson (Rep) Clerk
Mrs. Joy E. McFarland (Dem) Clerk

DARRAH (L-Z)
COMMUNITY HALL

Mrs. Alice J. Owings (Dem) Inspector
Mrs. Ruth M. Wittkoph (Rep) Judge
Mrs. Elsie E. Rosenberger (Rep) Clerk
Mrs. Margaret I. Mahaffy Clerk

DARRAH (L-Z)
SUBSTITUTIVE CANVASSING BOARD
COMMUNITY HALL

Mrs. Mary E. Artero (Dem) Inspector
Mrs. Joan Smith (Rep) Judge
Mrs. Martha Chernoff (Dem) Clerk
Mrs. Elizabeth A. Stonum (Rep) Clerk
ABSENT VOTER CANVASSING BOARD

Mrs. Esta H. Hval (rep)  Inspector
Mrs. Frances K. Smith (Dem)  Asst. Inspector
Mrs. Vera H. Bolek (Rep)  Judge
Mrs. Lorraine S. Ring (Rep)  Judge
Mrs. Mary Janis Robinson (Dem)  Clerk
Miss Cathleen Marie Cutter (No Party)  Clerk
Mrs. Mary F. Darcy (Dem)  Clerk
Mrs. Mary A. Clubb (Rep)  Clerk
The annual step raise for Harvey F. Tomlinson, Deputy Sheriff II
Range 26, Step E, effective May 1, 1974, was approved on motion of
Richardson, seconded by Hurlbert.

Resolution No. 74-26 was passed and adopted, (having been pre-
B R M _ g _ s t e d last week and held over until this week for final vote) adopting
C. Surveyor's Co. Sanitarian's Parcel Map Information, on motion
of Long, seconded by Richardson.

On motion of Long, seconded by Hurlbert, Clerk was directed to
send telegram to our legislative representatives and committee on Govern-
ment Administration Assembly Planning, Land Use and Energy Committee
informing them of the Board's support of Dunlap's Bill AB 2856 re: Open
Space Assessments.

On motion of Long, seconded by Hurlbert, Clerk was directed to
send a letter to Honorable Morris K. Udall, and the Subcommittee
on the Environment, Committee on Interior and Insular Affairs that the
Board opposes HR10294 and requests hearings outside Washington D.C.

On motion of Richardson, seconded by Long, Supervisor Frank Long
was authorized to submit a bid to Madera County for a used fire truck in
the amount of $301.26.

There being no further business, the Board adjourned to meet again
in regular session on May 7, 1974, at 10:00 a.m.

HERBERT R. DAVIS, JR.
Chairman of the Board

ATTEST:

ELLEN F. RITTER, County Clerk and
Ex-Officio Clerk of the Board
**Pacific Coast Fire Protection**

**WORK ORDER No. 113-H-1**

**DATE** 4-9-74

**INSTALLATION ADDRESS** Mariposa County Court House

**LOCATION** Mariposa, Ca.

<table>
<thead>
<tr>
<th>ENTITY</th>
<th>MATERIAL LISTING</th>
<th>UNIT PRICE</th>
<th>UNIT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Install 8 1&quot;x 8&quot; Brass Dry Pendent Sprinkler Heads in new ceiling: Labor &amp; Material $</td>
<td>800.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Job Authorization by</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Install Fire Hyd. Labor &amp; Some Mat. Excluding the furnishing of the Hyd. or Reducer. $</td>
<td>800.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Job Authorization by</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

PACIFIC COAST FIRE PROT. Ph. (213) 622-7696
15854 Maplegrove
La Puente, Ca.
Lic. # 290487

Clarence A Hawley

**LABOR**

<table>
<thead>
<tr>
<th>CLASSIFICATION</th>
<th>HOURS WORKED</th>
<th>RATE</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

TOTAL LABOR

The above work approved by
The Board of Supervisors of the County of Mariposa met this 7th day of May, 1974, with all members present.

The minutes of the meeting of April 23, 1974, were approved as corrected.

The Board acting as the Board of Directors of Yosemite Alpine Village Community Service District passed and adopted Resolution No. 8, Transfers by Object from Rd.-Rents & Leases Equip., $100, to Water-Utilities, $100, on motion of Richardson, seconded by Long.

On motion of Long, seconded by Hurlbert, the Board acting as the Board of Directors of Yosemite Alpine Service District approved Transfers by Cost Center for the Road Dept.

Resolution No. 74-30 was passed and adopted, Transfers by Object for County Surveyor & Engineer, on motion of Richardson, seconded Hurlbert.

Proposals for the re-roofing of the Courthouse were opened and taken under submission.

On motion of Long, seconded by Hurlbert, a Public Hearing on the Coulterville Sewerage Project was set for May 23rd, 1974, at 7:30 P.M. in the Coulterville School House. On motion of Long, seconded by Moffitt, the Clerk was directed to so advertise.

The time being 10:30 a.m., the Public Hearing on Chas. Adam's application for inclusion of 160 acres of his property in the A-E District was opened. Mr. Adams was present – no one spoke in opposition. Ordinance No. 366-B was passed and adopted amending Mariposa Co. Ordinance No. 366 as per the A-E District Map, on motion of Richardson, seconded by Moffitt.

Mr. Cleo Adelsbach presented plans for the Mariposa Co. Health Fair. Resolution No. 74-31 was passed and adopted, declaring June 8th, 1974, Mariposa Co. Health Day, endorsing the Mariposa Co. Health Fair to be held on that day, and urging all citizens of the County to take advantage of the services to be provided at the Health Fair, on motion of Richardson, seconded by Moffitt.
to return with preliminary survey information, before a determination could be made.

Mr. Joe Silva spoke to the Board regarding the Performance Bond requirement on his proposed subdivision.

On motion of Long, seconded by Richardson, the Board met in Executive Session to confer with legal counsel and reconvened in regular session.

On motion of Moffitt, seconded by Richardson, the Board reduced the bond requirement on Mr. Joe Silva's proposed subdivision from $20,000 to $12,000 to cover cost of each residence on 40% (or 11 lots) of the subdivision in accordance with Resolution No. 70-101, Section 2, with a pro rata share of the bond to be released upon completion of each unit.

On motion of Long, seconded by Hurlbert, the Auditor was authorized to draw warrant in the amount of $301.26 to Madera County for a fire truck.

Resolution No. 74-32 passed and adopted, Transfers and Appropriations, on motion of Richardson, seconded by Hurlbert.

On motion of Richardson, seconded by Long, John Rotondo, Parks and Recreation Director, was authorized to purchase a lawn mower attachment in the amount of $700.00.

Resolution No. 74-33 was passed and adopted, authorizing the County of Mariposa to participate with the State of Calif. by and through the Dept. of Youth Authority in the Special Supervision Program for Mariposa Co. Probation Dept. and authorizing the Chief Probation Officer to coordinate the program, on motion of Richardson, seconded by Hurlbert.

Barbara Saye, Auditor, discussed the budget.

On motion of Long, seconded by Hurlbert, the Board went on record in support of AB 3535 (Arnett) which reduces counties' share of Medi-Cal funding.

Supervisor Long was excused because of a death in his family.
Tom Perkins, Calif. Division of Forestry, reported to the Board on Federal legislation affecting firefighter’s compensation for overtime.

John Thomson reported on the Final Mountain Counties Air Basin Implementation Plan for Achieving & Maintaining Ambient Air Quality Standards. Resolution No. 74-34 was passed and adopted, adopting the above-mentioned Plan.

On motion of Moffitt, seconded by Hurlbert, Resolution 74-35, authorizing the Chairman to sign an amended application for Air Pollution Control subvention monies for the San Joaquin Valley Air Basin District was passed and adopted.

Resolution No. 74-36 was passed and adopted, authorizing the Chairman to sign a Lease for the fire house on Usona Rd. for the Indian Peak Fire Truck between the County of Mariposa and Mr. & Mrs. Richard Watts, on motion of Richardson, seconded by Hurlbert.

On motion of Moffitt, seconded by Hurlbert, the Chairman was authorized to hire a man to fill the position of Sanitary Landfill Operator, Range 23, Step D, on a 6-month probationary period, to be filled immediately.

On motion of Moffitt, seconded by Richardson, the following travel authorizations were granted: George Peck, Veterans Service Officer, Spring Training Conference, May 8-10th, 1974, Bakersfield; Dr. Avery Sturm, May 17th, 1974, CCIHO Meeting, Sacramento; Tom Higgins, Building Inspector, Calif. Historical Landmark Advisory Committee Meeting, May 14th, 1974, Sacramento; Shalom Drabkin, Welfare Dept., Licensing/Foster Care Workshop, May 14th-16th, 1974, San Mateo.

On motion of Richardson, seconded by Moffitt, the Board went on record in support of SB 640 (Beilenson) which continues the regulations on X-Ray Machines.

Because of the late hour, the Board adjourned until Friday, May 10th, 1974, at 10:00 a.m.

Ellen P. Ritter, County Clerk & Chairman of the Board
The Board of Supervisors of the County of Mariposa met this 7th day of May, 1974, with all members present.

The minutes of the meeting of April 23, 1974, were approved as corrected.

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Mr. George Knapp requested direction from the Board regarding the possibility of an exemption from the Subdivision Moratorium for a proposed project in the Fish Camp area. The Board asked Mr. Knapp to return with preliminary survey information, before a determination could be made.

Mr. Joe Silva spoke to the Board regarding the Performance Bond requirement on his proposed subdivision.

On motion of Long, seconded by Richardson, the Board met in Executive Session to confer with legal counsel and reconvened in regular session.

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Supervisor Long was excused because of a death in his family.
On motion of Moffitt, seconded by Hurlbert, authorizing Norman Garrett, Sheriff-Coroner, to purchase furnishings for the new Jail Addition in the amount of $1,830.42.

Tom Perkins, Calif. Division of Forestry, reported to the Board on Federal legislation affecting firefighter's compensation for overtime.

John Thomson reported on the Final Mountain Counties Air Basin Implementation Plan for Achieving & Maintaining Ambient Air Quality Standards. Resolution No. 74-34 was passed and adopted, adopting the above-mentioned Plan.

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On motion of Richardson, seconded by Moffitt, the Board went on record in support of SB 640 (Beilenson) which continues the regulations on X-Ray Machines.

Because of the late hour, the Board adjourned until Friday, May 10th, 1974, at 10:00 a.m. 

Ellen P. Ritter, County Clerk

Chairman of the Board
ORDINANCE NO. 366-B

The BOARD OF SUPERVISORS of the COUNTY OF MARIPOSA, STATE OF CALIFORNIA, do ordain as follows:

Mariposa County Ordinance No. 366 is hereby amended to include the following described property:

The South 1/4 of the Southeast 1/4 and the South 1/2 of the Southwest 1/4 of Section 17, Township 5 South, Range 16 East

PASSED AND ADOPTED by the Board of Supervisors of the County of Mariposa this 7th day of May, 1974, by the following vote:

AYES: Davis, Hurlbert, Long, Moffitt, Richardson
NOES: None
NOT VOTING: None
ABSENT: None

HERBERT R. DAVIS, JR.
Chairman of the Board

ATTEST:

ELLEN P. RITTER, County Clerk and Ex-Officio Clerk of the Board
SPECIAL SUPERVISION PROGRAM
MARIPosa COUNTY
MARIPosa COUNTY PROBATION DEPARTMENT

I. BUDGET RECAPITULATION

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Wages</td>
<td>$13,307.99</td>
</tr>
<tr>
<td>Services and Supplies</td>
<td>11,593.75</td>
</tr>
<tr>
<td><strong>Total Cost</strong></td>
<td><strong>24,901.74</strong></td>
</tr>
</tbody>
</table>

Number of Staff

One half-time Chief Probation Officer
One half-time Deputy Probation Officer
One half-time Clerical Position

Date program will begin operation: JULY 1, 1974

County Coordinator:

Mrs. Pauline Hand
Chief Probation Officer
Mariposa County Probation Department
Post Office Box 76
Mariposa, California 95338

(1)
II  BUDGET DETAIL

CASE WORK POSITION:

<table>
<thead>
<tr>
<th>Position</th>
<th>Salary</th>
<th>O.A.S.D.I.</th>
<th>Retirement</th>
<th>Insurance</th>
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<tbody>
<tr>
<td>½ Chief Probation Officer</td>
<td>$8920.00</td>
<td>$260.90</td>
<td>$668.04</td>
<td>$205.92</td>
</tr>
<tr>
<td></td>
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</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>5594.86</td>
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<tr>
<td>½ Deputy Probation Officer</td>
<td>7265.00</td>
<td>3632.50</td>
<td>212.50</td>
<td>544.19</td>
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<td>4595.11</td>
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<tr>
<td>½ Clerk-Typist</td>
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<td>3118.24</td>
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TOTAL SALARIES AND EMPLOYEE BENEFITS $13307.99

SUPPORT SERVICES:

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<th>Service</th>
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<tr>
<td>Mental Health</td>
<td>150.00</td>
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<tr>
<td>Medical &amp; Dental (Emergency)</td>
<td>450.00</td>
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<tr>
<td>Clothing for Probationers</td>
<td>350.00</td>
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<tr>
<td>Supplemental Foster Home Care</td>
<td>4000.00</td>
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<tr>
<td>Recreation</td>
<td>250.00</td>
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SERVICE AND SUPPLIES:

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<th>Supply</th>
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<tr>
<td>Stationery and Supplies</td>
<td>500.00</td>
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<tr>
<td>Duplicating Services</td>
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<tr>
<td>Communications</td>
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MILEAGE AND MEALS:

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<tbody>
<tr>
<td>Automobile Maintenance</td>
<td>750.00</td>
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<tr>
<td></td>
<td>300.00</td>
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TRAINING PROGRAM:

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<tbody>
<tr>
<td>Statewide Conferences</td>
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<tr>
<td>Regional Training</td>
<td>600.00</td>
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<tr>
<td>Films, Books, Journals</td>
<td>150.00</td>
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<td>1150.00</td>
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TREATMENT SERVICES:

Diagnostic Service 1500.00

RESEARCH AND EVALUATION: 900.00

FIXED ASSETS:

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<tr>
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<th>Cost 1</th>
<th>%</th>
<th>Cost 2</th>
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<tr>
<td>New Desk</td>
<td>175.00</td>
<td>25%</td>
<td>43.75</td>
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<tr>
<td>Monitor Radio (Scanner)</td>
<td>250.00</td>
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<td>293.75</td>
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TOTAL SUBSIDY BUDGET 1974-75 $24,901.74
III This program consists of a special supervision unit which is made up of one half-time Chief Probation Officer, one half-time Deputy Probation Officer, and one half-time Clerk-Typist.

The necessary funds for equipment, supplies and supportive services are included in the Budget Request under Services and Supplies:

**EXPECTED NUMBER OF PROBATIONERS TO BE SERVED:**

<table>
<thead>
<tr>
<th></th>
<th>JUVENILES</th>
<th>MALE</th>
<th>FEMALE</th>
</tr>
</thead>
<tbody>
<tr>
<td>ADULTS</td>
<td>25</td>
<td>22</td>
<td>3</td>
</tr>
<tr>
<td>JUVENILES</td>
<td>15</td>
<td>12</td>
<td>3</td>
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</tbody>
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There will be two caseloads, both mixed adult and juvenile male and female. The average monthly caseload for both officers will not exceed the equivalent of the recommended standard of 50 per officer at any time.

**EXPECTED NUMBER OF COMMITMENTS TO STATE INSTITUTIONS:**

| To Department of Corrections | 1 |
| To Department of the Youth Authority | 1 |
| **Total** | **2** |

**CLASSIFICATION: SYSTEM:**

Eligibility factors for inclusion in the special supervision program are those adult probationers and juvenile court wards (under the provisions of Section 601 and 602 of the Juvenile Court Law) who come within one or more of the following categories:

1. Offense of an aggressive, assaultive, or violent nature.
2. Considered a danger to himself or to others as evidenced by nature of offense or behavior.
3. Release from an institution.
4. Immature, impulsive, poor judgement, lack of strength to avoid further maladjustment.
5. Seriously emotional disturbance.
6. Whose adjustment on probation has deteriorated as evidenced by subsequent violations or commission of new offenses.

The Chief Probation Officer and Deputy Probation Officer review all new cases to determine their eligibility for the program and also to determine if the client would benefit from inclusion in the program.

An individual treatment plan will be developed in each case, based upon information in the case history, court, school, psychiatric, psychological reports, etc.
The treatment plan will include goals and objectives, treatment methods such as individual, group, and family counseling; utilization of supportive services; all community facilities and resources according to case needs and availability; evaluation of strengths and weaknesses of treatment plan; and any alternatives to the plan.

The treatment program will include assessing the client's need through individual interview coupled with case history information and the FITRO-B (fundamental interperson relations orientation - behavior) instrument.

Treatment plans will be in accordance with the client's needs. The plans may include individual counseling, group counseling, casework methods, utilization of professional and community resources, etc.

Supportive services will encompass referrals to mental health when indicated; supplemental foster home support for cases difficult to place and requiring special attention; clothing for clients who are in dire need and who have no other resource; emergency medical and dental for those clients who have alternative resource.

TRAINING PROGRAM:

A successful special supervision program is dependent upon reduced caseloads with the commensurate training to provide the staff with the skills to do an effective job.

Necessary funds are included in the budget request for such training for the staff to participate in statewide and regional training provided by the California Youth Authority, Universities, State Colleges, California Probation, Parole, and Correctional Association, National Council on Crime and Delinquency, California Council on Criminal Justice, Central Valley Chief Probation Officers, Modesto Criminal Justice Training Center, etc.

RESEARCH AND EVALUATION:

In accordance with "Rules, Regulations, and Standards of Performance for Special Supervision Programs" and in order to evaluate the special supervision program, measure its effectiveness and to assure orderly progress and changes, records will be maintained in the manner prescribed by the Department of the Youth Authority.

FIXED ASSETS:

In order that the Probation Officer's may do their work in a more efficient manner, it is necessary that working conditions be proper. The addition of a clerk-typist to the probation staff has made it necessary for the purchase of a new desk from which the Deputy Probation Officer can work, dictating reports, interviewing clients, etc. It is estimated that this will be used a minimum of 25% of his time on special supervision cases.
It has become apparent in discussions with the Sheriff's Department, that having a monitor radio in the Probation Department automobile would be of considerable use and help to the law enforcement agencies in Mariposa County. There have been many occasions when the Probation Officer has been on a call out of the office, and had there been a monitor radio in the car, they could have been contacted and saved many extra miles of travel. It would also keep the Probation Officers aware of any arrests involving adults and juveniles that are under the special supervision program. This is a portable type radio which can also be operated on AC current, so it can be utilized in other ways pertaining to probation subsidy cases. Funds are included in this budget for this purpose.

[Signature]
PAULINE H NAND
CHIEF PROBATION OFFICER
LEASE

THIS LEASE made at Mariposa, California, as of May 7, 1974, by and between RICHARD V. WATTS and HELEN R. WATTS, husband and wife as joint tenants, hereinafter designated "LESSOR" and the COUNTY OF MARIPOSA, hereinafter designated "LESSEE",

WITNESS:

In consideration of the sum of One Dollar and No/100 ($1.00) per year, LESSOR leases to LESSEE and LESSEE hires and takes from LESSOR, for the purpose of maintaining a fire truck and fire truck garage, so much of the premises located at 4116 Usana Road, Mariposa, California, as is needed for the above-stated purpose, for a term of five (5) years commencing May 7, 1974 and ending May 7, 1979.

It is mutually agreed that the fire truck garage presently situated upon the said property is personal property owned by LESSEE and shall remain the personal property of LESSEE.

It is further mutually agreed that LESSEE and LESSEE's authorized agents, officers, servants, and employees, shall have unrestricted access to the said garage site at all times for the purpose of maintaining the said fire truck and fire truck garage, and housing the same for fire protection and suppression.

It is further agreed that LESSEE shall not use anymore space surrounding the said garage site than is reasonably necessary for the purpose of housing and using the said fire truck for fire protection and suppression purposes.

LESSEE agrees to use the premises in accordance with applicable laws and not to permit any illegal or immoral use.
thereof nor to commit or permit the commission of waste thereof.

This lease may be terminated by either party by ninety
(90) days written notice of intention to terminate, to the other
party, sent by ordinary United States mail, postage prepaid.

Upon the expiration of the term of this lease, or any
extension or renewal thereof, or upon termination of this lease
during the present term, or any renewal thereof, LESSEE agrees to
promptly remove the said fire truck garage and fire truck from the
said premises and to vacate and surrender the same to LESSOR.

This lease may be renewed for a successive five (5) year
term by written endorsement of the parties on this document or by
separate letter agreement.

This lease shall inure to the benefit of, and bind the
heirs, executors, administrators, successors and assigns of the
parties.

IN WITNESS WHEREOF, the parties have hereunto set their
hands and seals the day and year first hereinabove written.

LESSOR:

RICHARD V. WATTS

HELEN R. WATTS

LESEEE:

COUNTY OF MARIPOSA

ELLEN V. HITTER

Helen P. Hitter, County Clerk

and Ex-Officio Clerk of the

Board of Supervisors

By, HERBERT R. DAVIS

HERBERT R. DAVIS, Chairman

of the Board of Supervisors

-2-
The Board of Supervisors of the County of Mariposa met this 10th day of May, 1974, with Supervisors Davis, Hurlbert, Moffitt, Richardson present. Absent: Supervisor Long because of a death in the family.

On motion of Moffitt, seconded by Hurlbert, the Clerk was directed to post Governor's Proclamation calling for Special Election throughout the State of California to be consolidated with direct Primary Election on the 4th day of June, 1974.

On motion of Richardson, seconded by Moffitt, Resolution No. 74-37 was passed and adopted, authorizing Chairman to sign Wildlife Service Agreement.

Resolution No. 74-38 was passed and adopted, authorizing Chairman to sign Agreement with U.S. Dept. of Soil Conservation, on motion of Richardson, seconded by Hurlbert.

A petition from the Mariposa Chapter of the Western Mining Assoc. was read by the Chairman and duly noted.

On motion of Richardson, seconded by Hurlbert, the ACCO- Midpines Land Acquisition budget in the amount of $5,141 was cancelled and a Co. Bldg.-Library/History Center - Fixed Asset (Air Conditioners) fund was created in the amount of $5,141.

On motion of Hurlbert, seconded by Richardson, Leonard Gabrielson was authorized to hire Van Bibber Refrigeration Systems to install two refrigeration units for the Library-History Center in the amount of $5,141.00, to be installed by June 30, 1974.

Barbara Saye, Auditor, discussed budget matters.

On motion of Moffitt, seconded by Richardson, the Board assigned Leisha Walker as secretary for the office of County Counsel-Administrative Assistant to the Board.

Proposals for new electric circuits in the Courthouse vault and Co. Clerk's office were opened, and on motion of Richardson, seconded by Moffitt, the low proposal from Bob's Electric in the amount of $163.45 was accepted.
On motion of Richardson, seconded by Moffitt, the Board went on record in opposition to the U.S. Forest Service land acquisition in Fresno County because Forest Service receipts would be used to purchase private lands, thereby removing them from the tax rolls.

On motion of Hurlbert, seconded by Moffitt, the Board authorized the Treasurer-Tax Collector to deposit $100,000 of the "Paid under Protest" Taxes for 30 days in an inactive account with Bank of America NT&SA, Mariposa.

On motion of Richardson, seconded by Moffitt, the Clerk was directed to notify our legislators that AB 2885 should be rewritten for clarification. The bill pertains to septic tank installation.

On motion of Richardson, seconded by Moffitt, the Board designated County Counsel, Bruce Eckerson, as the liaison between the California State Fair Committee and the County of Mariposa.

On motion of Hurlbert, seconded by Moffitt, the Board went on record in support of the Trinity Co. Resolution urging review of the Mobile Home Laws.

On motion of Hurlbert, seconded by Richardson, the Board authorized negotiations of a lease between the County of Mariposa & Mr. & Mrs. L.A. Wipfler for the use of the Lake Don Pedro Subdivision Dump Site for cattle grazing purposes.

Resolution No. 74-39 was passed and adopted, supporting AB 3862 which relates to Superior Court filing fees, on motion of Hurlbert, seconded by Moffitt.

On motion of Richardson, seconded by Moffitt, the Chairman was authorized to contact Mr. James Lindstedt, regarding the lease of the Old Mariposa Jail, that the County has no place to store the material now in the Old Jail, and would, therefore, not be interested in leasing at this time.

On motion of Moffitt, seconded by Richardson, the Chairman was authorized to appoint Mr. "Bud" Gresham the State and Regional Defense Airlift Coordinator for the County of Mariposa.

On motion of Hurlbert, seconded by Richardson, the Board approved
a salary increase for the Board of Supervisors to $600 a month for regular Board members and $700 a month for the Chairman, effective July 1, 1974, as per the Grand Jury recommendation. Ayes: Davis, Hurlbert, Moffitt, Richardson. Noes: None. Absent: Long.

On motion of Richardson, seconded by Hurlbert, the Board met in Executive Session and reconvened in regular session.

There being no further business, the Board adjourned to meet again in regular session on May 14th, 1974, at 10:00 a.m.

HERBERT R. DAVIS, JR.
Chairman of the Board

ATTEST:

ELLEN P. RITTER, County Clerk and Ex-Officio Clerk of the Board
FIELD AGREEMENT
Between
UNITED STATES DEPARTMENT OF THE INTERIOR
Bureau of Sport Fisheries and Wildlife
and
California Department of Agriculture
California Department of Public Health
Cooperating With
MARIPOSA COUNTY

In accordance with the terms of a cooperative project agreement between the U.S. Department of the Interior, Bureau of Sport Fisheries and Wildlife, the California Department of Agriculture and the California Department of Public Health, approved May 28, 1958, copies of which are on file at Room E2717, Federal Building, 2000 Cottage Way, Sacramento, California, 95825, this field agreement is made to augment the animal damage control program in MARIPOSA County, hereinafter known as the cooperators.

IT IS THEREFORE MUTUALLY AGREED THAT:

1. The work contemplated herein is primarily for the purpose of protecting domestic livestock, poultry, and suppression of rabies, both for protection of domestic animals and human health.

2. The animal damage control program conducted under the terms of this agreement shall be under the general supervision of the Bureau of Sport Fisheries and Wildlife, the California Department of Agriculture and the California Department of Public Health, these three agencies acting as a unit in accordance with the terms of the cooperative agreement above referred to. The local representative of the Bureau of Sport Fisheries and Wildlife will consult frequently with the cooperators relative to the extent of Bureau participation, the determination of salaries and expenses of cooperative employees, and plans and procedures necessary to best serve the interests of the parties hereto. Direct supervision of the field operations shall be vested in the Bureau of Sport Fisheries and Wildlife.

3. The County of MARIPOSA will provide $10,980.00 for payment of salaries and authorized travel costs of personnel employed in this program during the period July 1, 1974 to June 30, 1975. The Bureau and State Departments of Agriculture and Public Health may contribute certain sums for supplies and equipment and payment of hunters' salaries and costs.

4. The State Supervisor of the Bureau or his designated assistant will certify as to correctness, all claims to be paid by any party to this agreement and shall perform such other administrative functions as are agreed upon from time to time; provided that no funds of the cooperators will be collected or disbursed by any employee working under the terms of this agreement, or transferred to any such employee except in payment for salaries and expenses in accordance with the plans and procedures formulated and agreed to under Paragraph 1 above.
5. The employees selected and appointed hereunder, and serving in ____________ County, shall be deemed to be the employees of said County and shall be covered by its Workmen's Compensation and other insurance and included in Retirement Benefits; but the actual supervision, direction and control of said employees is delegated to the Federal and State agencies aforesaid.

6. This agreement and any continuation hereof shall be contingent upon the availability of funds. It is understood and agreed that any monies allocated for the purposes of this agreement shall be expended in accordance with its terms and in the manner prescribed by the fiscal regulations and/or administrative policies of the agency making the funds available.

7. This agreement may be terminated by any party upon thirty (30) days written notice, and by mutual agreement of the parties hereto.

IN WITNESS WHEREOF, the duly authorized officers of the parties hereto have executed this agreement on the dates shown opposite their respective signatures.

[Signatures]

May 16, 1977
(Date)

Chairman, Board of Supervisors of ____________ County

6-5-74
(Date)

State Supervisor, Division of Wildlife Services, Bureau of Sport Fisheries and Wildlife
AGREEMENT
between the
COUNTY OF MARIPOSA
MARIPOSA RESOURCE CONSERVATION DISTRICT
COULTERVILLE-CREEKEY RESOURCE CONSERVATION DISTRICT
and the
SOIL CONSERVATION SERVICE
UNITED STATES DEPARTMENT OF AGRICULTURE

Relative to: Facilitating the Soil and Water Conservation program in Mariposa County.

Authority: Public Law 46 - 74th Congress (16 U.S.C. 590 a-f)

THIS AGREEMENT, made and entered into this 28th day of May, 1974, by and between the COUNTY OF MARIPOSA (hereinafter referred to as the "County"), and the MARIPOSA RESOURCE CONSERVATION DISTRICT and the COULTERVILLE-CREEKEY RESOURCE CONSERVATION DISTRICT (hereinafter referred to as the "Districts"), and the UNITED STATES OF AMERICA, acting by and through the SOIL CONSERVATION SERVICE OF THE UNITED STATES DEPARTMENT OF AGRICULTURE (hereinafter referred to as the "Service").

WITNESSETH

WHEREAS, the County wishes to promote wise land use, maintain its resource base and aesthetic values and provide a good place for its present and future generations to live, work, and play; and,

WHEREAS, the County has a need for soil, water, vegetative and related resource data; and,

WHEREAS, the Districts have long range programs and annual action plans to assist in applying conservation practices to fulfill these needs; and,

WHEREAS, the County has offered to assist financially, the Districts have cooperators to effect soil and water conservation practices on their lands with technical assistance furnished by the Service under Supplemental Memoranda of Understanding; and,

WHEREAS, it is for the mutual benefit of the parties herein to cooperate in this understanding,

NOW THEREFORE, for and in consideration of the premises and mutual covenants herein contained, the parties hereto do agree with each other as follows:
I. THE COUNTY AGREES TO:

A. Promote wise land use through resource planning.

B. Apply soil and water conservation practices where desirable on County controlled lands.

C. Provide funds for and pay the salary of clerical or other personnel that the County may choose to make available to the Service.

D. That personnel so employed are the responsibility of the County for any liabilities incurred and for employee benefits.

II. THE DISTRICTS AGREE TO:

A. Furnish cooperators to carry out soil and water conservation practices under the technical guidance of the Service.

B. Support the county in promoting wise land use.

III. THE SERVICE AGREES TO:

A. Furnish technical assistance to the County and to the Districts in soil and water conservation measures, contingent on availability of funds and personnel.

B. Provide resource data and conservation planning assistance to the County and to the Districts.

C. As required, certify to the County the hours of work and the satisfactory performance of the assigned duties of personnel supplied by the County.

D. Furnish office space, equipment, supplies and other working tools and facilities needed for the performance of these duties.

IV. IT IS MUTUALLY AGREED:

A. Personnel so assigned to the Service shall be provided supervision and technical guidance by the Service.

B. That this agreement may be amended by mutual agreement of the parties hereto. The obligation of any party hereto may be terminated by that party upon 30 days notice in writing to the other parties, said notice to be computed from date of mailing.

C. That all parties to this agreement are Equal Employment Opportunity employers and do not discriminate because of sex, race, creed, color or national origin.
IN WITNESS WHEREOF, the parties have executed this agreement on the day, month and year first above written.

This action authorized at an official meeting of Board of Supervisors on the 10 day of May, 1974.

Allen C. Potter
(Signature)
County Clerk and Ex-Officio Clerk of the Board
(Title)

COUNTY OF MARIPOSA

By ______________________
(Signature)
Title Chairman, Board of Supervisors

This action authorized at an official meeting of the County Resource Conservation District on the 3 day of April, 1974.

Clyde Freeland
(Signature)
MCC
(Title)

MARIPOSA RESOURCE CONSERVATION DISTRICT

By ______________________
(Signature)
Title

This action authorized at an official meeting of the County Resource Conservation District on the 1 day of May, 1974.

Lucas Milkovich
(Signature)
Secretary
(Title)

COUVERVILLE-CREEK RESOURCE CONSERVATION DISTRICT

By ______________________
(Signature)
Title

This action authorized at an official meeting of the United States Department of Agriculture Soil Conservation Service.

By ______________________
(Signature)
Title State Conservationist
The Board of Supervisors of the County of Mariposa met this 14th day of May, 1974, with all members present.

The minutes of the meeting of May 7th, 1974, were approved as mailed.

The following claims were approved as presented:

- Contingency Fund $3,660.14
- Recreation & Parks Fund 1,777.23
- Lake Don Pedro Service Area 1-M 662.44
- Yosemite West Maint. District Fund 767.59
- Mariposa Pines Service Area 1-M 65.54
- Yosemite Alpine Village Serv. Area Fund 74.18
- Coulterville Lighting District Fund 75.38
- ACCO Fund 21.12
- Horntos Lighting District Fund 41.88
- Mariposa Lighting District Fund 343.42
- Water Agency Fund 100.00
- Law Library Fund 358.32
- Road Fund 10,875.05
- General Fund 18,727.38

On motion of Long, seconded by Richardson, all proposals for the re-roofing of the Courthouse were rejected as not being comparable bids. The Board will take under consideration certain elements of the roofing job which were not in the original specifications, and then ask for new proposals.

On motion of Long, seconded by Hurlbert, the Auditor was authorized to draw warrant to Chivers Construction Company for general construction work on the Jail Addition in the amount of $8,833.46.

On motion of Richardson, seconded by Long, property Tax Cancellations #569 through #578 were granted pursuant to Section 5096E of the Revenue & Taxation Code, State of California.

On motion of Long, seconded by Hurlbert, Supervisor Richardson,
the Board's representative on the San Joaquin Valley Air Basin Coordinating Council, was authorized to sign S.J.V.A.B.C.C. Resolution No. 74-1.

On motion of Richardson, seconded by Moffitt, the Chairman was authorized to write a letter to the Bureau of Fairs & Expositions urging funding for the construction of kitchen facilities in Bldg. A at the County Fairgrounds.

Mr. Phil Winkel, U.S. Forestry representative, reported to the Board on District happenings.

Mr. John Anderson, Farm Advisor, requested a re-classification of his Steno-Clerk. The Board referred the matter to the Salary Study Committee.

Mr. Francis O'Neill, Dept. of Transportation, reported on the studies done on improving the Old Hwy. Bridge intersection with Hwy. 49 South. The Board voiced its approval of one of the plans.

Mr. Bob Hall, Public Employee Representative, presented a request for a number of employee fringe benefits. The Board took the request under consideration.

On motion of Richardson, seconded by Hurlbert, the Auditor was directed to draw warrant in the amount of $777.04 payable to the Post Office for postage for the following offices: Planning Commission-$70.00, Elections-$150.00, County Clerk-$57.04, Assessor-$500.00.

Mr. Jesse McNally, Welfare Director, presented a proposed Salary Resolution for the Welfare Dept. The Board took the matter under advisement to be considered at the next meeting.

On motion of Richardson, seconded by Long, the Board met in Executive Session on a personnel matter and reconvened in regular session.

On motion of Long, seconded by Richardson, the Board increased the authorization for purchase of 2 swivels, 2 hoses, & 2 nozzles for the Airport by Mr. "Bud" Gresham, Airport Manager, to $272.65.

On motion of Richardson, seconded by Hurlbert, Mr. "Bud" Gresham, Airport Manager, was authorized to purchase 2 fire extinguishers for the Airport at a cost not to exceed $413.40.

On motion of Moffitt, seconded by Richardson, the Auditor was
directed to draw warrant in the amount of $272.65 to Val's Pump Service for hoses, swivels, & nozzles for the Airport and $413.40 to Jorgensen & Co. for fire extinguishers for the Airport.

On motion of Long, seconded by Moffitt, the Board meeting of June 4th, 1974, being Primary Election Day, was cancelled and the Clerk was directed to publish notice of cancellation in the Gazette.

Barbara Saye, Auditor, discussed the School Dept.'s office bldg. budget requests. The Board agreed to include in the 1974-'75 Budget resurfacing of part of parking lot, installation of a refrigeration unit upstairs, and lowering the ceiling & lights in the Library.

The following motion was presented by Supervisor Long: the petition from the Mariposa Chapter of the Western Mining Assoc. be turned over to the Board of Equalization, when it convenes, and that it be taken up as the first order of business in the new session. The motion died for lack of a second.

There being no further business, the Board adjourned to meet again in regular session on May 21st, 1974, at 10:00 a.m.

HERBERT R. DAVIS, JR.
Chairman of the Board

ATTEST:

ELLEN F. RITTER, County Clerk and Ex-Officio Clerk of the Board
The Board of Supervisors of the County of Mariposa met this 21st day of May, 1974, with all members present.

The minutes of the meeting of May 10th and May 14th, 1974, were approved as mailed.

Peter Artero, Road Dept., discussed road matters.

Mr. Ed Alves, the new Sanitary Landfill Operator, was introduced to the Board by the Chairman, Supervisor Davis. On motion of Richardson, seconded by Moffitt, the Board authorized Mr. Alves to use his truck to handle and store County equipment used at the landfill operation site at a cost to the County of $50.00 a month, not to exceed a period of 60 days.

Mr. Neil Northey spoke to the Board regarding the cemetery road and its close proximity to the grave sites. Mr. Northey was advised to contact John Rotondo to arrange for repair of the cemetery road bank.

Mr. Northey also reported that the turn on the Old Hwy. near his residence needed better sight clearance and the Board directed him to contact Mr. Peter Artero, Road Commissioner.

Mrs. Tillie Stroming, Fair Board Director, spoke to the Board in regards to the County's Premium Book ad. On motion of Richardson, seconded by Moffitt, the cost of the Fair Premium Book ad is to be included in the 1974-'75 Budget under advertising.

The time being 10:00 a.m., the bids on Greeley Hill Road Construction were opened, and at the request of the Road Commissioner, were taken under advisement with a decision to be announced at the May 28th meeting.

On motion of Long, seconded by Moffitt, John Rotondo, Parks & Recreation Director, was authorized to use the Recreation Bus to transport people from Coulterville-Greeley Hill area to the Mariposa County Health Fair, June 8th, 1974, and to take the San Joaquin Valley Supervisor's Assn. wives to Historical Center on June 15th, 1974.

On motion of Richardson, seconded by Moffitt, John Rotondo, Parks and Recreation Director, was authorized to lend cement mixer to volunteers...
cleaning the Merced River from Bagby to Yosemite, July 13th, 1974, and to donate 1 ton of cement mix and 2 bags of cement for the resetting of signposts.

Resolution No. 74-40 was passed and adopted, appropriation from Welfare Contingency (as a loan to be paid back when State Funds are available) to Parks & Recreation Fund, $8,000.00, on motion of Long, seconded by Moffitt.

On motion of Long, seconded by Moffitt, the following travel authorizations were granted: John Thomson, Sanitarian, Mountain Counties Air Basin Coordinating Council Meeting, Saoto., May 22nd, 1974; John Anderson, Farm Advisor, Co. Directors Conference, Univ. of Calif., Berkeley, May 28th, and Livestock Symposium, Fresno, May 30th, 1974.

On motion of Richardson, seconded by Hurlbert, the Chairman was authorized to sign an Agreement between the Fresno County Air Pollution Control District, the Merced District, the Madera District, and the Mariposa Co. Air Pollution Control District for engineering services and testing of air quality for 1974-'75.

On motion of Long, seconded by Richardson, Sheriff Norman Garrett was authorized to purchase venetian blinds for the jail addition in the amount of $185.23.

On motion of Long, seconded by Richardson, the following step raises were granted: Howard C. Harbulak, Deputy Sheriff, Range 22, Step B, effective June 15th, 1974; Harold L. Lawson, Deputy Sheriff I, Range 22, Step G, retroactive to May 1, 1974; Rodney R. Turner, Deputy Sheriff I, Range 22, Step F, effective June 22, 1974.

On motion of Long, seconded by Hurlbert, the Clerk was directed to write Mr. Lee Rowland, as representative for the Mariposa Chapter of the Western Mining Assn., that its petition could be turned over to the Assessor and the Board of Equalization when it reconvenes, as its first order of business, but that the petition is premature at this time.

On motion of Long, seconded by Hurlbert, the Chairman was authorized to sign Road Easement Agreement with P.G.&E. for an access road across Mariposa County Dump Property. Ayes: Davis, Long, Hurlbert, Richardson. Abstained: Moffitt.
Mr. Byron Smith, Assistant to the Director-State Welfare, gave a short explanation of the County Welfare Programs.

On motion of Long, seconded by Richardson, the Welfare Director was authorized to have a Welfare Investigator, not to exceed 8 days a month at $29.14 a day under the "functional supervision" of the District Attorney.

Mr. Everett Gale, M.I.D. representative, presented Boating Safety Application for the Board's approval. On motion of Richardson, seconded by Moffitt, the Chairman was authorized to sign Boating Safety Application for the period of Oct. 1, '73 to Dec. 31, '73 and for the period of Jan. 1, '74 to Mar. 31, '74.

Resolution No. 74-41 was passed and adopted, Transfers and Appropriations, on motion of Long, seconded by Hurlbert.

Resolution No. 74-42 was passed and adopted, direct Clerk to canvass the returns of the June 4, 1974, Primary Election, on motion of Hurlbert, seconded by Moffitt.

On motion of Moffitt, seconded by Richardson, property Tax Cancellation No. 579 was granted pursuant to Section 4986-a of the Revenue and Taxation Code of the State of California.

On motion of Long, seconded by Richardson, Mr. John Clark was appointed to the Environmental Impact Review Committee (also the Technical Advisory Committee) as member of the general public.

On motion of Long, seconded by Richardson, the Clerk was directed to notify the Assembly Judiciary Committee members that the Board supports AB3395, AB3869, and AB3870, all are court reporter reform measures.

On motion of Moffitt, seconded by Long, the County Counsel was authorized to negotiate for the purchase and/or acquisition of an avigation easement or purchase of property in fee simple for the Mariposa Airport.

On motion of Moffitt, seconded by Richardson, the Board met in Executive Session to confer with legal counsel and reconvened in regular session.

There being no further business, the Board adjourned to meet again in regular session on May 28th, 1974, at 10:00 a.m.

ELLEN F. RITTER, County Clerk & Ex-Officio Clerk of the Board

HERBERT R. DAVIS, JR. Chairman of the Board
AGREEMENT
TO PROVIDE AIR POLLUTION CONTROL SERVICES
AND
TO ESTABLISH PROCEDURES
FOR THE COORDINATION OF ACTIVITIES AND THE RESOLUTION OF DISPUTES

THIS AGREEMENT, entered into this 21 day of May, 1974, by and between the FRESNO COUNTY AIR POLLUTION CONTROL DISTRICT (hereinafter referred to as Fresno), the MERCED COUNTY AIR POLLUTION CONTROL DISTRICT (hereinafter referred to as Merced), the MADERA COUNTY AIR POLLUTION CONTROL DISTRICT (hereinafter referred to as Madera), and the MARIPOSA COUNTY AIR POLLUTION CONTROL DISTRICT (hereinafter referred to as Mariposa).

WITNESSETH

WHEREAS, Fresno, Merced, Madera, and Mariposa are desirous of entering into an agreement of the kind described in Section 24212 of the Health and Safety Code, and further described in Section 90120 of Title 17, Part III, Chapter 1, Subchapter 3, of the California Administrative Code, for the establishment of a coordinated basinwide air pollution control program for the San Joaquin Valley Air Basin; and

WHEREAS, such contracts are authorized and provided for by the provisions of Section 24212 of the Health and Safety Code; and

WHEREAS, Merced, Madera, and Mariposa are desirous of contracting with Fresno for the performance of the hereinafter described air pollution control services; and

WHEREAS, Fresno is agreeable to rendering such services in accordance with the terms and conditions hereinafter set forth; and

WHEREAS, all parties to the agreement are agreeable to establishing procedures for the coordination of their activities and for the resolution of disputes that may arise between them;
NOW, THEREFORE, IT IS AGREED as follows:

A. SERVICES

1. Fresno will provide the following services to Merced in each year during the term of this agreement:
   a. Engineering - 0.5 man year
      (1) Permit System
          (a) Provide the engineering expertise for general consultation, review of plans for a Permit to Construct, evaluation of control proposals, and evaluation of processes for Permits to Operate.
          (b) Assist the staff of Merced in developing a permit processing system.
      (2) Source Inventory and Emission Inventory
          (a) Assist Merced in surveying and preparing an inventory to determine the number of the various industries emitting air contaminants. Prepare the information in report form and make annual changes to the information, as required.
          (b) Using the source inventory data and information collected from interviews and Environmental Protection Agency emission factors, assist the Merced staff in calculating and preparing an emissions inventory. Annual changes will be made as required.

b. Source Testing - 5 tests per year
   (1) Provide staff, equipment, and laboratory facilities for source testing. Make the preliminary investigations; consult with industry to determine how, when, and
where the tests will be conducted, and perform the actual tests. Perform the necessary analyses and calculations and prepare reports as needed.

2. Fresno will provide the following services to Madera in each year during the term of this agreement:

a. Engineering - 0.3 man year
   
   (1) Permit System
   
   (a) Provide the engineering expertise for general consultation, review of plans for a Permit to Construct, evaluation of control proposals, and evaluation of processes for Permits to Operate.
   
   (b) Assist the staff of Madera in developing a permit processing system.

   (2) Source Inventory and Emission Inventory

   (a) Assist Madera in surveying and preparing an inventory to determine the number of the various industries emitting air contaminants. Prepare the information in report form and make annual changes to the information, as required.

b. Source Testing - 4 tests per year

   (1) Provide staff, equipment, and laboratory facilities for source testing. Make the preliminary investigations; consult with industry to determine how, when, and where the tests will be conducted, and perform the actual tests. Perform the necessary analyses and calculations and prepare reports as needed.
3. Fresno will provide the following services to Mariposa in each year during the term of this agreement:

a. Engineering - .01 man year

(1) Permit System

(a) Provide the engineering expertise for general consultation, review of plans for a Permit to Construct, evaluation of control proposals, and evaluation of processes for Permits to Operate.

(b) Assist the staff of Mariposa in developing a permit processing system.

(2) Source Inventory and Emission Inventory

(a) Assist Mariposa in surveying and preparing an inventory to determine the number of the various industries emitting air contaminants. Prepare the information in report form and make annual changes to the information as required.

(b) Using the source inventory data and information collected from interviews and Environmental Protection Agency Emission factors, assist the Mariposa staff in calculations and preparation of an emission inventory. Annual changes will be made as required.

b. Source Testing - As necessary

(1) Provide staff, equipment, and laboratory facilities for source testing. Make the preliminary investigations; consult with industry to determine how, when, and where the tests will be conducted, and perform the actual tests. Perform the necessary analyses and calculations and prepare reports as needed.
of its respective representatives and employees occurring in
the performance of this agreement, and each of the parties
shall be liable to pay any and all damages to persons or
property proximately caused by such aforesaid negligent or
wrongful acts or omissions, without contribution by the
other party. Each party hereto agrees to indemnify, defend
and save harmless the other party, its officers, agents, and
employees from any and all claims and losses proximately
caused by the former party's negligent or wrongful acts or
omissions.

2. All salaries, wages, or other compensation paid to personnel
of Fresno performing services under this agreement shall be
fully paid by Fresno; Merced, Madera, and Mariposa shall not
be liable for any injury or illness of Fresno personnel
arising out of their employment or the performance of services
provided for under the agreement.

3. Fresno shall not be responsible for delay, failure, or omissions
during the performance of this agreement due to any cause
beyond its control howsoever arising and not due to its own
negligence, and which cannot be overcome by the exercise of
due diligence, including acts of war, strike, fire, or damage
by the elements or civil insurrection or any unavoidable
casualty.

D. TERM

This agreement shall be in effect upon execution by the parties hereto
and shall remain in effect until June 30, 1975, unless terminated
prior thereto by mutual agreement of the parties.
E. COOPERATION

To facilitate the performance of services by Fresno, it is hereby agreed that Fresno shall have the full cooperation and assistance from Merced, Madera, and Mariposa - their officers, agents, and employees.

F. COORDINATION

In the event that any dispute related to air pollution may arise between any of the parties hereto, and said dispute is not resolved, such parties agree that the San Joaquin Valley Air Basin Coordinating Council shall attempt to settle said dispute. In the event that the San Joaquin Valley Air Basin Coordinating Council is not able to reach a settlement, the dispute shall be heard by a neutral arbitrator appointed by a Superior Court Judge of the largest county within the San Joaquin Valley Air Basin not involved in the dispute.

G. COORDINATING COUNCIL MEETING

The parties hereto agree that representatives of each district, in carrying out this agreement, shall meet not less than one (1) time per quarter of the calendar year at a mutually agreed upon location. The time and place of such meeting shall be mutually arranged between the parties and a record shall be kept of such meetings.

H. TERMINATION

This agreement may be terminated by any of the parties hereto, by giving written notice at least thirty (30) days in advance of such termination to the other parties of this agreement and to the State Air Resources Board.

IN WITNESS WHEREOF the parties have executed this agreement effective the date hereinabove set forth.
THE AGREEMENT TO PROVIDE AIR POLLUTION CONTROL SERVICES AND ESTABLISH PROCEDURES FOR THE COORDINATION OF ACTIVITIES AND THE RESOLUTION OF DISPUTES is amended as follows:

Page 3 -- 2a reads "engineering - 0.3 man year" - shall hereafter read, "engineering - 0.2 man year."

Page 5 -- B-1, reads "In consideration of the engineering services rendered by Fresno, Merced shall pay Fresno the sum of $9,737; Madera shall pay Fresno the sum of $5,843; and Mariposa shall pay Fresno the sum of $195" - shall hereafter read, "In consideration of the engineering services rendered by Fresno, Merced shall pay Fresno up to the sum of $9,737; Madera shall pay Fresno the sum of $3,895; and Mariposa shall pay Fresno the sum of $195."

All other conditions, obligations, and provisions of this agreement shall remain the same.

FRESNO COUNTY AIR POLLUTION CONTROL DISTRICT

BY ____________________________
Chairman of the Board of Directors of the
Air Pollution Control Board of Fresno County

MADERA COUNTY AIR POLLUTION CONTROL DISTRICT

BY ____________________________
Chairman of the Board of Directors of the
Air Pollution Control Board of Madera County

APPROVED AS TO FORM:
COUNTY COUNSEL OF FRESNO COUNTY
ROBERT WASH

APPROVED AS TO FORM:
AUDITOR-CONTROLLER OF FRESNO COUNTY
L. D. JERNAGAN

BY ____________________________
CHARLES MOORE, Deputy County Counsel

APPROVED AS TO FORM:
COUNTY COUNSEL OF MADERA COUNTY

APPROVED AS TO FORM:
AUDITOR-CONTROLLER OF MADERA COUNTY

BY ____________________________
ROAD EASEMENT

COUNTY OF MARIPOSA, a political subdivision of the State of California, hereinafter called first party, hereby grants to PACIFIC GAS AND ELECTRIC COMPANY, a California corporation, hereinafter called second party, the right to construct, maintain and use a road within the strip of land situate in the County of Mariposa, State of California, described as follows:

A strip of land of the uniform width of 30 feet extending from the northwesterly boundary line of the parcel of land conveyed by Frank Long, Jr. and others to the County of Mariposa by deed dated June 30, 1966 and recorded in Book 100 of Official Records at page 472, Mariposa County Records, northeasterly and northerly to the general northerly boundary line of the parcel of land conveyed by said deed dated June 30, 1966 and lying 15 feet on each side of the line which begins at a point in said northwesterly boundary line and runs thence

(1) northeasterly on a curve to the left with a radius of 50.0 feet, through a central angle of 63° 23.2' and tangent at the southwesterly terminus thereof to a line which has a bearing of south 83° 19.3' east, an arc distance of 55.3 feet; thence

(2) north 33° 17.5' east 204.9 feet; thence

(3) north 40° 46.6' east 164.3 feet; thence

(4) north 52° 32.5' east 79.6 feet; thence

(5) north 74° 55.6' east 467.1 feet; thence

(6) north 68° 15.8' east 258.8 feet; thence

-1-
(7) north 3° 32.4' east approximately 240 feet
to a point in said general northerly boundary line, said general northerly boundary line being the southerly boundary line of the state highway extending along said general northerly boundary line;
said point of beginning bears north 34° 29.9' east 108.5 feet
distant from the found 1-1/8 inch iron pipe tagged C. V. JONES RCE 6888 accepted as marking the northeasterly terminus of a course in the northwesterly boundary line of the parcel of land conveyed by said deed dated June 30, 1966 which course according to the description contained in said deed dated June 30, 1966 has a bearing of N. 22° 56' 38" E. and a length of 1198.05 feet.

Containing 1.012 acres.

First party also grants to second party the right of grading said strip of land for the full width thereof and to extend the cuts and fills for such grading into and on the lands of first party along and outside of said strip of land to such extent as second party may find reasonably necessary.

Said road is for ingress to and egress from second party's proposed substation in the northwest quarter of Section 16, T. 5S., R. 1SE., M., D., B. & M.

The right of way and easement herein granted shall be non-exclusive and first party shall have the right to use said road.

The provisions hereof shall inure to the benefit of and bind the successors and assigns of the respective parties hereto.

IN WITNESS WHEREOF first party has executed these presents this 21st day of May, 1974.

COUNTY OF MARIPOSA

By ____________________________
Chairman of the Board of Supervisors

By ____________________________
County Clerk and Ex-Officio Clerk of the Board

-2-
The Board of Supervisors of the County of Mariposa met this 28th day of May, 1974, with all members present.

The minutes of the meeting of May 21st, 1974, were approved as mailed.

Peter Artero, Road Dept., discussed road matters.

Resolution No. 74-43 was passed and adopted, certifying to the Dept. of Public Works that the number of miles of maintained county roads is 560.18, on motion of Long, seconded by Richardson.

Resolution No. 74-44 was passed and adopted, authorizing Chairman to sign agreement between County of Mariposa and State of California for the Greeley Hill Road Project No. X-001(1), on motion of Hurlbert, seconded by Richardson.

On motion of Hurlbert, seconded by Long, the bid from Trico Contractors for the Greeley Hill F.A.S. Road project was accepted in the amount of $296,990.81 (bids having been opened and held for study at the May 21st, 1974, Board meeting).

Resolution No. 74-45 was passed and adopted, authorizing Chairman to sign contract with Trico Contractors for Greeley Hill F.A.S. Road construction, on motion of Long, seconded by Hurlbert.

Barbara Saye, Auditor, discussed the Budget.

Having been previously discussed, Ordinance No. 384 was passed and adopted, increasing Mariposa County Supervisors' annual salary to $7,200 with the Chairman receiving $8,400, on motion of Hurlbert, seconded by Richardson.

On motion of Moffitt, seconded by Long, the County Counsel was directed to prepare an Ordinance increasing elected officials salaries by $50.00 a month effective Jan. 1, 1975 (in keeping with the Cost of Living Index) with the following exceptions: Coulterville Justice Court Judge who would receive a $20.00 a month increase; Coulterville Constable who would receive a $40.00 a month increase; and the Board of Supervisors who are covered under Ordinance 384.

Dr. Loyd W. Bond, M.D., presented the 1974-’75 Agreement for
Public Health Services between the State and County of Mariposa. On motion of Richardson, seconded by Moffitt, Resolution No. 74-46 was passed and adopted, approving and authorizing the Chairman to sign the 1974-'75 Public Health Service Agreement.

Resolution No. 74-47 was passed and adopted, the Board of Supervisors of the County of Mariposa and the Board acting as the Board of Directors of the Yosemite West Maintenance District accepted Grant Deed from Yosemite West Associates to the well site properties, partial reversion, and easements to and from, on motion of Richardson, seconded by Moffitt.

Mr. James Lindstedt, Attorney representing Oblivion Enterprises, presented a request for concept approval of a proposed "Rock Concert" to be held in Mariposa County. An informal poll of the Board showed that it was not in favor of the proposal, but upon advise of the County Counsel, Mr. Lindstedt was directed to take the matter to the Planning Commission.

Mr. Phil Winkel, U.S. Forest Service Representative, reported on the Cold Springs Sale Road and the Huntington Lake land and timber exchange. Mr. Winkel requested the Board to rescind its injunction order against construction of Cold Springs Sale Road, but reconsideration will be held until Supervisor Richardson and Mr. Winkel have made an inspection tour of the area. The Board thanked Mr. Winkel for his cooperation with the County Counsel and the County Engineer regarding the Cold Springs Rd.

Mr. Lyle Turpin, Chairman of the Coulterville Water Committee, spoke to the Board about the Coulterville water and sewerage project. It was the concensus of the Board that Water Development Fund monies could not (under the present law) be lent at the rate of interest intended nor for the length of time intended to finance the Coulterville sewerage and water project, and a grant for the necessary amount of money was not in conformance with the adopted policies regarding the use of MID funds.

Barbara Saye, Auditor, and Jack Owen, Assessor, discussed the Budget.

On motion of Long, seconded by Richardson, the Board met in Executive Session on a personnel matter and reconvened in regular session.

On motion of Long, seconded by Hurlbert, Supervisor Herbert Davis was appointed liaison between the County and the State Solid Waste
Management Board regarding the preparation of Mariposa County's Solid Waste Plan.

On motion of Long, seconded by Richardson, the Board went on record in support of El Dorado County's Resolution No. 259-74, regarding placement of mobilehomes on the ad-valorem tax rolls.

On motion of Long, seconded by Richardson, the Board went on record in opposition to SB 1816 (Ayala, Steirm, & Stull) which proposes direct election of LAFCO Commissioners and Clerk was directed to so notify our legislators.

On motion of Moffitt, seconded by Long, the Clerk was directed to advertise for bids on two 1971 Dodge Polaras from Sheriff's Dept. for a minimum bid of $300.00 each.

On motion of Richardson, seconded by Moffitt, the Auditor was authorized to make payment of $6,125.35 to Sierra Mechanical for work done in Yosemite West Maintenance District - amount to be taken from $14,750 Cash Performance Bond received from Interwest Corporation.

On motion of Richardson, seconded by Moffitt, the Chairman was authorized to sign Lease Agreement with Standard Oil Co. for airplane fueling facilities at Mariposa-Yosemite Airport.

On motion of Long, seconded by Richardson, the Chairman was authorized to sign contract with U.S. Dept. of Justice for housing of Federal prisoners in Mariposa Co. Jail.

The following travel authorization was granted: Charles Hand, Deputy Probation Officer, Probation Case Management Phase II Course, Modesto, June 3-7th, 1974, on motion of Hurlbert, seconded by Moffitt.

On motion of Long, seconded by Richardson, the following step raise was granted: Arthur Steeley, Maintenance Man II, R. 17, Step D, effective June 1, 1974.

On motion of Long, seconded by Hurlbert, the Auditor was directed to draw warrant to the Post Office for mailing of Sample Ballots in the amount of $360.64.

There being no further business, the Board adjourned to meet again in regular session on June 11, 1974, at 10:00 a.m.

ATTEST:

ELLEN P. KITTER, County Clerk

HERBERT R. DAVIS, JR.
Chairman of the Board
<table>
<thead>
<tr>
<th>District</th>
<th>County</th>
</tr>
</thead>
<tbody>
<tr>
<td>10</td>
<td>Mariposa</td>
</tr>
<tr>
<td>PROJECT NUMBER</td>
<td>X-001 [1]</td>
</tr>
</tbody>
</table>

Greeley Hill Road

THIS AGREEMENT, made in duplicate this 20th day of May, 1974, by and between the COUNTY OF Mariposa, a political subdivision of the State of California, hereinafter referred to as "COUNTY", and the STATE OF CALIFORNIA, acting by and through the Department of Transportation, hereinafter referred to as "STATE".

WITNESSETH

WHEREAS, under the provisions of Title 23, United States Code and other Federal-aid Highway Acts, Federal funds are authorized to be appropriated for expenditure on a system of secondary roads to be selected by the state highway departments in cooperation with local road officials, and such a system has been selected and Federal funds have been appropriated for expenditure thereon; and

WHEREAS, as provided by the Secondary Highways Act of 1951 and Section 2200 et seq., of the Streets and Highways Code, Federal or Exchange funds and certain matching monies from the State Highway Fund have been apportioned to County for the construction of a Federal-aid Secondary or Exchange Dollar project selected by COUNTY in cooperation with STATE and described in Exhibit "A" hereto; and

WHEREAS, under Federal Law, STATE is required to enter into an agreement with COUNTY relative to prosecution of the said project and maintenance of the completed work.

NOW, THEREFORE, the parties agree as follows:
ARTICLE I - Contract Administration

1. The project or projects described in Exhibit A, hereinafter referred to as "the project" shall be constructed as provided in this agreement.

2. Construction work:
   (a) FAS construction shall be performed by contract. STATE/COUNTY shall make final preparations for advertising, advertise and award the contract, and make payments to the contractor as the same become due.
   (b) Exchange Dollar Construction may be performed by contract or by day labor at the option of the COUNTY provided the competitive bidding requirements of State or local agency laws (whichever are applicable) are met.

3. The estimated cost of the project is as shown in Exhibit A hereto. A contract for an amount in excess of said estimate may be awarded and project expenditures may exceed said estimate if both STATE and COUNTY concur in the amount of and the necessity for the excess and sufficient money is available to finance same.

4. Administration of project:
   (a) If STATE is to administer the project, COUNTY shall deposit its share of the estimated cost as specified on Exhibit A with the STATE prior to the time funds are required to reimburse contractor. STATE will bill COUNTY for amount due immediately following Contract award or at option of COUNTY will submit monthly bills during the life of the Contract. Funds deposited prior to award which are in excess of requirements, will be immediately refunded to COUNTY. Should COUNTY fail to pay monies due STATE within 30 days of demand or within such other period as may be agreed between the parties hereto, STATE, acting through State Controller, shall withhold an equal amount from future apportionments due COUNTY from the Highway Users Tax Fund.
   (b) If COUNTY is to administer the project, STATE shall pay the proportionate Federal and State shares of the eligible participating costs within twenty (20) days of COUNTY's submittal of acceptable monthly progress pay estimates for expenditures on an awarded project.
(c) If the project is a cooperative project and includes work on a state highway, the project shall be the subject of a separate cooperative agreement between the State and County.

5. STATE shall exercise general supervision over FAS work and may assume full and direct control over the project whenever STATE, in its sole discretion, shall determine that STATE'S responsibility to the United States so requires.

6. The Congress of the United States, the Legislature of the State of California, and the Governor of the State of California, each within their respective jurisdictions, have prescribed certain employment practices with respect to contract and other work financed with Federal or State funds. COUNTY shall insure that work performed under this agreement is done in conformance with the rules and regulations embodying such requirements where they are applicable. Any agreement or service contract entered into by COUNTY for the performance of work connected with the project shall incorporate Exhibit B attached hereto.

7. Ineligible Work:

(a) On projects subject to Federal regulations, all costs properly chargeable to the project but ruled ineligible under Federal-aid Highway Acts shall be paid by COUNTY and shall not be reimbursed by STATE.

(b) On projects subject to only STATE regulations, the Exchange Dollar Funds may be used only for road purposes (to FAS standards) on or off the Federal-aid Secondary System.

8. After completion of all work under this agreement and after all costs are known, any unused COUNTY money shall be refunded. COUNTY monies deposited for preliminary engineering, construction engineering, and contract work shall be considered to be interchangeable, and shortages of COUNTY money in one such category may be made up from unused COUNTY money in another category. When the amount of unused COUNTY money is substantial and there is an unusual delay in determining final costs, STATE shall upon request make an interim refund of the funds known to be in excess.

9. When requested by COUNTY, STATE shall arrange for payment of available project funds for royalties due a property owner for borrow material furnished to the contractor for the project under an agreement between the property owner and COUNTY which has been approved by STATE. A certified copy of such agreement must be filed with STATE.
10. When the project includes work to be performed by a railroad, the contract for such work shall be entered into by COUNTY or by STATE, at COUNTY's option. A contract entered into by COUNTY for such work must have the prior approval of STATE. In either event, COUNTY shall enter into an agreement with the railroad providing for maintenance of the protective devices or other facilities installed under the service contract. At the request of COUNTY, STATE shall make direct payment of project funds to a railroad for work performed under a contract between COUNTY and the railroad.

ARTICLE II - Rights of Way

1. Such rights of way as are necessary for the construction of the project shall be furnished by COUNTY, and no contract for the construction of the project or any portion thereof shall be awarded until the necessary rights of way have been secured. Prior to the advertising of the project COUNTY shall furnish STATE with evidence that necessary rights of way are available for construction purposes or will be available by the time bids are opened.

2. The furnishing of rights of way as provided for herein includes in addition to all real property required for the improvement, free and clear of obstructions and encumbrances, the payment of damages to real property not actually taken but injuriously affected by the proposed improvement, COUNTY shall pay from its funds the cost acquiring rights of way and any costs which arise out of right of way litigation, or out of delays to the contractor because utility facilities have not been removed or relocated, or because rights of way have not been made available to the contractor for the orderly prosecution of the work.

3. Whether or not Federal-aid is to be requested for right of way, should COUNTY, in acquiring right of way for FAS improvement, displace an individual, family, business, farm operation, or non-profit organization, relocation payments and services will be provided as set forth in Chapter 5 of Title 23, U. S. Code. The public will be adequately informed of the relocation payments and services which will be available and to the greatest extent practicable no person lawfully occupying real property shall be required to move from his dwelling or to move his business or farm operation without at least 90-days written notice from the COUNTY. COUNTY will provide the State with specific assurance, on each project, that no person will be displaced until comparable decent, safe and sanitary replacement housing is available within a reasonable period of time prior to displacement, and that COUNTY'S relocation program is realistic and is adequate to provide orderly, timely and efficient relocation of displaced persons for the project.
as provided in FHWA Instructional Memorandum 80-1-71, dated April 30, 1971. Exchange Dollar projects will comply with applicable State laws.

ARTICLE III - Engineering

1. "Preliminary engineering" as used herein includes all preliminary work related to the project, including but not restricted to preliminary surveys and reports, laboratory work, soil investigations, preparation of plans, designs, and advertising. "Construction engineering" as used herein includes actual inspection and supervision of construction work, construction staking, laboratory and field testing, field reports and records, estimates, final reports, and allowable expenses of employees engaged in such activities.

2. Preliminary and construction engineering costs included in the estimate contained in Exhibit A may be financed with project funds. The remainder of such costs shall be financed by COUNTY without reimbursement. When preliminary engineering or construction engineering costs incurred by COUNTY are to be financed with project funds, STATE shall reimburse COUNTY for services performed on the basis of the actual cost thereof to COUNTY, including compensation and expense of personnel working on the project, required materials, and automotive expense provided, however, that COUNTY shall contribute its general administrative and overhead expense. Payments for such services shall be made by STATE upon receipt of invoices from COUNTY prepared in such form and supported by such detail as may be prescribed by STATE.

3. Unless the parties shall otherwise agree in writing, COUNTY'S employees shall perform all engineering work. When preliminary or construction engineering for the project is performed by STATE, charges therefor shall include an assessment on direct labor costs in accordance with Section 8755.1 of the State Administrative Manual. The portion of such charges not financed with Federal funds or State-supplied matching funds or Exchange funds shall be paid from funds of COUNTY.

ARTICLE IV - Miscellaneous Provisions

1. If Federal funds are used for this project, this agreement shall have no force or effect unless and until the project is approved by the United States, nor shall any of the Federal and State matching funds provided herein be expended unless and until the Federal Government has agreed and is obligated to reimburse STATE in full for the amount of Federal funds to be expended.
ARTICLE VI - Condition of Acceptance

As a condition of acceptance of the Federal-aid, State Matching, and/or Exchange monies provided for this project, COUNTY will abide by the Federal and State policies and procedures pertaining to the Local Federal-aid Secondary Program.
IN WITNESS WHEREOF, the parties have executed this agreement by their duly authorized officers.

STATE OF CALIFORNIA
Department of Transportation

R. J. DATEL
State Highway Engineer

By
Chief
Office of Local Assistance

Approval Recommended:

District Transportation Director

COUNTY OF Mariposa
By
Chairman, Board of Supervisors

By
For
Chief
Office of Local Assistance

ATTEST:
Clerk, Board of Supervisors
ARTICLE VII - Project Location and Description of Work Proposed:

Location: Exchange Dollar Project X-001 [1] in Mariposa County on Greeley Hill Road from 2.0 to 3.3 miles north of State Route 49 in Coulterville.

Net Length: 1.3 miles

Description of Work: Grade, base & pave a two-lane County Road.

ARTICLE VIII - Proposed Project Funding:

<table>
<thead>
<tr>
<th>Cost</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Preliminary Engineering by Department</td>
<td>$2,500.00</td>
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<tr>
<td>Contract Items</td>
<td>$296,990.81</td>
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<tr>
<td>Supplemental Work</td>
<td>$2,000.00</td>
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<tr>
<td>Subtotal</td>
<td>$298,990.81</td>
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<td>Contingencies</td>
<td>$15,603.19</td>
</tr>
<tr>
<td>Contract Total</td>
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TOTAL COST $317,094.00

Financing:

| Exchange Funds                          | $211,395.00  |
| State Highway Matching Funds            | $105,699.00  |
| County Funds[To be returned to County]  | $1,000.00    |

ARTICLE IX: Special Covenants

NONE
ARTICLE X - Nondiscrimination Provisions

During the performance of this contract, the contractor, for itself, its assignees and successors in interest (hereinafter referred to as the "contractor") agrees as follows:

1. Compliance with Regulations: The contractor shall comply with the Regulations relative to nondiscrimination in Federally-assisted programs of the Department of Transportation, Title 49, Code of Federal Regulations, Part 21, as they may be amended from time to time, (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this contract.

2. Nondiscrimination: The contractor, with regard to the work performed by it during the contract, shall not discriminate on the grounds of race, color, or national origin in the selection and retention of subcontractors, including procurements of materials and leases of equipment. The contractor shall not participate either directly or indirectly in the discrimination prohibited by Section 21.5 of the Regulations, including employment practices when the contract covers a program set forth in Appendix B of the Regulations.

3. Solicitations for Subcontracts, Including Procurements of Materials and Equipment: In all solicitations either by competitive bidding or negotiation made by the contractor for work to be performed under a subcontract, including procurements of materials or leases of equipment, each potential subcontractor or supplier shall be notified by the contractor of the contractor's obligations under this contract and the Regulations relative to nondiscrimination on the grounds of race, color, or national origin.

4. Information and Reports: The contractor shall provide all information and reports required by the Regulations, or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the State Highway Department or the Federal Highway Administration to be pertinent to ascertain compliance with such Regulations or directives. Where any information required of a contractor is in the exclusive possession of another who fails or refuses to furnish this information, the contractor shall so certify to the State Highway Department, or the Federal Highway Administration as appropriate, and shall set forth what efforts it has made to obtain the information.

5. Sanctions for Noncompliance: In the event of the contractor's noncompliance with the nondiscrimination provisions of this contract the State Highway Department shall impose such contract sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not limited to:
(a) withholding of payments to the contractor under the contract until the contractor complies, and/or

(b) cancellation, termination or suspension of the contract, in whole or in part.

6. Incorporation of Provisions: The contractor shall include the provisions of Paragraphs 1 through 6 in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto. The contractor shall take such action with respect to any subcontract or procurement as the State Highway Department or the Federal Highway Administration may direct as a means of enforcing such provisions including sanctions of non-compliance: Provided, however, that, in the event a contractor becomes involved in, or is threatened with, litigation with a subcontractor or supplier as a result of such direction, the contractor may request the State Highway Department to enter into such litigation to protect the interests of the State, and, in addition, the contractor may request the United States to enter into such litigation to protect the interests of the United States.
MARIPOSA COUNTY
MARIPOSA, CALIFORNIA

AGREEMENT

GREELEY HILL ROAD, 10-MPA-001-CR X-001(1)

THIS AGREEMENT, made this [Date] day of [Month], 19[]
by and between MARIPOSA COUNTY, MARIPOSA, CALIFORNIA, herein
after called the County and [Name], herein
after called the Contractor;

WITNESS TH:

WHEREAS, the County has caused to be prepared in accordance
with law, specifications, drawings and other contract documents
for the work herein described and shown and has approved and
adopted these contract documents, specifications and drawings
and has caused to be published in the manner and for the time
required by law, a notice to bidders inviting sealed proposals
for doing the work in accordance with the terms of this contract,
and.

WHEREAS, the Contractor, in response to the notice to bidders,
has submitted to the County a sealed proposal accompanied by a
proposal guaranty in an amount not less than ten percent (10%) of
the bid for the construction of the proposed work in accordance
with the terms of this contract, and.

WHEREAS, the County in the manner prescribed by law, has pub-
licly opened, examined and canvassed the proposals submitted,
and as a result has determined and declared the Contractor to be
the lowest and the best regular responsible bidder for the con-
tract, and has duly awarded to the Contractor a contract for the
work and for the sums named in the proposal.

NOW, THEREFORE, IT IS AGREED as follows:

Article I - Scope of Work:
The contractor shall provide all necessary machinery, tools,
apparatus and other means of construction; shall furnish all
materials, superintendence, overhead, expenses, all labor and
expenses of whatever nature necessary to construct the PROJECT
for the County in conformity with the specifications and draw-
ings and other contract documents hereto attached and according
to such instructions as may be given by the Engineer.
Article II - Contract Prices

The County shall pay the Contractor the prices stated in the proposal submitted by the Contractor, for complete performance of the contract by the Contractor. The Contractor hereby agrees to accept the prices as full compensation for all the materials and appliances necessary to the work, for all labor and use of tools and other implements necessary to execute the work contemplated in this contract; for all loss or damage arising out of the nature of the work or from the action of the elements, or from any unforeseen obstructions or difficulties which may be encountered in the prosecution of the work; for all risks of every description connected herewith; for all expense incurred in and in consequence of the suspension or discontinuance of the work, as herein specified; for all liability and other insurance, for all fees and royalties or other expense on account of any patent or patents; for all overhead and other expenses incident to the work and expected profits; and for well and faithfully performing and completing the work and all of the work within one hundred and fifty (150) calendar days from the date of the notice to proceed with the work, all according to the contract drawings and specifications, the details and instructions and the requirements of the County.

Article III - Parts of the Contract

The complete contract consists of the following documents, all of which shall be considered as part of the agreement.

1. Notice to Bidders
2. General Conditions
3. Technical Specifications
4. Plan, Profiles and Detailed Drawings
5. Accepted Proposal
6. Agreement
7. Contract Bonds

All of the documents named above are contained herein with the exception of the bond forms.
IN WITNESS WHEREOF, this contract being executed in triplicate and the parties having caused their names to be signed by authority of their duly authorized office, the 18th day of March 1924.

MARIPOSA COUNTY

By

Attest

Secretary

By

By George P. Stock

Title V. P.

The foregoing contract is approved as to form and legality this 28th day of May 1924.

Attorney
CONTRACTOR'S CERTIFICATION

I am aware of the provisions of Section 3700 of the Labor Code which requires every employer to be insured against liability for workmen's compensation or to undertake self-insurance in accordance with the provisions of the code, and I will comply with such provisions before commencing the performance of the work of this contract.

[Signature]

By [Name] V.P.
ORDINANCE NO. 384

The Board of Supervisors of the County of Mariposa do ordain as follows:

SECTION I: The salaries of the members of the Mariposa County Board of Supervisors are hereby fixed as follows:

(a) Each member of the Mariposa County Board of Supervisors shall receive a salary of $7,200.00 per annum.

(b) The Chairman of the Mariposa County Board of Supervisors shall receive a salary of $8,400.00 per annum.

(c) The effective date of this ordinance shall be July 1, 1974.

PASSED AND ADOPTED by the Board of Supervisors of the County of Mariposa, State of California, this 28th day of May, 1974, by the following vote:

AYES: DAVIS, HURLBERT, LONG, MOFFITT, RICHARDSON

NOES: NONE

NOT VOTING: NONE

ABSENT: NONE

HERBERT R. DAVIS, JR., Chairman of the Board of Supervisors of the County of Mariposa, State of California

ATTEST:

ELLEN P. RITTER, County Clerk and Ex-Officio Clerk of the Board of Supervisors
AGREEMENT

THIS AGREEMENT, made and entered into this 28th day of May, 1974 at Mariposa, California, by and between the Department of Health, hereinafter called "State", and the County of Mariposa, hereinafter called "County"

WITNESSES:

WHEREAS, Section 1157 of the Health and Safety Code authorizes "State" to provide local public health services to any county of less than 40,000 population; and

WHEREAS, "County" is under 40,000 population; and

WHEREAS, "County" has appropriated an amount greater than 55c per capita for public health services during the fiscal year 1974-75; and

WHEREAS, "County" has no full-time local health department and desires that "State" provide local public health services;

NOW, THEREFORE, The parties do hereby agree as follows:

1. "State" agrees subject to the approval of the "County" as to scope and content, to plan, organize, equip and operate a program of local public health services in "County", such program shall include, but not be limited to:
   a. Services in Environmental Sanitation: include at least food sanitation, the inspection and regulation of small public water supplies, private water supplies and private sewage and waste disposal.
   b. Communicable Disease Control: to include control of tuberculosis and venereal disease, the control of acute communicable diseases, based on the provision of diagnostic consultative services, epidemiological investigation and appropriate preventive measures for the particular disease hazards in the community.
   c. School Health Services: the scope and content of services to be planned with and agreed to by the County Superintendent of Schools.
   d. Maternal and Child Health Services: medical, nursing, educational and other services to promote maternal and child health and to provide a comprehensive program to meet the community needs in these fields.
   e. Health Education: plan, organize and equip a program of health education in the community and provide necessary health education media and equipment.
   f. Public Health Laboratory Services
   g. Public Health Statistics: to analyze public health statistics, including population data, birth, mortality and morbidity records as well as evaluation of service records.
   h. Conduct Studies of existing health problems in needed areas in the county during the operation of the program.
   i. Other Services or Programs as may be determined necessary by the State Department of Health and agreed to by the Board of Supervisors.

2. "County" agrees to provide:
   a. Services of medical doctor (part-time) who shall provide medical direction and such other services as agreed upon and in a manner acceptable to "State".
   b. Office clerk(s) - (classification and compensation determined by county) as required by this program.
   c. Office space for county personnel and assigned state professional personnel; and parking facilities for official "State" vehicles assigned.
   d. Operating expenses for the office(s) including but not limited to utilities, office supplies and telephone.
   e. Mileage and travel expenses of the county employees.
   f. Office equipment and furniture for the office(s).
   g. Such other county employees or aids as the "County" may desire, provided that the qualifications, duties, responsibilities, and performance of said employees are acceptable to "State".
3. "State" agrees to provide:
   a. Services of public health physician as needed.
   b. Services of at least one sanitarian(s) and additional sanitarian personnel as acceptable work studies demonstrate the need.
   c. Services of one public health nurse(s) and additional nursing personnel as acceptable work studies demonstrate the need.
   d. Services of a public health education consultant required for consultation and assistance in health education activities.
   e. Mileage and travel expenses of above state personnel.
   f. Public health medical supplies and equipment including biologicals.
   g. Technical equipment and technical supplies for sanitarians, public health educator, public health physician and public health nurse.
   h. Public Health Laboratory Services.

4. The "State" will be responsible for planning and directing the public health program agreed to by "County" and for supervision of assigned state personnel; "County" agrees and assures "State" that county officers, employees, and aides shall cooperate with "State" in fulfillment of the public health program provided under this agreement.

5. "County" agrees that should the county expenditures under this contract in the fiscal year fall below the sum of 55% times the population of the county as determined in accordance with Section 1101 of the Health and Safety Code, the "County" will pay to the "State" the difference between their actual expenditure and such sum.

6. "County" agrees to comply with the provisions of attached Form B, Fair Employment Practices Addendum, which Form B is by this reference made a part hereof; "County" further agrees to comply with the Civil Rights Act of 1964 (P.L. 88-352) to the end that, no person in the United States shall, on the grounds of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity which is supported by Federal Funds. In the event of noncompliance such Federal Funds will be withheld until compliance can be assured.

7. This agreement shall become effective July 1, 1974 and shall terminate June 30, 1975.

IN WITNESS WHEREOF, this Agreement has been executed by and on behalf of the parties hereto, the day and year first above written.

STATE OF CALIFORNIA
DEPARTMENT OF HEALTH

COUNTY OF MARIPOSA

Ry: [Signature]
Date: May 28, 1974

"I certify that all conditions for exemption have been complied with and this contract is exempt from Department of General Services approval."

Ry: [Signature]
Date: [Signature]

"I hereby certify that all conditions for exemption are met forth in State Administrative Manual Section 1201.13 have been complied with and this document is exempt from review by the Department of Finance."
FAIR EMPLOYMENT PRACTICES ADDENDUM

1. In the performance of this contract, the Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, ancestry, sex, age*, or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, religion, ancestry, sex, age, or national origin. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor shall post in conspicuous places, available to employees and applicants for employment, notices to be provided by the State setting forth the provisions of this Fair Employment Practices section.

2. The Contractor will permit access to his records of employment, employment advertisements, application forms, and other pertinent data and records by the State Fair Employment Practices Commission, or any other agency of the State of California designated by the awarding authority, for the purposes of investigation to ascertain compliance with the Fair Employment Practices section of this contract.

3. Remedies for Willful Violation:

(a) The State may determine a willful violation of the Fair Employment Practices provision to have occurred upon receipt of a final judgment having that effect from a court in an action to which Contractor was a party, or upon receipt of a written notice from the Fair Employment Practices Commission that it has investigated and determined that the Contractor has violated the Fair Employment Practices Act and has issued an order, under Labor Code Section 1426, which has become final, or obtained an injunction under Labor Code Section 1429.

(b) For willful violation of this Fair Employment Practices provision, the State shall have the right to terminate this contract either in whole or in part, and any loss or damage sustained by the State in securing the goods or services hereunder shall be borne and paid for by the Contractor and by his surety under the performance bond, if any, and the State may deduct from any moneys due or that thereafter may become due to the Contractor, the difference between the price named in the contract and the actual cost thereof to the State.

* "It is unlawful employment practice for an employer to refuse to hire or employ, or to discharge, dismiss, reduce, suspend, or demote, any individual between the ages of 40 and 64 solely on the ground of age,..." (Labor Code Section 1420.1)
RPORT LEASE AGREEMENT

THIS LEASE, dated the 1st day of May, 1974, between COUNTY OF MARIPOSA, Lessor, and STANDARD OIL COMPANY OF CALIFORNIA, a Delaware corporation, Lessee.

WITNESSETH:

1. Lessee hereby leases to Lessee a site for airplane fueling facilities at Mariposa Airport, City of Mariposa, County of Mariposa, State of California, which site is more particularly shown within red lines on the print, hereof attached, marked Exhibit "A," and which is hereby made a part hereof, for the term from May 1, 1974, to June 30, 1972, and thereafter until ninety (90) days written notice shall have been given by either party to the other of intention to terminate this lease, provided, however, that such notice shall not be served prior to said last-mentioned date.

2. Lessee and its appointed Airport Dealer shall have the right to construct, operate, and maintain on said premises mobile or stationary equipment, together with the necessary tanks, pumps, pipe lines, and other equipment incidental thereto for the operation of aircraft fueling facilities, and the right at the expiration of Lessee’s tenancy of said premises to remove from said premises and said airport any and all facilities or improvements owned by Lessee or its appointed Airport Dealer. Lessee, its employees, and appointed Airport Dealer shall have free right of ingress and egress to and from and on about the above described airport for the purpose of properly maintaining such facilities and for properly serving customers.

3. As consideration for the lease of said premises and for the covenants of Lessor, Lessee shall pay Lessor the following rental:

   The sum of $1.00 a year, said sum payable annually in advance so long as this lease remains in force and effect, commencing with the first day of September, 1973.

4. Lessee shall have the non-exclusive right and privilege to market, sell, advertise, deliver, store, and distribute from said premises and at said airport aviation petroleum products to or for aircraft of any description during the term of this lease or any extension thereof.

5. If any part of said premises or said airport is condemned or its character is changed by public authority or otherwise, or in the event operation of said airport for airport purposes is discontinued, or if any obstructions are placed on said airport or premises adjoining said airport or any part thereof, so that it then becomes impossible or impractical in Lessee’s opinion to use said premises for aircraft fueling purposes, or if Lessee is or becomes a party to an Airport Dealer Agreement with any party relating to said premises, and said agreement is terminated in any manner, by Lessee or otherwise, Lessee shall have the right to terminate this lease by giving Lessor thirty (30) days’ notice in writing of such termination. If as a result of any cause other than those hereinafore set out, said premises or said airport become unusable for aircraft fueling or airport purposes for a period of thirty (30) consecutive days or longer, then Lessee may suspend all rental payments hereunder until said premises and said airport are again so usable.

6. Lessee shall have the option to renew this lease for a further period of five (5) years and thereafter until terminated by ninety (90) days’ written notice from either party to the other, upon giving to Lessor notice in writing thereof at least thirty (30) days prior to the expiration of the term hereof.

7. The provisions of this lease shall inure to the benefit of Lessee and of its successors and assigns, and shall bind and inure to the benefit of the heirs, administrators, executors, successors and assigns of Lessor.

IN WITNESS WHEREOF, the parties hereto have executed this lease in triplicate.
CONTRACT FOR SERVICE IN NONFEDERAL INSTITUTION

THE UNITED STATES OF AMERICA

For: UNITED STATES DEPARTMENT OF JUSTICE, BUREAU OF PRISONS, WASHINGTON, D. C. 20537
With: Mariposa County, California

Judicial District: Eastern California
Immigration and Naturalization Service: Southwest Region, District 13

Description of Service:
Safekeeping, care, and subsistence of persons held under authority of any United States statute, excluding persons detained as aliens, in the Mariposa County Jail, Mariposa.

It is understood that the care provided will not include medical treatment.

Rate Per Day Per Person: $5.00

The above-named city, county, state, or agency, by the undersigned, agrees to furnish the services above specified, and shall render monthly a prescribed voucher statement of the amount due (a) for persons other than detained aliens, to the United States marshal for the judicial district specified, and (b) for detained aliens, to the office of the Immigration and Naturalization Service having jurisdiction in the area. In consideration thereof, the United States of America, by the undersigned, agrees to pay the rate specified above.

Terms and Conditions:
This contract is subject to the provisions of Title 18 of the United States Code and to the rules and regulations governing the care and custody of persons committed hereunder as set forth in Exhibit(s) A, A-1,------ and B, hereto attached and made a part hereof.
This contract will remain in force for a period not to exceed three years and will be modified or cancelled only after thirty days' notice prior to the effective date of any proposed change, which shall be given by the party proposing the change.

The United States reserves the right to enter the institution specified at reasonable hours for the purpose of inspecting the same and determining the conditions under which federal offenders are housed.
No Member of or Delegate to Congress, or Resident Commissioner, shall be admitted to any share or part of this contract or to any benefit that may arise therefrom unless it be made with a corporation for its general benefit.

Effective Date: May 31, 1974

Mariposa County, California

By: [Signature] Chairman, Board of Supervisors
Title: [Title]

By: [Signature]
Title: [Title]

THE UNITED STATES OF AMERICA

Acceptance of this contract is recommended.

By direction of the Director of the Bureau of Prisons

United States Marshal

for Assistant Director
Fred R. Dickson, Jr.
REGULATIONS GOVERNING CUSTODY AND TREATMENT OF FEDERAL PRISONERS IN NONFEDERAL INSTITUTIONS

Under the provisions of Title 18, United States Code, Section 4002, the Director of the Federal Bureau of Prisons may contract with the proper authorities of any state, territory, or political subdivision thereof, for the imprisonment, detention, supervision, and proper treatment of all persons held under authority of any enactment of Congress.

The rates to be paid for the care and custody of said persons shall be determined by the Director and paid to the proper authorities of the state, territory, or political subdivision thereof. The care and custody of such persons shall be in conformance with the provisions of this regulation and the laws of the United States.

Persons who will be placed in nonfederal institutions under authority of federal statutes include (1) prisoners held prior to a hearing or conviction, to await trial, to temporary detention while being transported to another institution, to serve short sentences, as parole and mandatory release violators, and as witnesses; and (2) persons to be detained for the Immigration and Naturalization Service.

The regulations which follow govern the custody and treatment of federal prisoners in jails and other nonfederal institutions. Institution officials shall take up with the United States marshal or the Bureau of Prisons matters not covered by these regulations and any cases in which it appears that an exception to the regulations should be made.

1. Responsibility for Prisoners' Custody

It is the responsibility of the sheriff, jailer, or other official responsible for the administration of the institution to keep prisoners in safe custody and to maintain proper discipline and control.

2. Removal of Prisoners

A federal prisoner legally held in a jail or other place of detention may not be removed therefrom by any person without an order of the federal court. The United States attorney, the United States commissioner, or United States magistrate, or permission from the Director of the Bureau of Prisons, except that (1) the committing officer may remove a prisoner for a hearing before the United States commissioner or United States magistrate concerning the charge on which the prisoner was arrested; (2) the committing officer may remove a prisoner placed in an institution temporarily while being transported; and (3) the United States marshal may remove a prisoner as follows:

(a) For transfer to another jail or institution for special reasons as provided in accordance with Bureau of Prisons regulations and for medical treatment as prescribed in the medical regulations.

(b) For appearance in court for trial, hearing, or investigation, for the prisoner or any other reason. In this connection Section 4061, Title 18, United States Code provides that "no person shall be removed or committed to an institution unless brought into court or ordered by the court or the United States attorney, for which no fee shall be charged and no writ required." This section applies to all persons in the custody of the United States.

(c) In pursuance of an order or written order of the court requiring the trial of an individual's case.

(d) In compliance with rules of habeas corpus.

(e) For interview at the office of the United States attorney or the head office of the Federal Bureau of Investigation as authorized under the United States marshals' regulations.

(f) For the purpose of commitment to an institution where sentence is to be served.

(g) In accordance with instructions from the Bureau of Prisons to take a prisoner to the bedside or funeral of a dying or deceased parent, husband, wife, child, or other member of the immediate family.

3. Standard of Treatment

Federal prisoners will be held in clean quarters adequately heated and ventilated and will receive adequate and wholesome food and proper medical attention. Juveniles will be held apart from adults and male and female prisoners will be properly segregated. Federal prisoners will not be allowed special privileges or improper liberties. They will not be permitted to purchase or receive intoxicating liquors. They will not be permitted to leave the institution for any reason not authorized by law. Sentences and other proceedings under which federal offenders are held must be carried out impartially and without interference.

Federal prisoners shall not be subjected to corporal punishment or other cruel and inhuman treatment, nor to control or abuse by other inmates. They shall not be handcuffed or otherwise shackled within an institution nor while being employed as authorized in paragraph 13. If the institution officials think that a federal prisoner cannot be restrained by reasonable methods they should report the facts promptly to the United States marshal or to the Bureau of Prisons, and appropriate instructions will be issued for the inmate's custody.

No person confined in a jail or other place of detention shall on the ground of race, color, religion or national origin, be subjected to discrimination in any matter relating to his confinement.

Federal prisoners who violate the rules of the institution may be disciplined by the following methods:

Restriction of privileges.

Separate confinement for a limited period of time. Any cell used for this purpose shall be properly locked, heated, and ventilated and maintained in a sanitary condition at all times. Facilities for toilet, bath, and exercise shall be provided. Dentistry restrictions shall not be imposed. The prisoner should be shown at frequent intervals by a member of the institution staff. Medical attention should be provided as needed, and all necessary precautions shall be taken to safeguard the prisoner's health.

Photographing and Publicity

Institution officials have no authority to give out publicity concerning federal prisoners. They shall not give out personal histories or photographs of the prisoners or information as to the arrival or departure of prisoners, except upon the written request of the prisoner or his counsel or upon the written order of the United States attorney. If the prisoner's name is announced, the institution officials may photograph federal prisoners as a means of identification for official use only.

5. Attorneys

Every federal prisoner must be granted the right to communicate with counsel of his own choosing. However, in the case of certain prisoners, the Bureau of Prisons...
Government. If death is due to violence, accident sur-
rounded by unusual or questionable circumstances, or if
death is sudden and the deceased has not been under
immediate medical supervision, the court or the local
jurisdiction should be called to review the case.

12. Marriage
Federal prisoners shall not be allowed to marry unless
permission has been obtained from the Bureau of Prisons.

13. Employment
Federal prisoners may be employed only in the manufac-
ture of articles far, the production of supplies for, the
construction of public buildings for, and the care and
operation of the institutions of the state or political sub-
jurisdiction. The hiring out of prisoner labor to private parties is
prohibited. (Title 18, United States Code, Sections 436, 4802)

Under the authority of Title 18, U. S. Code, Section
4082, sentenced federal prisoners may be assigned to
work at correctional programs or participate in a training
program in the community, subject to the approval of the
Bureau of Prisons. This requires the approval of the Bureau of Prisons.

14. Escape
The escape of a federal prisoner must be reported
immediately to the United States marshal.

Punishment by fine or imprisonment or both is pro-
vided for federal prisoners who escape or attempt to
escape; for persons who assist in any way in the escape of
a federal prisoner; or for persons who have in custody any federal prisoner
voluntarily or through supervision paid by federal
prisoners to escape. (Title 18, United States Code, Sections
751, 752, 753)

15. Deductions for Good Conduct
Federal prisoners serving sentences of six months or
more are eligible to earn deductions for good conduct
at the following rates:

- Not less than 6 months but more than 1 year: 5 days per month
- Not less than 1 year and less than 2 years: 10 days per month
- Not less than 2 years and less than 3 years: 14 days per month
- Not less than 3 years and less than 5 years: 20 days per month
- Not less than 5 years: 25 days per month

When two or more consecutive sentences are to be
served, the aggregate of the sentences shall be
the basis for the deduction.

All or any part of a prisoner's earned good time may
be forfeited or good time may be withheld if he commits
any offense or violates the rules of the institution. When
local officials feel that a prisoner's conduct warrants
withholding or forfeiture of good time, the matter should
be referred to the Bureau of Prisons for consideration.

Forfeited good time may later be restored if the pris-
oner's conduct improves sufficiently to warrant such
action. Institution officials should submit recommenda-
tions for restoration to the Bureau of Prisons for
consideration.

16. Computation of Sentences
A federal sentence begins to run on the day the
prisoner is received at the place for, and the time to
service of sentence. Any part of a day served on
the day on which he escapes and resumes running
at the beginning of the day on which he is again taken
into custody as a federal prisoner. His release date will
be extended by the number of days his sentence was
inoperative due to his escape. For example, if a prisoner
under sentence of two months begins June 1 escapes
and is apprehended on June 15, his sentence will
be considered inoperative for 2 days and his release
date changed from July 31 to August 2.

When the court has specified in the judgment and
commitment that a prisoner shall stand committed for
nonpayment of fine, the prisoner is required to serve
30 days solely for nonpayment before becoming eligible
to take the indigent prisoner's oath. If the prisoner has
a term sentence also, the 30 days must be computed as
beginning on the day following expiration of the term
sentence. For example, a prisoner with a sentence of
6 months and a committed fine beginning June 27 will
become eligible for release from the term sentence, with
good conduct deductions, November 30; and the 30
days for nonpayment of fine will begin November 27 and
end on December 26.

A sentence expressed in months or years must be
computed in calendar months. It extends from the date
of sentence to the corresponding day of the month
of expiration, less one, when the month of expiration has
so many days, otherwise to the last day thereof. For
example, a sentence of 2 months beginning June 27
expires August 27. A sentence of 2 months beginning
December 31 expires February 28 (or February 29 in
a leap year).

A sentence expressed in days must be computed by
counting on the calendar the number of days in the
sentence. For example, a sentence of 60 days beginning
June 27 expires August 27.

On sentences of six months or more, on which deduc-
tions for good conduct are earned, the date of discharge
is computed by subtracting the number of days earned
from the maximum expiration date of the sentence. For
example, a sentence of 6 months beginning June 27 will
expire, with full good conduct credit,
(December 26, date of maximum expiration, less 30 days
good conduct deductions). Deductions for good conduct
are allowable on the initial portion of a "split sentence" (a combination in a single case of a short jail
sentence, not to exceed 6 months, and a period of pro-
bation) if the jail sentence is 6 months, but not if it is
less than 6 months.

On all sentences imposed on or after September 20, 1960, credit is given for time spent in custody before sentencing, if the custody was in connection with the
offense for which the defendant was sentenced. On
sentences imposed prior to September 20, 1960, credit for
pre-sentence detention is given if the offense carries a
minimum mandatory penalty, if the sentence is the maxi-
which could have been imposed, plus the time in custody prior to sentence exceeds the
statutory minimum.

Credit for pre-sentence detention is given by deduct-
ing the number of days involved from the expiration
date of the sentence. For example, a prisoner sentenced
on May 15 to serve 3 months, having been in custody
awaiting trial since May 1, would be eligible for release
with pre-sentence detention credit on July 14, expiration
date, less 14 days pre-sentence detention credit.

When a parole or mandatory release violator is com-
mited to a nonfederal institution for service of sentence,
his sentence will be computed at the federal institution
from which he was released or in the Bureau of Prisons
and a statement of the computation will be furnished to
the officials of the nonfederal institution.

If a prisoner escapes, his sentence stops running at
the close of the day on which he escapes and resumes running
at the beginning of the day on which he is again taken
into custody as a federal prisoner. His release date will
be extended by the number of days his sentence was
inoperative due to his escape. For example, if a prisoner
under sentence of two months begins June 1 escapes
and is apprehended on June 15, his sentence will
be considered inoperative for 2 days and his release
date changed from July 31 to August 2.

If a prisoner escapes and is apprehended on the same day or on the
following day, there is no inoperative time.

When the court has specified in the judgment and
commitment that a prisoner shall stand committed for
nonpayment of fine, the prisoner is required to serve
30 days solely for nonpayment before becoming eligible
to take the indigent prisoner's oath. If the prisoner has
a term sentence also, the 30 days must be computed as
beginning on the day following expiration of the term
sentence. For example, a prisoner with a sentence of
6 months and a committed fine beginning June 27 will
become eligible for release from the term sentence, with
good conduct deductions, November 30; and the 30
days for nonpayment of fine will begin November 27 and
end on December 26.

State laws cannot be used as a basis for computing federal sentences.
17. Release from Service of Sentence

Prisoners serving federal sentences shall be released as follows:

(a) Maximum expiration. A prisoner having a sentence or sentences totaling less than six months is not eligible to earn good conduct deductions and will be released when he has served his maximum sentence.

(b) Minimum expiration. A prisoner whose release is based on good conduct deductions of 180 days or less will be released unconditionally at the expiration of his term less good conduct deductions.

(c) Mandatory release. A prisoner whose release is based on good conduct deductions of 181 days or more will be released conditionally at the expiration of his term less good conduct deductions. A mandatory release certificate will be forwarded to the institution at the proper time by the U.S. Board of Parole. A prisoner so released remains under the supervision of the Board of Parole until the maximum expiration of his sentence less 180 days and if he violates the conditions of his release may be returned to custody to complete his sentence.

(d) Parole. A prisoner sentenced under regular criminal procedure to a term or terms totaling more than 180 days is eligible to be released on parole by authority of the U.S. Board of Parole after serving one-third of his sentence. Prisoners wishing to make application for parole may write to the Chairman, U.S. Board of Parole, Washington, D.C. 20537. If parole is granted a parole certificate will be forwarded to the institution by the Board of Parole as authority for release of the prisoner. A parolee remains under supervision of the Board of Parole until the maximum expiration of his sentence and if he violates the conditions of his parole may be returned to custody to complete his sentence. A prisoner serving the initial portion of a "split sentence" (see paragraph 16) is not eligible for parole.

18. Gratuities for Discharged Prisoners

Federal law provides for the issuance of transportation to the place of conviction or legal residence and, in the discretion of the Attorney General, clothing and cash gratuity to all persons discharged after service of sentence, and for the issuance upon court order of transportation and subsistence to persons released without conviction, either to release on bail or placed on probation. Institution officials should consult the United States marshal when they feel a prisoner is in need of the gratuities mentioned.

19. Vouchers and Records

The United States marshal will instruct institution officials regarding preparation of vouchers and the method of reporting commitments and discharges of federal prisoners.

Revised September 1971
Under the provisions of Title 18, U. S. Code, Sections 4002, 5013, and 6066, the Director of the Federal Bureau of Prisons may contract with the proper authorities of any state, territory, or political subdivision thereof, or with any appropriate public or private agency for the custody, subsistence, care, employment, education, and training of persons held under authority of enactments of Congress.

The general regulations which follow govern the custody and treatment of sentenced federal offenders in nonfederal institutions. Institution officials should take up with the United States marshal or the Bureau of Prisons matters not covered by these regulations and any cases in which it appears that an exception to the regulations should be made.

1. Responsibility for Offenders' Custody

It is the responsibility of the administration of the institution to provide for the physical needs of the offenders and to make available to them programs of training and treatment which are consistent with their individual needs; to retain them in safe custody and to maintain proper discipline and control; to make certain that they receive no special privileges and that the sentences and orders of the court are faithfully executed.

2. Removal of Offenders from Institution

A sentenced federal offender legally held in an institution may not be removed therefrom by any person without the approval of the federal court or authority from the Bureau of Prisons, except that an offender may be removed for the purpose of medical or dental treatment as provided in paragraph 4, below. If for any reason institution officials believe that an offender should be transferred to a different institution, a request for transfer, together with a full report on the offender's adjustment, should be forwarded to the Case Management Branch, Bureau of Prisons. Arrangements for transfer will be made through the United States marshals.

3. Standard of Treatment

It is expected that federal offenders will be housed in clean quarters adequately heated, lighted, and ventilated; that when consistent with custodial considerations they will have the opportunity to work regularly at an assignment which will not be injurious to health; that they will be provided opportunities for education, vocational training, religious services, and recreation which are in keeping with their needs.

Offenders who have violated institution rules and regulations are subject to the following types of disciplinary treatment:

(a) Restriction of privileges other than correspondence and visits, which may be imposed for disciplinary reasons (see paragraphs 7 and 10);
(b) Forfeiture or withholding of deductions for good conduct (see paragraphs 7 and 10);
(c) Removal from general population and confinement in a separate room or cell for a limited period of time. If placed in such quarters, the offender should be seen at frequent intervals by a member of the staff. Medical attention should be provided as needed, and all necessary provisions should be taken to safeguard the inmate’s health. The quarters should be properly lighted, heated, and ventilated and maintained in a sanitary condition at all times. Facilities for maintenance of personal hygiene should be available. Dietary restrictions should not be imposed; three meals a day should be furnished, consisting of the regular diet as provided for inmates not in disciplinary status.

Under no circumstances may a federal offender be subjected to corporal punishment or other cruel and inhuman treatment or to control or abuse by other inmates.

No person confined in any place of detention shall be put in a solitary confinement at all times. Facilities for maintenance of personal hygiene should be available. Dietary restrictions should not be imposed; three meals a day should be furnished, consisting of the regular diet as provided for inmates not in disciplinary status.

Under no circumstances may a federal offender be subjected to corporal punishment or other cruel and inhuman treatment or to control or abuse by other inmates.

No person confined in any place of detention shall be on the ground of race, color, religion, or national origin, be subjected to discrimination in any matter relating to his confinement.

4. Medical Service

The Government expects that sentenced federal offenders will receive such medical and dental treatment as may be necessary to safeguard their health and promote their adjustment as self-supporting members of the community upon release. No officer will be permitted to unduly treat an offender at his own expense except with special approval of the Bureau of Prisons. Unless an emergency is involved, the institution should contact the United States marshal for advance authority before incurring medical or dental expenses for which the Government is responsible under the terms of the contract. In an emergency the institution may proceed with the necessary treatment without prior authority, but in every such case must notify the United States marshal immediately and furnish full information regarding the treatment furnished, the type of treatment to be provided, and the estimated cost.

When medical or dental treatment requires removal of the offender from the institution, the offender shall be removed only after notification to the United States marshal unless an emergency is involved. In the event of an emergency which does not permit prior notification, the institution shall notify the marshal as promptly thereafter as practicable. All necessary precautions shall be taken to assure the safekeeping of the offender while he is absent from the institution. Necessary custodial supervision shall be provided either by the marshal or by the institution.

The United States marshal has general authority to approve expenditures for medical and dental treatment which are clearly necessary to conserve the offender's health, but is required to obtain prior authorization from the Bureau of Prisons for any elective medical service, such as plastic surgery or other corrective treatment of disabilities which are not active or progressive.

5. Employment

Federal offenders may be assigned to work related to the maintenance and care of the institution in which they are housed and to the production of food and other supplies for the institution. Adult offenders may also be assigned to the manufacture of articles for, the production of supplies for, and the construction of public works for, the state or political subdivision of the state in which they are confined. The hiring out of prisoner labor to private parties is prohibited. (Title 18, U. S. Code, Sections 436, 4002) Ordinarily, no offender should
be required to work more than 8 hours per day and 48 hours per week.

Under the authority of Title 18, U. S. Code, Section 4082, federal offenders may be assigned to work at paid employment or participate in an educational or vocational training program in the community, on a voluntary basis. This requires the approval of the Bureau of Prisons. To be eligible for participation in these community-based programs, no history of violent behavior or of association with organized crime, and should be within approximately six months of his anticipated release date. Recommendations should be forwarded to the Bureau of Prisons, attention Case Management Branch.

6. Photographing and Publicity

Institution officials are not authorized to release publicity concerning federal offenders. They shall not release personal histories or photographs of offenders or information concerning their arrest or conviction.

7. Types of Commitments

There are three general types of federal commitments:

(a) Commitments under regular criminal procedures;
(b) Commitments under the provisions of 18 USC 5010(b) and 5011(c) as youth offenders;
(c) Commitments under 18 USC 5011-5012 as juvenile offenders.

The regulations outlined herein apply equally to all offenders as far as official use only.

8. Computation of Sentence

Official sentence computations for federal offenders confined in nonfederal institutions will be prepared by federal authorities. Commitment information will be entered in the Sentence Data System and the completed form will be transmitted to the institution that is to receive the offender. The date of escape and return to custody should be reported to the Bureau of Prisons, so that the offender's sentence can be recomputed. This does not apply in the case of youth offenders committed under the provisions of 18 USC 5010(b) and 5011(c) as youth offenders.

Any part of a day served on the day the sentence begins and the day it expires is counted as a full day. Any offender should be released at a reasonable hour during the day his sentence expires. It is not necessary that he be held until midnight, and he cannot legally be held over until the following day.

If an offender's release date falls on a Saturday or a Sunday or a Monday which is a legal holiday, the offender may be released on the preceding Friday. If the release date falls on a legal holiday, Tuesday through Friday, the offender may be released on the day preceding the holiday.

State statutes have no influence upon the computation of sentence for federal offenders.

9. Deductions for Good Conduct ("Good Time")

Federal offenders sentenced to terms of six months or more (except youth offenders committed under the provisions of 18 USC 5010(b) and 5011(c)) are eligible for certain deductions for good conduct at the following rates:

<table>
<thead>
<tr>
<th>Time served</th>
<th>Deduction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 6 months or more than 1 year</td>
<td>1 day per month</td>
</tr>
<tr>
<td>Less than 1 year</td>
<td>6 days per month</td>
</tr>
<tr>
<td>Less than 1 day but not less than 1 day</td>
<td>5 days per month</td>
</tr>
<tr>
<td>Ten years or more</td>
<td>10 days per month</td>
</tr>
</tbody>
</table>

When two or more consecutive sentences have been imposed, the aggregate of the several sentences shall be the basis for the deduction.

If an offender violates parole terms by failing to comply with institution rules or instructions, the institution may recommend that good time be withheld for the month in which the misconduct occurs, or if the misconduct is serious may recommend that the offender be required to forfeit all or part of his good time earned. The amount of good time which may not exceed the amount which the offender is eligible to earn in a month (for example, 28 days if parole is being served for a three-year sentence). The amount of good time forfeited may not exceed the total amount which has been earned up to the date of the misconduct. Forfeited or withheld good time may later be restored if the offender's conduct improves sufficiently to warrant such action. Recommendations for withholding or forfeiture of good time, and for restoration thereof, should be submitted to the Case Management Branch, Bureau of Prisons.

10. Meritorious Good Time

It is the policy of the Bureau of Prisons to provide an incentive and reward in the form of extra good time ("meritorious good time") for offenders who make outstanding contributions to the accomplishment of institutional goals. Exceptional work performance as well as productive participation in correctional treatment programs may be recognized by awards of meritorious good time. In all instances, the object is to provide rewards for behavior which contributes to the achievement of correctional goals. The offender's efforts at self-improvement should indicate a desire to become a useful, law-abiding member of society upon release.

Awards of meritorious good time must have the approval of the Bureau of Prisons. Federal awards for awards must be made in writing to the Case Management Branch, Bureau of Prisons, and must state in clear terms that a goal has been reached or that measurable progress is being made toward the achievement of a goal, or that an exceptional contribution is being made to the mission of the institution. Outstanding work and/or application to training must be supported by an overall good adjustment in all program areas.

Factors which may also be taken into account, and which may be substituted for good attainment in these cases in which goals have not been set, include:

(a) Exceptional merit and quality of work;
(b) Exceptional cooperation of an inmate in making the program effective;
(c) Good attendance at classes, absence from duty, or failure to work with a notation of supervision;
(d) Exceptional effort or knowledge required by the assignment or willingness to need such skills constructively.

The allowance of meritorious good time shall be at the rate of two days per month for the first year of the award, four days per month during the second, third, and fourth years, and five days per month for succeeding years; except that inmates in work release status and inmates of gainful employment who have earned meritorious good time may be awarded meritorious good time at the rate of three days per month for the first year of the award and five days per month for succeeding years. These allowances may not be made to an inmate during the first three months of his sentence or to an inmate undergoing restrictions for violation of the rules.
of the institution. An inmate who has forfeited deductions for good conduct (see paragraph 9) will not be eligible for meritorious good time until the forfeited good time has been fully restored. When there is an interruption of meritorious good time because of a disciplinary report or for other reasons, remission may be at the highest rate previously earned. In increasing the rate of good time after the first and fourth years, all time spent in a status carrying extra good time credits will be included.

Inmates who perform exceptional services not necessarily a part of their regular assignment may be granted special "hump sum" awards of a specified number of days' meritorious good time in the following cases:

(a) Acts of outstanding heroism.
(b) Voluntary service and satisfactory performance of unusual and special assignments.
(c) Acts which protect the lives of employees or inmates or the property of the institution.
(d) Suspensions which result in substantial improvement of institutional programs or definite economies in operation.

The restriction on awards during the first three months of a sentence does not apply in these cases. The number of days awarded may not exceed the statutory maximum (18 USC 4162) of three days a month for the first year of the sentence and five days per month for succeeding years. Any other extra good time granted during the period involved must be taken into account and the total extra good time allowed may not exceed the statutory maximum.

Meritorious good time may be forfeited and restored on the same basis as deductions for good conduct (see paragraph 9).

11. Reports on Committed Offenders

An admission classification study should be furnished for all commitments within a reasonable period following admission. Studies on offenders committed under the Federal Juvenile Delinquency Act, the Young Corrections Act, and Section 4206(a)(2), Title 18, U. S. Code, should be submitted within 60 days of the offender's admission. The admission study should reflect the program outlined for the offender during his medical, educational, vocational and psychological reports. If there is no presentence report was prepared, it is not necessary to include social history information if there is no presentence report, a complete social history should be included.

In addition to the admission classification study, subsequent progress reports should be submitted as follows:

In adult cases, the institution should furnish a progress report annually, describing the offender's treatment needs and goals, progress made toward the attainment of these goals, development of community resources for release, and the offender's adjustment since the last previous report.

For youth and juvenile offenders, the Case Management Branch, Bureau of Prisons, in liaison with the Youth Correctional Division Bureau of Prisons, will advise the institution when progress reports should be submitted in each case.

Admission classification studies and progress reports in adult cases should be forwarded to the Parole Executive, U. S. Board of Parole, at 105 E. Maysville St., London, Ky. 40741. Juvenile admission studies and progress reports on youth and juvenile offenders should be submitted to the Bureau of Prisons, attention Case Management Branch.

12. Inmate Privileges

(a) General

Federal offenders confined in nonfederal institutions will ordinarily receive the same privileges as all other offenders committed to the institution except as follows as federal statutes or Bureau regulations may result in limitations or restrictions.

(b) Correspondence

Federal offenders will be permitted to correspond, within reasonable limits and subject to inspection by institution officials, with members of their immediate families and with responsible, interested friends, and with their attorneys. They may also correspond with any other person or persons to whom they are entitled to write to the Attorney General, the Director of the Bureau of Prisons, of the members of the United States Board of Parole, the Parole Attorney, the United States marshal for the district in which the institution is located, and the United States District Judge who imposed sentence, without their letters being opened or read by institution officials. Correspondence with attorneys must be regarded as privileged and shall be inspected only as required to prevent the introduction of contraband or otherwise protect the good order and security of the institution.

Except as provided above, incoming and outgoing mail should be inspected. Mail, including packages, which has been processed through a post office should not be opened, however, without the written consent of the federal offender to whom it is addressed. Upon commitment to the institution, each federal offender should be requested to sign a declaration, similar to the one shown below, authorizing the officials to open, read, and examine his private correspondence.

"I hereby authorize the (official in charge) of (name of institution), or his authorized representative, to open all mail and packages directed to me as long as I am in said institution."

Mail privileges should be denied to any offender who refuses to sign this authorization and he should be informed that his mail will be returned to the post office as undeliverable.

If the inspection of incoming or outgoing mail discloses evidence of contraband, plans to escape or run away, information concerning delinquent activities, or any material in violation of the postal laws, mail should be withheld and the facts reported promptly to the United States marshal and to the Bureau of Prisons.

(c) Institution Visits

Visits to federal offenders shall be in accordance with the rules of the institution. The rule will permit visits from identified members of the immediate family and the attorney upon approval. Institution officials have the right to deny a visit to any offender when in their opinion such a visit would not be in the best interest of the offender.

(d) Furloughs

Section 4092, Title 18, U. S. Code, authorizes the granting of furloughs for periods not to exceed 30 days "to permit a visit to a dying relative, attendance at the funeral of a relative, the obtaining of medical services not otherwise available, the contacting of prospective employers, or for any other compelling reason consistent with the public interest." All furloughs for federal offenders in nonfederal institutions require advance approval; recommendations should be forwarded to the Case Management Branch, Bureau of Prisons. The following guidelines will apply:

(1) Ordinary furloughs will not be authorized for offenders identified with large-scale, organized criminal activity, for inmates convicted of crimes of violence, or for others posing a threat to the community is likely to evoke adverse public reaction toward the inmate or the Government. Minimum custody is considered a prerequisite, and in addition the furlough candidate must be mentally and physically capable of making the trip without escort and must have demonstrated a level of responsibility which will assure that he will comply fully with the requirements and expectations of a furlough.

(2) Government funds may be used to pay the costs of a furlough. The offender, his family, or some other appropriate source must provide the funds.

(3) A furlough may be approved to permit a visit to the deathbed or funeral of a member of an inmate's immediate family (spouse, child, parent, brother, or
sister). Ordinarily, if a furlough is granted for a deathbed visit, a funeral trip will not be authorized unless the death occurs in a crisis situation where immediate personal presence of unusual circumstances (for example, to locate an unexpected child). Permission will be granted only after complete investigation by a community agency, and in the case of minors only with parental consent. If a minor is granted permission to visit, it is at the family's discretion and subject to the issuing authority, and shall be under the supervision of a legal guardian who shall accompany the child.

(4) A furlough may be granted to enable a qualified offender to call on prospective employers in order to complete suitable release plans when (a) it is determined by the institution staff that the offender's availability for employer interviews is essential to obtaining a satisfactory job; (b) the offender is within 60 days of a firm release date; (c) the community, if it is not the offender's home state, requests, and such request is consistent with the offender's parole status, is one in which the United States probation officer has agreed to accept supervision.

(5) Furloughs for special training courses or for other purposes clearly within the intent of the law may be considered when circumstances warrant.

(6) When a furlough is granted, a preliminary report will be prepared by the probation officer in the district in which the offender will travel and request him to call the institution and the Bureau of Prisons to determine if the offender has reason to believe the offender may be missing his furlough or if any other matter requiring action by the Bureau of Prisons exists. The offender shall be required to report to the U.S. probation officer by telephone upon arrival at his destination and to make such additional telephonic reports as the U.S. probation officer may require. If the furlough extends beyond one day, the offender's plans of lodging must be approved by the U.S. probation officer.

(7) Failure to remain at the destination authorized for the furlough or to return to the institution within the time prescribed shall be deemed an escape. Such an escape must be reported immediately to the United States marshal in the district in which the institution is located.

(8) A brief memorandum in duplicate should be forwarded to the Case Management Branch, Bureau of Prisons, along with a copy of the furlough order, reporting on the outcome of the trip and covering any unusual circumstances or occurrences.

(9) Exoffender Deathbed or Funeral Visits

When a furlough is not appropriate, permission may be granted by the Case Management Branch, Bureau of Prisons, following the return of a former offender to the United Statesmarshals in the district in which the institution is located.

(10) A brief memorandum in duplicate should be forwarded to the Case Management Branch, Bureau of Prisons, along with a copy of the furlough order, reporting on the outcome of the trip and covering any unusual circumstances or occurrences.

(11) The offender shall at all times while in the custody of the United States marshal or an officer of the institution and shall be held in an authorized jail at all times other than in transit or at the relative's bedside or funeral.

(12) All expenses of the trip including salary and travel expenses of the escorting officer must be borne by the offender or his family.

(13) The visit must be limited to 24 hours.

(14) Visits will not be approved for notorious criminals or persons who are serious custody risks.

(15) Home and Community Visits for Juveniles and Young Offenders

In addition to the furlough and home visit privileges outlined in subparagraphs (d) and (e) above, juveniles and young offenders may be permitted to go on institution-sponsored trips, to have short home visits (usually not to exceed two weeks at a time), and to attend public schools, colleges, or trade schools in the community. Any out-of-institution programs or visits which exceed two days and which are unapproved must be approved by the Case Management Branch, Bureau of Prisons.

(g) Marriage

Former offenders shall not be allowed to marry unless permission is given by the Case Management Branch, Bureau of Prisons. It is the usual policy of the Bureau to deny permission for a marriage except in the

13. Release from Service of Sentence

(a) Parole

An offender sentenced under regular criminal procedure to one or more terms of imprisonment of more than 180 days is eligible for parole consideration when he has served one-third of his sentence or after serving 15 years of a life sentence or of a sentence of over 45 years (18 USC 4202). Under 18 USC 4208 the court in imposing a sentence exceeding one year may (1) set parole eligibility at completion of a term which is less than one-third of the sentence (18 USC 4208(a)(1)), or (2) direct that the prisoner be eligible for parole at such time as the Board of Parole may determine (18 USC 4208(a)(2)).

A youth offender committed under 18 USC 5010(b) is eligible for conditional release under supervision (parole) at any time and may be released under supervision (parole) on or before the expiration of four years computed uninterruptedly from the date of conviction (18 USC 5017).

A youth offender committed under 18 USC 5010(c) is eligible for conditional release under supervision (parole) at any time and may be released under supervision (parole) not later than two years before the expiration of the term imposed by the court (18 USC 5017).

A juvenile committed under the provisions of 18 USC 5054 may be released on parole at any time (18 USC 5057).

A prisoner serving a "split sentence" (a period of confinement not to exceed six months followed by probation imposed under 18 USC 3653) is not eligible for parole on the initial confinement portion of the sentence.

The authority to parole adult offenders is vested in the United States Board of Parole. Institution officials are requested to furnish parole applicants with such assistance as may require in preparing and submittin their applications and in developing plans for release.

The authority to release juvenile and youth offenders (and all other offenders confined in youth institutions) under parole supervision is vested in the Youth Correction Division of the U. S. Board of Parole. Institution officials are requested to initiate parole planning in these cases. Those offenders do not apply for parole, review hearings, or special intake interviews, and may not waive hearings. The Youth Correction Division periodically reviews each case, and makes a basis of progress reports which the institution will be requested to submit at scheduled intervals. In addition, the institution may submit a special progress report at any time should it appear that an offender is ready for release under parole supervision before the next scheduled review.

The U. S. probation officer in the area to which an offender will return will be asked to investigate the proposed release plans and to recommend to the institution with copies to the U. S. Board of Parole or the Youth Correction Division.

The institution will be notified promptly of the action of the parole authority. No offender shall be released until parole certificates have reached the institution and have been properly executed.

An offender released on parole ordinarily must remain under parole supervision until the expiration of his sen-
lease plan has been developed and, in the discretion of the Attorney General, clothing and cash gratuity to persons discharged after service of sentence.

Ordinarily, transportation will be provided by bus. When for reasons of health it is necessary that the offender be accompanied by his destination by a nurse or physician, this fact should be brought to the attention of the Case Management Branch, Bureau of Prisons, and special arrangements will be made to obtain the services of an attendant secured in advance.

Regulations provide that an offender may be provided discharge clothing which will make him presentable upon release and afford him reasonable protection from the weather. The S. marshal is authorized to expend a maximum of $40.00 for a clothing outfit for a released offender and this amount may be exceeded only with the special authorization of the Bureau of Prisons.

The law provides that the released offender may be furnished an amount of money not to exceed $120.00. Institution authorities should exercise their discretion in recommending the amounts to be furnished releases. An offender who has no personal funds is not entitled to a gratuity, nor is an individual who is released to other custody. In general, the gratuity authorized should, when added to the releasee’s personal funds, be sufficient to pay for food and other necessities while on route to his destination and to provide for his basic needs for one week after arrival. If the releasee can expect to receive assistance from his immediate family or from other resources, the release funds may be reduced accordingly. Vendor need for funds to purchase clothing, tools, or equipment needed for release employment, or for the payment of union dues or initiation fees, should be taken into account in determining the amount of the gratuity.

15. Escapes and Runaways

The escape or runaway of a federal offender must be reported immediately to the United States marshal and to the Bureau of Prisons. Punishment by fine or imprisonment in the institution is provided for federal offenders who escape or attempt to escape; for persons who assist in any way in the escape of a federal offender or conceal an escaped person. Persons who have in any way assisted any offender voluntarily or through negligence permit such offender to escape (18 USC 753, 752, 755).

16. Death of an Offender

In the event of the death of a federal offender the institution should notify the United States marshal immediately, furnish information as requested for the marshal’s report to the Bureau of Prisons, and follow his instructions with regard to disposition of the body. If the body is claimed by relatives the marshal has authority to release it to them, and if the relatives live at a distance the Government will pay the cost of transporting the body and the necessary expenses of preparing the body for shipment. The Government cannot pay any part of the expenses of funeral services and interment at destination. If the body is not claimed the marshal may authorize or direct a burial at discretion of the local prison and necessary funeral expenses will be paid by the Government. If death is due to violence, accident, or unusual or questionable circumstances, or if death is sudden and the deceased has not been under parole supervision or the local jurisdiction should be called to review the case.

17. Vouchers and Records

The United States marshal will instruct institution officials regarding preparation of vouchers for the boarding of federal offenders in accordance with the terms of the contract. If there is need for expenditures not provided for in the contract, the institution officials should contact the United States marshal for advice. The marshal will also explain the method of reporting commitments and discharges of federal offenders.

Revised September 1974
EXHIBIT B

RULES AND REGULATIONS FOR THE MAINTENANCE OF PERSONS DETAINED UNDER THE IMMIGRATION LAWS IN STATE AND COUNTY INSTITUTIONS

For the guidance of those handling persons detained under the immigration laws in nonfederal institutions, the following information is furnished:

1. Persons detained by the U. S. Immigration and Naturalization Service under laws enforced by it are not under sentence but are detained solely to insure the person's availability for further proceedings or deportation.

2. Persons detained under authority of the U. S. Immigration and Naturalization Service are not under criminal proceedings, therefore, they shall not be required to work against their will, except for the upkeep of their own quarters.

3. There shall be proper segregation of males and females; adults and juveniles.

4. Unless such restrictions be imposed pursuant to the request of local immigration authorities, none shall be imposed on incoming or outgoing mail privileges, except that if necessary in connection with the efficient management of the facility such mail may be scrutinized to the extent legally authorized for prisoners generally and, if found objectionable from a security or other point of view, may be delivered to the nearest representative of the Immigration and Naturalization Service for appropriate disposition.

5. The requirements of the Immigration and Naturalization Service with regard to standards of detention set forth in paragraphs above shall be complied with insofar as practicable. In the event that it should become impossible to meet such requirements at the time a person is offered by the Immigration Service for detention, the situation should be explained to the Service officer, and should conditions arise subsequent to the placing of a detainee in detention which constitute a violation of the requirements above stated, the facts should be presented verbally, if convenient, to the nearest immigration officer as promptly as possible.

6. No person detained under the immigration laws shall, on the ground of race, color, religion, or national origin, be subjected to discrimination in any matter relating to his detention.

M-47 (Rev. 8-15-64)
CONTRACT: Mariposa County Jail, Mariposa

Former Rate: $3.50
New Rate: $5.00
Effective Date: 31 May 1974

Cost Statement: No
Profile Report: Yes

APPROVED: 

DISAPPROVED: 

Notes: Does not include medical.
BOARD OF SUPERVISORS
June 6, 1974

June 6, 1974 being the time provided by law for the canvass of the returns of the Consolidated Primary Election held on the 4th day of June, 1974, the County Clerk having been instructed to canvass said returns by Resolution No. 74-42, passed and adopted by the Board of Supervisors on May 21, 1974, the following were present:

Esta H. Hval, Carline S. Stephens and Vera H. Bolek
June 6, 7, 10 & 11, 1974

The canvass of the returns of the Consolidated Primary Election held on the 4th day of June, 1974 was continued with the above canvassing board present. The canvass was completed on June 11, 1974 and the Statement of all Votes Cast at said election entered on the records of the Board of Supervisors, in book entitled "Statement of all Votes Cast".

Pursuant to Elections Code Sec. 8873, the candidates nominated for members of the County Central Committee not exceeding the number of candidates to be elected, with the exception of the Democratic Co. Central Committee Dist. 5, were declared elected to their respective County Central Committee by the Board of Supervisors:

DEMOCRATIC COUNTY CENTRAL COMMITTEE
District No. 1 - 5 members: Walter L. Cook, Mrs. Audrey A. Yarmey.
District No. 2 - 3 None. District No. 3 - 4 None. District No. 4 - 5: Mrs. Dorothy W. Blunt, Mrs. Frances L. Phillips. District No. 5 - 4 (Contested) Those persons being elected by ballot were: Mrs. Laurie B. Hanlin, Mrs. Margaret B. Brown, Carl C. Mills, Miss Carol Ann Mills.

REPUBLICAN COUNTY CENTRAL COMMITTEE
District No. 1-4 None. District No. 2 - 3 Harlan T. Hill. District No. 3 - 4 Kathleen R. Bagwell, Bobby J. Rader. District No. 4 - 5 Mrs. Ruth B. Massey, Mrs. Margaret Balzer Dawson, Mrs. Phyllis Ballinger. District No. 5 - 5 Neil Allan Stonum.
There were no filings for American Independent County Central Committee or for Peace and Freedom County Central Committee.

Ellen P. Ritter
County Clerk
The Board of Supervisors of the County of Mariposa met this 11th day of June, 1974, with all members present.

The minutes of the meeting of May 28th, 1974, were approved as mailed.

The following claims were approved as presented:

- General Fund $20,486.94
- Road Fund 5,811.45
- Recreation & Parks Fund 2,449.91
- Law Library Fund 123.27
- Fish & Game Fund 41.80
- Water Agency Fund 100.00
- Mariposa Lighting Fund 344.89
- Coulterville Lighting Fund 75.71
- Horntos Lighting Fund 42.06
- ACOO Fund 144.39
- Revenue Sharing Operating Fund 5,656.16
- Yosemite West Maintenance District Fund 1,876.79
- Don Pedro County Service Area 1-M 173.37
- Mariposa Pines Co. Service Area 1-M 65.77
- Yosemite Alpine Village Comm. Service Area 68.10
- Contingency Fund 1,705.71

Peter Artero, Road Dept., discussed road matters.

The Board, acting as the Board of Directors of County Service Area 1-M (Mariposa Pines), passed and adopted Resolution No. 3, Transfer by Object from Sewer-Repair Maintenance to Sewer-Utilities, $60.00, on motion of Richardson, seconded by Huribert.

The Board, acting as the Board of Directors of County Service Area 1-M (Mariposa Pines), authorized a Transfer by Cost Center from Sewer-Collection Facility to Sewer-Treatment Facility, $70.00, on motion of Long, seconded by Richardson.

The Board, acting as the Board of Directors of Yosemite West
Maintenance District, passed and adopted Resolution No. 6, Transfer by 
Object from Sewer-Contractual Service to Sewer-Utilities, $75.00, on 
motion of Richardson, seconded by Hurlbert.

On motion of Richardson, seconded by Moffitt, the Board adopted 
the new reimbursable rates for Road Department Equipment.

Resolution No. 74-48 was passed and adopted, amending Resolution 
No. 74-26, Sanitation & Survey information for Parcel Map Applicants, to 
include "pursuant to Section 10 of Ordinance No. 379", on motion of Long, 
seconded by Hurlbert.

Resolution No. 74-49 was passed and adopted, reappointing Cleo 
Adelsbach, Lilburn E. Schatz, Avery E. Sturm, M.D., and Hazel Lawler, 
R.N. to the Mental Health Advisory Board for another three-year term, 
on motion of Moffitt, seconded by Long.

Resolution No. 74-50 was passed and adopted, appointing Mrs. Betty 
Artero, Mrs. Eleanor Richards, and Mrs. Delores Jacobs as new members to 
the Mental Health Advisory Board for three-year terms, on motion of 
Richardson, seconded by Moffitt.

On motion of Long, seconded by Hurlbert, the Chairman was author- 
ized to sign the Joint Powers Agreement for the Aged for 1974-'75.

Mr. Kenneth Schlessinger requested permission to haul refuse from 
B.L.M. Campsites along Merced River. On motion of Richardson, seconded 
by Moffitt, the Board made a finding that there is a need for the 
collection of refuse in the area and directed Mr. Schlessinger to now 
apply for a license from the County Sanitarian.

On motion of Moffitt, seconded by Long, approval was given to the 
Coulterville Volunteer Fire Dept. to apply for a license to sell beer at 
the Coulterville Park on 4th of July Weekend for a benefit carnival.

On motion of Moffitt, seconded by Long, Ordinance No. 385 was 
passed and adopted, amending the effective date to Aug. 1, 1974, on Ord. 
No. 384, Supervisor's Salary Ordinance.

Resolution No. 74-51 was passed and adopted, authorizing the Chair- 
man to sign the County Veteran Service Officer Agreement for 1974-'75, 
on motion of Long, seconded by Richardson.

The following action was taken Nunc pro Tunc: Judge Lauritzen set
the bonds for the Board of Supervisors at $3,000 and on motion of Richardson, seconded by Long, the amounts of the official bonds of County Officers were prescribed, pursuant to Government Code Section 24150 as follows: Co. Superintendent of Schools, $3,000; Assessor, $3,000; Auditor, $3,000; Recorder, $3,000; Co. Clerk $3,000; District Attorney, $3,000; Public Administrator, $3,000; Public Guardian, $5,000; Sheriff-Civil, $3,000; Sheriff-Criminal, $3,000; Coroner, $3,000; Treasurer, $35,000; Tax Collector, $15,000; Judge of the Justice Court - Mariposa, $3,000; Judge of the Justice Court - Coulterville, $3,000.


On motion of Long, seconded by Richardson, the Auditor was directed to draw warrant to Mariposa Express in the amount of $280.32 for steel sheets for Mariposa-Yosemite Airport.

Barbara Saye, Auditor, discussed the budget.

The Board met as the Planning Commission and reconvened in regular session.

Resolution No. 74-52 was passed and adopted, Resolution of Transfers and Appropriations, on motion of Moffitt, seconded by Richardson.

On motion of Richardson, seconded by Moffitt, the Auditor was authorized to impound the "Paid Under Protest" taxes of Tobin Clark Estates and Frank & Frances Long pursuant to Government Code Section 26906.1. Ayes: Davis, Hurlbert, Moffitt, Richardson. Abstained: Long.

On motion of Richardson, seconded by Moffitt, the Board authorized the Treasurer-Tax Collector to extend the deposit of $100,000 of the

Mr. J.R. Cullins came before the Board with a request to abandon a portion of Usona Road, but on request of Supervisor Richardson, the matter was held over until the State can be contacted.

Mr. Phil Winkel, U.S. Forest Service Representative, came before the Board to request again that the injunction order be lifted from the Cold Springs Sale Road Project. It was the consensus of the Board that the injunction order be allowed to stand.

On motion of Moffitt, seconded by Hurlbert, the following annual step raise was granted: Beverly J. Fuller, Account Clerk III, Range 18, Step D, effective July 1, 1974.

On motion of Hurlbert, seconded by Moffitt, the Auditor was authorized to draw warrant to those persons who served on the Election Boards for the Primary Election, June 4, 1974, as attached.

Mr. Bob Hall, Employee's Representative, requested the Board's determination on the requests for employee benefits as previously presented. After a poll of the Board, it was decided that because of the liberal pay increase allowed employees this year and the need for additional employees, and the limitation of SB 90, the Board feels it cannot agree to increased Medical Insurance contributions, or an Employee Dental Program. It did agree to extend the accumulation of vacation to 45 days, but each request to use an accumulated amount more than 30 days would be reviewed by the Board before authorization could be given. The Board also agreed to look into some type of recoupment for educational classes taken by an employee in his job field.

Resolution No. 74-53 was passed and adopted, an Appropriation to Community College Fund, $3,098.02, to be paid back by delinquent tax collections, on motion of Long, seconded by Richardson.

The Board authorized Mr. Ed Alves, Sanitary Landfill Operator, to use and keep the spray rig from Parks & Recreation at the landfill operation for maintenance of equipment.

On motion of Hurlbert, seconded by Richardson, the Board made a
finding that Harvey Tomlinson qualifies under Ordinance No. 269 as Under-sheriff.

On motion of Richardson, seconded by Hurlbert, Donald Z. Phillips, Account Clerk II, was advanced to Step E from Step C of Range 15, effective July 1, 1974, because his position is no longer being funded by on-the-job training funds.

On motion of Long, seconded by Hurlbert, the Board hired James Hones to do investigative work under the direction of the County Counsel not to exceed a cost of $300.

On motion of Richardson, seconded by Hurlbert, Complaint #4655 against the County of Mariposa was referred to the County Counsel for the necessary action. Ayes: Davis, Hurlbert, Moffitt, Richardson. Abstained Long.

On motion of Hurlbert, seconded by Moffitt, Complaint #4655 against the County of Mariposa was referred to the County Counsel for the necessary action.

On motion of Long, seconded by Moffitt, the Auditor was authorized to draw warrant to Arnold Assoc. in the amount of $2,400 for appraisal of Mariposa Airport Eastern Clear Zone Extension & Appraisal of French Camp Reservoir Site.

There being no further business, the Board adjourned to meet again in regular session on June 18th, 1974, at 10:00 a.m.

HERBERT R. DAVIS, JR.
Chairman of the Board

ATTEST:

ELLEN P. RITTER, County Clerk and Ex-Officio Clerk of the Board
The Auditor was directed to draw warrants in favor of those persons who served on the election boards for the Primary Election, June 4, 1974, on motion of Hurlbert, seconded by Moffitt, as follows:

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<thead>
<tr>
<th>NAME</th>
<th>PRECINCT</th>
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<td>BEAR VALLEY - BON TON CAFE</td>
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<td>John H. Wildt</td>
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<td>Mrs. Florence I. Thomas</td>
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<td>Mrs. Dorothy A. Lemelin</td>
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<td>Mrs. Helen L. Bullis</td>
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<td>St. Rt. Bear Valley, Mariposa</td>
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<td>EL PORTAL COMMUNITY HALL</td>
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<tr>
<td>Mrs. Mary L. McCubbin</td>
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<td>Mrs. Eldora June Halliday</td>
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<tr>
<td>Mrs. Miriam McNet</td>
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<tr>
<td>Mrs. Karen Lee Glenn</td>
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<tr>
<td>EL PORTAL COMMUNITY HALL Substitutive Canvassing Board</td>
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<tr>
<td>Mrs. Dayle LaVerne Law</td>
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<td>Mrs. Bebe Cline</td>
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<td>Mrs. Mildred Wagner</td>
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<td>Mrs. Winfred Grieve</td>
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<td>Mrs. Dorothy M. Odgers</td>
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<td>Mrs. Elizabeth A. Skelton</td>
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<td>HORNITOS &amp; EXCHEQUER</td>
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<td>Mrs. Edith A. Turner</td>
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<tr>
<td>Mrs. Margaret Fulmer</td>
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<tr>
<td>Mrs. Bernice Chase</td>
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<td>Hornitos</td>
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RED CLOUD - COMMUNITY HALL
Substitutive Canvassing Board

Mrs. Mabel Hurlbert 20.00 Coulterville
Mrs. Harriet E. Riker 20.00 Coulterville
Mrs. Enid I. Fiske 20.00 Coulterville
James Kendrick 20.00 Coulterville
Mrs. Maryanna Kingman 20.00 Coulterville
Mrs. Lorraine Fogh 20.00 Coulterville
Mrs. Barbara L. Blevins 20.00 Coulterville
Miss Sally D. Baker 20.00 Coulterville

YOSEMITE WEST
MULTI-USE ROOM-SCHOOL HOUSE

Mrs. Marian T. Woessner 20.00 Yosemite
Mrs. Patricia Morehead 20.00 Yosemite
Mrs. Judith A. Sansum 20.00 Yosemite
Mrs. Leota P. Fleming 20.00 Yosemite

YOSEMITE WEST - MULTI-USE ROOM-SCHOOL HOUSE
Substitutive Canvassing Board

Mrs. Helen J. Johanson 20.00 Yosemite
Mrs. Julia F. Parker 20.00 Yosemite
Mrs. Clarisa E. Garza 20.00 Yosemite
Mrs. Joan R. Lake 20.00 Yosemite
Mrs. Marcia Ann Yanish 20.00 Yosemite
Mrs. Judith A. Degan 20.00 Yosemite
Mrs. Mary G. Shackleton 20.00 Yosemite
Mrs. Mary J. Karraker 20.00 Yosemite
SUPERVISORIAL DISTRICT THREE

CATHEY'S VALLEY - A thru K
Fred B. McCay Hall

Mrs. Joan E. Remington 20.00 Cathey's Valley
Mrs. Patricia Pirtle 20.00 Cathey's Valley
Mrs. Betty Jean Gordo 20.00 Cathey's Valley
Mrs. Mary Ann Neal 20.00 Cathey's Valley S. R.

Clerks reporting at 8:00 p.m. to assist with canvass.

Mrs. Rosalie Willis 12.00 Cathey's Valley
Mrs. Suzanne I. Richardson 12.00 Cathey's Valley
Mrs. Shirley C. Forga 12.00 Cathey's Valley
Mrs. Loretta Ledson 12.00 Cathey's Valley

CATHEY'S VALLEY - L thru Z
Fred B. McCay Hall

Mrs. Frances L. Binning 20.00 Cathey's Valley
Mrs. Lenore W. Zindel 20.00 Cathey's Valley
Mrs. Floy I. Lord 20.00 Cathey's Valley
Mrs. Linda G. Guenthart 20.00 Cathey's Valley

Clerks reporting at 8:00 p.m. to assist with canvass.

Mrs. Mae Ella Guy 12.00 Cathey's Valley
Mrs. Helen E. Hopper 12.00 Cathey's Valley
Mrs. Betty Mae Walker 12.00 Cathey's Valley
Miss Glenda L. Binning 12.00 Cathey's Valley

MARIPOSA WEST -(A-K) - PARISH HALL

Mrs. Betty Davis 20.00 Mariposa
Mrs. Winnifred B. Freyschlag 20.00 Mariposa
Mrs. Helen M. Brown 20.00 Mariposa
Mrs. Lois A. Lewis 20.00 Mariposa
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<td>Mrs. Susan D. Martin</td>
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Mrs. Charlene Stormberg 20.00  Mariposa S. R.
Mrs. Mildred M. Snee 20.00  Mariposa
Mrs. Mabel F. Speck 20.00  Mariposa
Mr. Henry P. Berry 20.00  Mariposa
Mrs. Beverly Williams 20.00  Mariposa

**SUPERVISORIAL DISTRICT FIVE**
**CHOWCHILLA - (A-K)**
**WOODLAND SCHOOL**

Mrs. Helen May Berlin 20.00  Mariposa S. R.
Mrs. Rosella F. Jacobs 20.00  Mariposa S. R.
Mrs. Hazel M. Jones 20.00  Mariposa S. R.
Mrs. Zella K. Hendryx 20.00  Mariposa S. R.

**SUBSTITUTIVE CANVASSING BOARD**

Mrs. Gertrude R. Taber 20.00  Mariposa S. R.
Mrs. Elizabeth D. Chambers 20.00  4692 Usona Rd, Mariposa
Mrs. Dorothy Boyer 20.00  Mariposa S. R.
Mrs. Connie J. Morris 20.00  4758 Hirsch Rd, Mariposa

**CHOWCHILLA - (L-Z)**
**WOODLAND SCHOOL**

Mrs. Hazel B. White 20.00  Mariposa S. R.
Mrs. Lonna G. Woods 20.00  Mariposa S. R.
Mrs. Beverly Mechi 20.00  Ahwahnee
Miss Anna Maude Peck 20.00  Mariposa S. R.

**SUBSTITUTIVE CANVASSING BOARD**

Mrs. Thelma Tavis 20.00  Mariposa S. R.
Mrs. Mildred Estelle Peck 20.00  Mariposa S. R.
Mrs. Delores A. Hahn 20.00  Mariposa S. R.
Mrs. Nancy White 20.00  Mariposa S. R.
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<td>Mrs. Beatrice M. Tunequist</td>
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<td>Mrs. Diana E. Rust</td>
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<td>Mrs. Camilla Ann Tyree</td>
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**YOSEMITE EAST - COMPANY FIRE HOUSE**

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<td>Mrs. Barbara Ele</td>
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<td>Mrs. Blanche E. Downing</td>
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**YOSEMITE EAST - COMPANY FIRE HOUSE Substitutive Canvassing Board**

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<td>Mrs. Martha E. Edeal</td>
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<td>Mrs. Louise A. Sickels</td>
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<td>Mrs. Margareta Sandberg</td>
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<td>Miss Cathleen Marie Cutter</td>
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<td>Miss Serena E. Evans</td>
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<td>Mrs. Dora V. Bruun</td>
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<td>Mrs. Marjorie Lund</td>
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ORDINANCE NO. 385

THE BOARD OF SUPERVISORS OF THE COUNTY OF MARIPosa, STATE OF CALIFORNIA, do ordain as follows:

Ordinance No. 384 is hereby amended:

SECTION I, Subsection c is hereby amended to read, "The effective date of this Ordinance shall be August 1, 1974."

PASSED and ADOPTED by the Board of Supervisors of the County of Mariposa this 11 day of June, 1974, by the following vote:

AYES: Davis, Huribert, Long, Moffitt, Richardson
NOES: None
ABSENT: None
NOT VOTING: None

HERBERT R. DAVIS, JR., Chairman of the Board of Supervisors of Mariposa County

ATTEST:

ELLEN F. RITTER, County Clerk and Ex-Officio Clerk of the Board.
AGREEMENT

FOR ALLOCATION OF STATE AID TO COUNTIES FOR COUNTY VETERAN SERVICE OFFICER

No. 20

THIS AGREEMENT, made and entered into this first day of July 1974 at Sacramento, County of Sacramento, State of California, by and between State of California, through its duly elected or appointed, qualified and acting DIRECTOR, DEPARTMENT OF VETERANS AFFAIRS, hereinafter called the State, and THE COUNTY OF MARIPOSA, hereinafter called the Contractor.

WITNESSETH:

WHEREAS, the Contractor has filed an application for financial aid for County Veteran Service Officer operational costs, under the provisions of Chapter 1493, Statutes of 1945 as amended (Sections 971-972, Military and Veterans Code); and

WHEREAS, it is understood that the County Veteran Service Officer is to assist every veteran of any war of the United States and the dependents of every such deceased veteran in presenting and pursuing such claims as the veteran may have against the United States arising out of war service, and establishing the veteran's right to any privilege, preference, care, or compensation provided for by the laws of the United States or of this State, and that such Veteran Service Officer shall not directly or indirectly charge or receive from the veteran or his dependent any compensation or thing of value for such services except such salary and expenses as provided by the Contractor; and

WHEREAS, the State has reviewed said application and authorized the execution of this agreement;

It is agreed as follows:

THE CONTRACTOR AGREES:

To hire and pay the salaries of the County Veteran Service Officer and such additional employees, if any, as it may deem necessary to perform the duties designated in Section 971 of the Military and Veterans Code, as required for such County Veteran Service Officer's activities of the Contractor for the period July 1, 1974 to and including June 30, 1975, substantially as outlined in the Contractor's application.
in writing and deposited in the United States Mail, registered and postage
paid, and addressed as follows: Department of Veterans Affairs, P.O.
Box 1559, Sacramento, California 95807; and to the Contractor, c/o Board
of Supervisors at the County Courthouse of the Contractor at its County
Seat. The address to which the notices shall or may be mailed to either
party may be changed by written notice given by such party to the other,
as hereinbefore provided; but nothing herein contained shall preclude the
giving of any such notice by personal service.

This agreement is not assignable in whole or in part.

IN WITNESS WHEREOF the parties have hereunto set their hand the
day and year first written above.

COUNTY OF _______ MARIPOSA ________ DEPARTMENT OF VETERANS AFFAIRS

By: ____________________________ Director

Title Chairman, Board of Supervisors
Manager Veteran Services
FAIR EMPLOYMENT PRACTICES ADDENDUM

1. In the performance of this contract, the Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, ancestry, sex, age, or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, religion, ancestry, sex, age, or national origin. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor shall post in conspicuous places, available to employees and applicants for employment, notices to be provided by the State setting forth the provisions of this Fair Employment Practices section.

2. The Contractor will permit access to his records of employment, employment advertisements, application forms, and other pertinent data and records by the State Fair Employment Practices Commission, or any other agency of the State of California designated by the awarding authority, for the purposes of investigation to ascertain compliance with the Fair Employment Practices section of this contract.

3. Remedies for Willful Violation:

(a) The State may determine a willful violation of the Fair Employment Practices provision to have occurred upon receipt of a final judgment having that effect from a court in an action to which Contractor was a party, or upon receipt of a written notice from the Fair Employment Practices Commission that it has investigated and determined that the Contractor has violated the Fair Employment Practices Act and has issued an order, under Labor Code Section 1425, which has become final, or obtained an injunction under Labor Code Section 1429.

(b) For willful violation of this Fair Employment Practices provision, the State shall have the right to terminate this contract either in whole or in part, and any loss or damage sustained by the State in securing the goods or services hereunder shall be borne and paid for by the Contractor and by his surety under the performance bond, if any, and the State may deduct from any moneys due or that thereafter may become due to the Contractor, the difference between the price named in the contract and the actual cost thereof to the State.

"It is unlawful employment practice for an employer to refuse to hire or employ, or to discharge, dismiss, reduce, suspend, or demote, any individual between the ages of 40 and 64 solely on the ground of age,..." (Labor Code Section 1420.1)
State of California
DEPARTMENT OF VETERANS AFFAIRS
Division of Veteran Services

APPLICATION FOR STATE MONEYS FOR COUNTY VETERAN SERVICE OFFICER

Date June 11, 1974

TO DEPARTMENT OF VETERANS AFFAIRS:
Application is hereby made for an allotment of State moneys, in an amount to be determined by the Department of Veterans Affairs, to carry out the activities authorized by Sections 971 and 972 of the Military and Veterans Code of the State of California for the period July 1, 1974 to June 30, 1975.

A copy of a Resolution adopted by the County Board of Supervisors authorizing this application is hereby attached to and made a part of this application.

Signed

Authorized Representative of the County of Mariposa

The foregoing instrument is a correct copy of the original on file in this office.

ATTEST:

County Clerk and ex-officio Clerk of the Board of Supervisors, County of Mariposa, State of California

Deputy
The Board of Supervisors of the County of Mariposa met this 18th day of June, 1974, with all members present.

The minutes of the Board meeting of June 11th, 1974, were approved as mailed.

On motion of Richardson, seconded by Hurlbert, the Board, acting as the Board of Directors of Yosemite Alpine Community Services Area, authorized the Chairman to sign agreement with Sierra Telephone for construction of line between water tank and control panel in Fish Camp.

Mr. Dick Hargrove, Attorney, requested the Board to levy a tax rate in the Wawona Service Area 2W to finance a feasibility study regarding a sewage collection system in the area. Mr. Les Armerger, Yosemite National Park Superintendent, and Mr. John McMunn from the Attorney General’s office also spoke on the subject. The Board agreed that the study was needed, but other funding possibilities should be investigated.

The time being 10:30 a.m., bids on two Dodge Polaras were opened and the high bid of Ted & Jean Davis in the amount of $367.53 was accepted on the Dodge DK41NLD203834 on motion of Long, seconded by Hurlbert. On motion of Long, seconded by Richardson, the Sheriff’s Dept. was authorized to negotiate for the sale of the Dodge DK41NLD203833 for which no bid was received.

On motion of Long, seconded by Moffitt, the motion of June 11, 1974, authorizing Chairman to sign the Joint Powers Agreement for the Aging was rescinded because the agreement was not complete.

On motion of Long, seconded by Hurlbert, the Clerk was directed to publish a notice of a Public Hearing on the proposed amendment to the Parcel Map Waiver Ordinance set for July 23, 1974, at 10:30 a.m.

Barbara Saye, Auditor, discussed the budget.

John Thomson, County Sanitarian, reported that the Mountain Co. Air Basin District becomes effective July 1, 1974. The Board thanked Mr. Thomson for his efforts on behalf of the County in the formation of this district.
Mr. Jesse McNally, Welfare Director, reported on the Developmentally Disabled Day Activity Center.

Resolution No. 74-54 was passed and adopted, requesting an extension to Sept., 1975, for the development of a safety element, noise element, and scenic highways element to the County's Master Plan, on motion of Long, seconded by Moffitt.

On motion of Moffitt, seconded by Richardson, the Board adopted the National Forest lands and the National Park Service lands as the County's Open Space Land. Ayes: Moffitt, Richardson, Hurlbert. Noes: Long, Davis.

Mr. Elmer Lorenzi, Lorenzi-Masasso Insurance Representative, reported on the County's insurance program.

Resolution No. 74-55 was passed and adopted, Transfers & Appropriations, on motion of Richardson, seconded by Long.

Resolution No. 74-56 was passed and adopted, authorizing the Chairman to sign revised Joint Powers Agreement for the Aging for 1974-'75, on motion of Moffitt, seconded by Richardson.

Ordinance No. 386 was passed and adopted, setting Elected Dept. Head's salaries effective January 1, 1975, on motion of Moffitt, seconded by Richardson.

Resolution No. 74-57 was passed and adopted, authorizing the Chairman to sign Lease Agreement with 35-A Fair District for Farm Advisor's office space, meeting room, & barn for 4-H Spring Show, on motion of Richardson, seconded by Moffitt.

On motion of Moffitt, seconded by Hurlbert, the Auditor was authorized to draw warrant to Chivers Construction Co. for general construction work on Jail Addition in the amount of $5,333.71.

On motion of Moffitt, seconded by Richardson, the Chairman was authorized to sign Notice of Completion on the Jail Addition.

On motion of Hurlbert, seconded by Richardson, the following annual Step Raises were granted: Stephen Stewart, Deputy Sheriff I, Range 22, Step C; Rodney Cusic, Deputy Sheriff II, Range 26, Step C, both effective July 1, 1974; David Beavers, Sheriff's Dept., Range 26, Step D, effective July 15, 1974; Marion Gwinn, Road Dept., Range 20, Step F; Frank Reynolds, Road Dept., Range 20, Step F, both effective
July 1, 1974.

On motion of Hurlbert, seconded by Long, the Board went on record in support of AB 4353, which would do away with the present provisions of the Government Code that would allow the Board to place a proposition in front of voters that would create a Finance Officer and therefore do away with the elected Auditor, Tax Collector, and Treasurer.

The Board adjourned to meet again in a continued session on Wednesday, June 19th, 1974, at 10:00 a.m.

HERBERT R. DAVIS, JR.
Chairman of the Board

ATTEST:

ELLEN P. HITTRE, County Clerk and
Ex-Officio Clerk of the Board
Mariposa County  
Fish Camp Community Service Area (Yosemite Alpine Comm. Services Area)  
Mariposa, California 95338

Gentlemen:

Following are the terms of the 5 year contract required in connection with the cost of actual construction for the line between the water tank and control panel:

Total cost, $237.00, payable in advance.

One sixtieth (1/60th) of this total cost $3.95 will appear as a credit on the regular monthly telephone bill, for a period of 60 successive months, at which time the total cost of $237.00 will have been refunded.

If the service is not retained for a continuous period of 60 months, the entire amount ($237.00) becomes payable on demand, less a credit of 1/60th of this amount ($3.95), for each month the service was in effect.

Approved:

[Signature]

Yosemite Alpine Comm. Services Area

Don Rold, Accountant  
Sierra Telephone Co., Inc.

P.O. BOX 219 • OAKHURST, CALIFORNIA 93644 • TELEPHONE 209/683-4611
JOINT POWERS AGREEMENT BETWEEN THE
COUNTIES OF ALPINE, AMADOR,
MARIPOSA, MERCED, SAN JOAQUIN,
STANISLAUS AND TUOLUMNE

THIS AGREEMENT between the COUNTIES OF ALPINE, AMADOR,
MARIPOSA, MERCED, SAN JOAQUIN, STANISLAUS, and TUOLUMNE, each
of which is a political subdivision of the State, is made in
view of the following:

a. The parties hereto have the power in common to
study, to plan, to set priorities for meeting and to meet
the needs of the aging; and

b. Area Eleven, including each of the parties hereto,
has been designated by the California Commission on Aging as
a planning and service area; and

   c. Pursuant to the joint powers provisions of the Cali-
      fornia Government Code (Sections 6500 through 6514), the
      parties are authorized to enter into this agreement.

NOW, THEREFORE, IT IS MUTUALLY AGREED between the
parties hereto as follows:

1. Purpose. The purpose of this agreement is to cause
the plan for meeting the needs of the aged prepared by the Area
Eleven Planning Agency for Aging to be implemented by joint
action of the parties. The Agency hereby created shall under-
take to obtain financial assistance from the State of Cali-
forinia and the United States under Title III of the Older
Americans Act in order to have sufficient funds to continue
effective study and planning and to coordinate existing programs designed to meet the needs of the aged and, where such programs do not exist, to develop and implement such plans.

2. Administering Agency. There is hereby established the Area Eleven "Area Technical Agency for Aging Programs" (hereinafter called "ATAAP") to administer this agreement. ATAAP shall possess the power to contract, acquire property, employ staff and perform any other act necessary for the purposes hereof.

3. Governing Board. The governing board of ATAAP shall consist of one member of, and shall be appointed by, the board of supervisors of each of the parties hereto. Each party may appoint a member of its board of supervisors as an alternate member of the governing board, and such alternate member may act at a meeting of the governing board when the primary member is absent. The governing board shall elect a chairman. Decisions by the governing board shall require a minimum affirmative vote of four members, with the chairman being permitted to cast his vote in the same manner as the other members.

4. Advisory Committee (Council). The parties hereto shall establish one or more advisory committees or councils which shall advise ATAAP. At least one such committee or council shall be so constituted as to comply with the state agency's criteria for approval of area plans and shall be
auitor and controller for ATAAP. Said Treasurer and Auditor-Controller shall comply with the provisions of Section 6505.5 of the Government Code. For such services, "in-kind" credit shall be extended by ATAAP to the County of Stanislaus in an amount determined by the Board of Supervisors of the County of Stanislaus and approved by the governing board of ATAAP.

7. **Duration, Amendment, Withdrawal, and Termination.** This agreement shall continue for an indefinite term. This agreement may be amended only by the consent of four of the seven parties hereto. Any party hereto may withdraw from this agreement and from ATAAP by giving 30 days written notice of intention to do so to each other party hereto and to ATAAP. Upon withdrawal a withdrawing party shall be refunded its contribution on deposit to the credit of ATAAP to the extent that such party's proportionate share of the total contributions of the parties to ATAAP has not been obligated to payment of the debts of ATAAP at the time the notice of intention to withdraw was received by ATAAP. This agreement may be terminated by the mutual consent of all parties hereto or by withdrawal of six of said parties. Upon termination of this agreement, all remaining assets shall be liquidated and dispersed to the parties hereto in proportion to their contribution as set forth in paragraph 5 hereof.

8. **Effective date.** This agreement shall be effective
as of the date the last party to adopt this agreement does so.

IN WITNESS WHEREOF, the parties hereto pursuant to resolutions of their respective governing boards have caused this joint powers agreement to be executed the dates shown below.

COUNTY OF ALPINE

By __________________________
  Chairman
  Board of Supervisors

Dated: _________________________

COUNTY OF MARIPosa

By /s/ Herbert R. Davis, Jr.
  Chairman
  Board of Supervisors

Dated: _________________________

COUNTY OF SAN JOAQUIN

By DAN S. PARISES
  Chairman
  Board of Supervisors

Dated: _________________________

COUNTY OF TUOLUMNE

By __________________________
  Chairman
  Board of Supervisors

Dated: _________________________

COUNTY OF ANADOR

By __________________________
  Chairman
  Board of Supervisors

Dated: _________________________

COUNTY OF MERCED

By __________________________
  Chairman
  Board of Supervisors

Dated: _________________________

COUNTY OF STANISLAUS

By __________________________
  Chairman
  Board of Supervisors

Dated: _________________________
ORDINANCE NO. 386

The Board of Supervisors of the County of Mariposa do ordain as follows:

SECTION I: Subsections (a), (b), (c), (d), (e), (f), (g), (h), (i), (j), of Mariposa County Ordinance No. 328, previously amended by Mariposa County Ordinances 356, 367, 368, 369, 370 are hereby amended to read as follows:

(a) The County Assessor shall receive a salary of $12,600.00 per annum.

(b) The County Clerk shall receive a salary of $12,600.00 per annum.

(c) The County Auditor-Recorder shall receive a salary of $12,600.00 per annum.

(d) The County Sheriff Coroner shall receive a salary of $13,800.00 per annum.

(e) The District Attorney-Public Administrator shall receive a salary of $21,500.00 per annum.

(f) The County Treasurer-Tax Collector shall receive a salary of $12,600.00 per annum.

(g) The Judge of the Mariposa Judicial District Court shall receive a salary of $10,200.00 per annum.

(h) The Judge of the Coulterville Judicial District Court shall receive a salary of $2,820.00 per annum.

(i) The Constable of Mariposa Judicial District shall receive a salary of $9,000.00 per annum.

(j) The Constable of Coulterville Judicial District shall receive a salary of $5,760.00 per annum.
This Ordinance shall take effect and be operative on and after January 1, 1975.

PASSED AND ADOPTED by the Board of Supervisors of the County of Mariposa, State of California, this 18th day of June, 1974, by the following vote:

AYES: Davis, Hurlbert, Long, Moffitt, Richardson

NOES: None

NOT VOTING: None

ABSENT: None

HERBERT R. DAVIS, JR., Chairman of the Board of Supervisors of the County of Mariposa, State of California

ATTEST:

ELLEN P. RITTER, County Clerk and Ex-Officio Clerk of the Board of Supervisors
LEASE AGREEMENT

THIS LEASE AGREEMENT made this 31st day of May, 1974, at Mariposa, California, by and between the 35-A

District Agricultural Association, a State institution, hereinafter called the LESSOR, and Mariposa County Board of Supervisors and John Anderson as Farm Advisor of Mariposa County, hereinafter called the LESSEE:

WITNESSETH

That the LESSOR, in consideration of the payment of the rent hereinafter specified to be paid by the LESSEE and the covenants and agreements herein contained, does hereby lease, demise and let unto LESSEE and LESSEE hires that certain property in the City of Mariposa, County of Mariposa, State of California, described as:

Room #3 in Administration Building as per plan dated Jan. 1964, an approximate 6' x 6' space in Room #1 for his secretary, occasional meetings in Room #4, plus barn area for 4-H Spring Show

Occasional meetings as needed subject to the prior approval of the Secretary-Manager of the Association.

for the term of one year commencing on the 1st day of July, 1974, and ending on the 30th day of June, 1975, with the right of termination as hereinafter set forth, at the total rental of $800, payable to the LESSOR in lawful money of the United States, except that receipt is hereby acknowledged by the LESSOR of the sum of $ None from the LESSEE, in payment for the first and last month's rental under this lease. All rental payments shall be delivered to the office of the 35-A District Agricultural Association at Mariposa, California, on or before the 1st day of each month.

LESSEE hereby covenants and agrees as follows:

1st: To pay LESSOR said rent as hereinbefore provided, and in addition thereto, to pay, charges for damages done to the property, if any, accruing or payable in connection with said premises during the term of this lease, and to permit LESSOR or its agents to enter said premises at any reasonable time to inspect the same.

2nd: To occupy the premises leased hereunder for the following purposes only:

University of California Agricultural Extension Service

3rd: Not to commit, suffer or permit any waste on said premises or any acts to be done thereon in violation of any laws or ordinance, and not to use or permit the use of said premises for any illegal or immoral purposes.

4th: This lease shall be subject to termination by either party at any time during the term hereof by giving the other party notice in writing at least 30 days next prior to the date when such termination shall become effective. In the event of such termination any unearned rental paid by LESSEE shall be returned to LESSEE.
To the LESSEE at:  P. O. Box 246, Mariposa, California 95338

and to the LESSOR at:

P. O. Box 187, Mariposa, California 95338

The address to which the notices shall or may be mailed as aforesaid to either party shall or may be changed by written notice given by such party to the other, as hereinbefore provided, but nothing herein contained shall preclude the giving of any such notice by personal service.

6th: Not to assign or sublet this lease and not to make or suffer any alteration to be made in or on said premises, without the written consent of the LESSOR.

7th: To keep the premises in good order and condition at his own expense, reasonable wear and tear excepted.

8th: To pay LESSOR all costs and expenses, including attorney's fees in a reasonable sum, in any action brought by LESSOR to recover any rent and/or other charges due and unpaid hereunder, or for the breach of any of the covenants or agreements contained in this lease, or to recover possession of said premises, whenever such action progresses to judgment.

9th: If any rent and/or other charges shall be due and unpaid, or if defaults shall be made in any of the covenants or agreements on the part of the LESSEE contained in this lease, LESSOR may, at his option, at any time after such default or breach, and without any demand or notice to LESSEE or to any other person of any kind whatsoever, re-enter and take possession of said premises and remove all persons and property therefrom.

10th: At the expiration of said term, or at any sooner termination of this lease, to quit and surrender possession of said premises, and its appurtenances, to LESSOR in as good order and condition as the premises were delivered to the undersigned LESSEE, reasonable wear and tear and damage by the elements and other casualties excepted.

11th: Should the LESSEE hold over after the expiration of the term of this lease with the consent of the LESSOR, express or implied, said tenancy shall be deemed to be a tenancy only from month to month, subject otherwise to all of the terms and conditions of this lease so far as applicable.

12th: LESSEE specifically waives the provisions of Section 1941 of the Civil Code, which reads as follows:

"1941. Obligations of Lessor. The Lessee of a building intended for the occupation of human beings must, to the exclusion of an agreement to the contrary, be put in a condition fit for such occupation, and repair all subsequent dilapidations thereof, which render it untendable, except as are mentioned in section nineteen hundred and twenty-nine."

13th: LESSEE specifically waives the provisions of Section 1942 of the Civil Code, which reads as follows:

"1942. Obligations of Lessee. The Lessee of a building intended for the occupation of human beings must not destroy anything whereby the said building or any of its appurtenances is made fit for its intended purpose, or injure the lessor or the owner of the land on which the said building stands, which injury is not caused by the lessor or owner of the building, in whole or in part, without the lessee's consent."

14th: LESSOR is not required to keep hereinafore described property insured against fire, and LESSEE will make no claim of any nature against LESSOR by reason of any damage to the business or property of LESSEE in the event said premises are damaged or destroyed by fire or other cause.

IN WITNESS WHEREOF, the parties hereto have set their hands the day and year in this lease first above written.

35-ADISTRICT AGRICULTURAL ASSOCIATION

By: Michelle Witting

Secretary-Manager

By: John Anderson as Farm Advisor

Mariposa County Board of Supervisors and
Chairman, Board of Supervisors

Title

Title

Memo for file management:

1. Resolution by the Board of Directors must accompany lease agreement to the Division of Fairs and Exhibitions.
2. Department of Finance approved is required on all lease copies if the period is for longer than one month.
3. Submit all three copies of the lease agreement if Department of Finance approval is required.
4. Submit only the triplicate yellow copy if Department of Finance approval is not required.
5. Black spaces should be left blank. A line should be drawn through blank spaces or this form when the space is not used and initialed by both parties.

Lessee does further expressly agree to indemnify and save the Association, its officers and employees, harmless from any and all claims for loss, damage, injury or liability of whatsoever nature and howeversoever the same may be caused or may arise resulting directly or indirectly from the exercise of this lease or the occupation of the premises herein permitted to be used or the premises of the Association to which the lessee, its agents, employees, or lessees may have access by reason of this lease.
BOARD OF SUPERVISORS

June 19, 1974

The Board of Supervisors met this 19th day of June, 1974, in a continued Board session with all members present.

Barbara Saye, Auditor, discussed budget matters.

On motion of Long, seconded by Moffitt, the Chairman was authorized to sign an Agreement with Sierra Highlands Water Co. for the maintenance and operation of the Lake Don Pedro Co. Service Area 1-M sewer plant.

On motion of Moffitt, seconded by Hurlbert, the County Counsel was directed to investigate whether or not the operation of a Mobile Home Park in Wawona had been expanded without Use Permit and, if so, was authorized to enjoin this additional use.

Resolution No. 74-50 was passed and adopted, a Salary Classification Resolution based on an 8.3% increase on the first $600.00 of salary, effective July 1, 1974, on motion of Richardson, seconded by Moffitt.

On motion of Richardson, seconded by Long, the Part-Time Employee Hourly Pay Rate was set at $2.25 to $3.00, with exact amount for each employee to be set at the discretion of the Dept. Head.

There being no further business, the Board adjourned to meet again in regular session on June 25th, 1974, at 10:00 a.m.

HERBERT N. DAVIS, JR.
Chairman of the Board

ATTEST:

ELLEN P. RITTER, County Clerk and
Ex-Officio Clerk of the Board
This Agreement made and entered into this 19th day of November, 1974, by and between the COUNTY OF MARIPOSA, a political subdivision of the State of California, hereinafter referred to as "COUNTY" and SIERRA HIGHLANDS WATER COMPANY, a duly certificated public utility corporation of the State of California, hereinafter referred to as "UTILITY":

WITNESSETH

WHEREAS, on or about July 1, 1974, COUNTY will acquire title to the sanitary sewer system serving the Don Pedro Golf Course and adjacent lands in Unit No. 3M of the Lake Don Pedro subdivision in the County of Mariposa, which sewer system consists of sewage treatment plant and effluent pond together with a sewage collection system with the following approximate quantities:

20,000 Feet - 6-inch Asbestos Cement Collector Line
5,300 Feet - 4-inch P.V.C. Pressure Pipe
65 Each - Sewer Manholes
18 Each - Sewer Lift Stations
190 Each - 4-inch House Laterals; and

WHEREAS, UTILITY owns and operates a water system distributing water for domestic and other purposes in Mariposa County including the area served by said sanitary sewer system and has in its lift employ persons competent to operate and maintain said sewer system and has, in fact, been responsible for operation and maintenance of said system since its construction; and

WHEREAS, COUNTY and UTILITY desire that UTILITY continue to maintain and operate said sewer system.
NOW, THEREFORE, IT IS HEREBY AGREED AS FOLLOWS:

1. UTILITY will operate and maintain the said sewer system to standards acceptable to the COUNTY and public agencies having jurisdiction and as compensation, COUNTY will pay to UTILITY the following prices for the work under three categories as follows:

Category No. 1 - Routine Operation and Maintenance

For furnishing supervision, labor, small tools and transportation necessary for routine maintenance and operation of the entire sewer system, compensation will be at the rate of Four Hundred Dollars ($400.00) per month commencing on the date of acceptance of the system by the COUNTY.

Said routine maintenance and operation more specifically described as follows:

(a) Patrol, check operations and lubricate treatment plant equipment and all active lift stations as frequently as needed for their proper maintenance.

(b) Inspect and operate motors at inactive lift stations no less than one (1) time weekly.

(c) Maintain log of inspections and power meter readings.

(d) Test performance of chlorinator, blowers, comminuter and other mechanical equipment at least one (1) time weekly and clean diffusers when needed.

(e) Control weed growth at treatment plant and all lift stations.

(f) Maintain appropriate supply of chemicals and other materials required for operation.

(g) Observe performance of collector system and pressure lines with a view to detection of defects.
Category No. 2 - Supplies

Materials, supplies and repair parts will be purchased by
UTILITY and billed to COUNTY at direct cost plus ten percent
(10%). Direct cost to include invoice price plus all taxes
and transportation costs. Approval of the COUNTY Road
Commissioner will be required if the amount purchased on any
one purchase order exceeds One Hundred Dollars ($100.00).

Category No. 3 - Extraordinary Work

Work required for maintenance and repair of sewer system
not included and compensated under Category No. 1 above
will be classed as extraordinary work and separately
compensated as set-forth herein. Extraordinary work will
include but will not be limited to such items as rodding,
flushing or repairing sewer lines, laterals or manholes,
overhauling or repairing lift stations, electrical systems
or motors, sludge disposal, cleaning of oxidation pond and
similar work is included in this category. The following
rates per hour will apply for equipment used in performance
of extraordinary work:

<table>
<thead>
<tr>
<th>ITEM</th>
<th>PER HOUR ON THE JOB, PLUS OPERATOR</th>
</tr>
</thead>
<tbody>
<tr>
<td>A 1 - Work Truck</td>
<td>$ 2.50</td>
</tr>
<tr>
<td>A 3 and A 4 - Service Pick-up</td>
<td>2.00</td>
</tr>
<tr>
<td>A 10 - Flatbed Dump Truck</td>
<td>5.00</td>
</tr>
<tr>
<td>C 1 - Massey-Ferguson Backhoe</td>
<td>8.00</td>
</tr>
<tr>
<td>C 2 - Massey-Ferguson Loader-Scraper</td>
<td>6.00</td>
</tr>
<tr>
<td>C 3 - Compressor</td>
<td>5.00</td>
</tr>
<tr>
<td>Trench Pump</td>
<td>2.00</td>
</tr>
<tr>
<td>Welding Equipment</td>
<td>1.50</td>
</tr>
</tbody>
</table>
Labor and supervision at the following hourly rates which include all taxes, insurance and fringe benefits:

Superintendent: $ 7.95

Equipment Operator: 7.15

Approval of the COUNTY Road Commissioner is required for any extraordinary work estimated to exceed One Hundred Dollars ($100.00) in cost, except in the case of emergency where a delay in authorization would have serious consequences.

2. Invoices will be rendered monthly by UTILITY and payment made by COUNTY within thirty (30) days of invoice date.

3. This Agreement continues in effect until terminated and is subject to renegotiation at start of each fiscal year; either party desiring renegotiation shall so notify other party at least thirty (30) days before end of fiscal year. Both parties have the right to terminate upon ninety (90) days notice.

4. Each of the parties hereto shall be solely liable for its respective negligent or wrongful acts and those of its respective representatives and employees occurring in the performance of this agreement, and each of the parties shall be liable to pay any and all damages to persons or property proximately caused by such aforesaid negligent or wrongful acts or omissions, without contribution by the other party. Each party hereto agrees to indemnify, defend and save harmless the other party, its officers, agents, and employees from any and all claims and losses proximately caused by the former party's negligent or wrongful acts or omissions.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the day and year first above written.
WITNESS

ELLEN P. KITTER

COUNTY OF MARIPOSA

HERBERT R. DICKINSON

WITNESS

SUZANNA VALLIS

SIERRA HIGHLANDS WATER COMPANY

W. BUCKLEY
President
The Board of Supervisors of the County of Mariposa met this 25th day of June, 1974, with all members present.

The minutes of the Board meeting of June 18th & 19th, 1974, were approved as mailed.

Peter Artero, Road Dept., discussed road matters.

On motion of Richardson, seconded by Hurlbert, the Board acting as the Board of Directors of Yosemite West Maintenance District passed and adopted Resolution No. 7, Transfer by Object.

Resolution No. 74-61 was passed and adopted, setting a yearly service charge per single family dwelling of $60.00 in Sewer Zone No. 1, Lake Don Pedro Service Area 1-M, on motion of Richardson, seconded by Hurlbert.

On motion of Richardson, seconded by Long, the following travel authorization was granted: John Rotondo, Parks & Rec. Director, Sacramento, June 26, 1974, Manpower Meeting.

Mr. Jim Sleznick presented a petition from El Portal Citizens requesting the County to provide for a swimming pool in El Portal Area. The Chairman directed Mr. Sleznick to work with Mr. John Rotondo, Parks & Rec. Director, on possible funding methods.

On motion of Richardson, seconded by Long, the County Recorder was authorized to microfilm the building plans of all County Buildings, and all major construction in the County (cost to be provided by developer) and the Building Inspector was directed to require the microfilming of all such plans.

Mr. Leo Hahn, President of the Mariposa Real Estate Association, stated the Assn.'s opposition to the proposed parcel map waiver ordinance amendment, also urged the Board to re-appoint a Planning Commission, and to consider the hiring of a full-time planner. The Chairman pointed out that funding for the position of a full-time planner was included in the Preliminary Budget for 1974-'75, and the Board fully concurred that a Planning Commission was needed. Mr. Hahn further requested a more de-
tailed tentative agenda.

On motion of Long, seconded by Moffitt, the Chairman was authorized to sign Agreement for the 1080 Squirrel Poison Program with Mr. Rex Lyndall, Agricultural Commissioner of the County of Merced.

On motion of Moffitt, seconded by Richardson, the following annual step raises were granted: Leisha Walker, County Counsel's office, Range 17, Step C, effective July 1, 1974; Helen Spencer, Account Clerk-Superintendent of Schools office, Range 15, Step E, effective July 16, 1974; Lynn Baity, Account Clerk-Superintendent of Schools office, Range 15, Step E, effective July 16, 1974; Sue Weaver, District Attorney's office, Range 17, Step F, effective July 1, 1974; Marvin Griep, Custodian II, Range 16, Step C, effective July 1, 1974.

Barbara Saye, Auditor, discussed budget matters.

On motion of Moffitt, seconded by Richardson, the Board waived the maximum age requirement set down in Ordinance No. 269, Section II, Subsection C, and authorized Sheriff Norman Garrett to hire Mr. David Nicholsen, because of his experience, as a Deputy Sheriff I, after he has successfully passed a physical examination. Ayes: Davis, Hurlbert, Moffitt, Richardson. Abstained: Long.

Resolution No. 74-59 was passed and adopted, authorizing the Chairman to sign an amendment to the Joint Powers Agreement for the Aging for 1974-'75, on motion of Long, seconded by Hurlbert.

On motion of Moffitt, seconded by Hurlbert, the Auditor was authorized to draw warrant to Pacific Coast Fire Protection for the installation of the sprinklers in the Courthouse in the amount of $1,625.00, and to return the $1,600.00 amount received as a bid bond.

Resolution No. 74-60 was passed and adopted, authorizing the Chairman to sign an Application for Grant under Section 301 of the Omnibus Crime Control and Safe Streets Act of 1968 as amended for construction of an Extension to the Mariposa County Jail, on motion of Long, seconded by Hurlbert.

On motion of Long, seconded by Richardson, the Board accepted a donation of $160 from the baseball players for the purchase of a Hot Dog Machine.
On motion of Richardson, seconded by Long, John Rotondo, Parks & Rec. Director, was authorized to purchase a Hot Dog Machine for the concession stand at the baseball field.

On motion of Richardson, seconded by Moffitt, the Chairman was authorized to send a letter to the State Employment & Development Dept. designating Barbara Saye, Auditor, as the person to receive and disburse monies for the summer NYC Program.

Resolution No. 74-62 was passed and adopted, miscellaneous Transfers, on motion of Richardson, seconded by Moffitt.

Resolution No. 74-63 was passed and adopted, authorizing the Chairman to sign Weights & Measures Agreement between the County of Mariposa and the County of Merced for 1974-'75, on motion of Long, seconded by Moffitt.

On motion of Hurlbert, seconded by Richardson, the Preliminary Budget for the 1974-'75 fiscal year was approved and the Auditor was directed to publish said budget. Ayes: Davis, Hurlbert, Long, Richardson.

Noes: Moffitt.

Resolution No. 74-64 was passed and adopted, stating the County's intent to continue the California Division of Forestry Fire Protection Services Agreement for 1974-'75, on motion of Long, seconded by Hurlbert.

By consensus of the Board, the County Counsel is instructed to procure an Airport avigation easement, preferably by purchase in fee of the property involved, but if unable to do so, he is instructed to proceed with property condemnation.

There being no further business, the Board adjourned to meet again in regular session on July 2, 1974, at 10:00 a.m.

HERBERT K. DAVIS, JR.
Chairman of the Board

ATTEST:

Clerk of the Board of Supervisors
INTER-COUNTY AGREEMENT
UNDER AGRICULTURAL CODE SECTION 52.5

THIS AGREEMENT, made this 1st day of July, 1974, between the
COUNTY OF MARIPOSA, acting by and through its Board of Supervisors,
hereinafter designated "First Party", and Rex Lyndall, Agricultural
Commissioner of the County of Merced, 740 West 22nd Street, Merced,
California, hereinafter designated "Second Party".

WITNESSETH:

WHEREAS, numerous land owners within the County of Mariposa
are plagued by a squirrel nuisance problem, and have requested the
assistance of the Board of Supervisors of the County of Mariposa in
eradicating the said squirrel nuisance; and

WHEREAS, the Board of Supervisors of the County of Mariposa,
State of California, accepted an Environmental Impact Statement
for the 1080 Squirrel Poisoning Program on June 26, 1973; and

WHEREAS, the County of Mariposa has no agricultural commis-
sioner, and the County of Merced has an agricultural commissioner
and the provisions of California Agricultural Code Section 52.3,
and the provisions of Article 1, Chapter 5 of Division 7, Title 1
of the California Government Code authorize the County of Mariposa
to contract with the Merced County Agricultural Commissioner, by
and with the Consent of the Board of Supervisors of the County of
Merced, for the purpose of using economic poisons, including the
economic poison known as "1080", for the purpose of eradicating
squirrels within the County of Mariposa;

NOW, THEREFORE, the parties agree as follows:

1. Second Party agrees to perform the duties of agricultural
commissioner within the County of Mariposa during the 1973-74 fiscal year, for the purpose of using economic poisons including the economic poison known as "1080" for the eradication of ground squirrels and other pests in accordance with the provisions of the California Agricultural Code and the California Administrative Code and other applicable provisions of law.

2. First Party agrees to pay Second Party in accordance with the provisions of Agricultural Code Sections 52.5, 63, and 64, the sum of $45.00 per day but not in excess of the sum of $225.00, for period of this Agreement, for Second Party's services under this Agreement. In addition thereto, First Party agrees to pay Second Party the sum of $3.65 per hour of service of any deputy employed by Second Party in the performance of this Agreement, plus mileage actually traveled by Second Party or his deputy in the performance of this Agreement at the rate of 14¢ per mile. Payment shall be made upon an itemized billing to the Mariposa County Auditor for such payments in accordance with First Party's existing payment procedures and policies,

3. It is understood and agreed that Second Party shall provide a surety bond of at least one thousand and no/100 dollars ($1,000.00) in the manner and form provided by law, and that First Party will pay the premium therefor, if any.

4. It is understood and agreed that economic poison or poisons may be used upon privately owned land under the direction of Second Party, as follows:

(a) When a person or persons owning or occupying land within the County of Mariposa requests Second Party to cause economic poison or poisons to be placed upon said persons' land for
the purpose of squirrel and other pest abatement, Second Party shall require such requesting person or persons to sign a written agreement indemnifying and saving harmless First Party and Second Party from all liability or claim of liability to persons or property on account of the use of economic poison upon the land of such person or persons. In the event any such person or persons fail or refuse to sign such agreement, Second Party shall not distribute or cause to be distributed any economic poison or poisons upon the land of such person or persons.

5. First Party shall have the right to designate the total quantity of economic poison or poisons to be distributed under this agreement or any extension or renewal thereof, and agrees to provide such economic poison or poisons at its sole cost. First Party shall not have the right to direct or control Second Party in the performance of his duties under this agreement, and Second Party shall be deemed an independent contractor in the performance of his duties under this agreement.

6. Services to be performed by Second Party under this Agreement may be performed by any legally appointed and qualified deputy of Second Party.

7. This Agreement shall not be valid until the written consent of the County of Merced is subscribed below by a duly authorized officer of the County of Merced, after authorization by the Board of Supervisors of the County of Merced.

8. First Party agrees to defend, indemnify and hold harmless Second Party and the County of Merced, its officers, agents, servants and employees, from all liability or claim of liability on account of damage or injury to persons or property arising out of
any acts which Second Party may lawfully do, or cause to be done in accordance with the provisions of this Agreement.

9. This Agreement may be renewed for the period July 1, 1975 through June 30, 1976 by mutual agreement of the Parties, and with the written consent of the County of Merced evidenced as above mentioned.

10. This Agreement may be terminated by any Party upon ten (10) days written notice to the other.

IN WITNESS WHEREOF, the Parties have hereunto set their hands.

First Party: COUNTY OF MARIPOSA

By:

Herbert R. Davis, Jr., Chairman of the Board of Supervisors of the County of Mariposa

Second Party: 

Rex Lyndall

Consent of the Board of Supervisors of the County of Merced is hereby given to the provisions of the above agreement, and the performance by Second Party, or his duly qualified and acting deputy, of the provisions thereof.

Dated:

BOARD OF SUPERVISORS OF THE COUNTY OF MERCED

By:
Be it resolved that the Board of Supervisors of the County of Mariposa upon the request of Area Technical Agency for Aging Program hereby amends the revised Joint Powers Agreement between the Counties of Alpine, Amador, Mariposa, Merced, San Joaquin, Stanislaus and Tuolumne for 1974-1975 to read as follows:

"5. Contribution of Parties. ............ The total share of the parties shall not exceed the sum of $44,836 in either cash or in kind, for the first fiscal year (July 1, 1974- June 30, 1975) ........"

PASSED AND ADOPTED by the Board of Supervisors of the County of Mariposa this 25th day of June, 1974 by the following vote:

AYES: Davis, Hurlbert, Long, Moffitt, Richardson

NOES: None

ABSENT: None

NOT VOTING: None

HERBERT R. DAVIS, JR.
Chairman of the Board

ATTEST:

ELLEN P. KITTER, County Clerk and Ex-Officio Clerk of the Board
1. That the AGREEMENT and because of WEIGHTS AND MEASURES

2. which this promulgated

3. share of his salary which he receives for providing

4. THIS AGREEMENT, made and entered into this 25th day of

5. June, 1974, by and between the County of Mariposa,

6. herinafter designated as the First Party; and the County of

7. Merced, herinafter designated as the Second Party; city of

8. Merced, within WITNESSETH: days after said services

9. WHEREAS, First Party is required pursuant to Business and

10. Professions Code Section 12200 to provide for the Office of the

11. County Sealer of Weights and Measures and at the present time is

12. unable to fill said office, and;

13. WHEREAS, public agencies are authorized to contract with each

14. other for the joint exercise of any common power under Article

15. I, Chapter 5, Provision 7, Title I of the Government Code of the

16. State of California; Sections 6500-6514, and;

17. WHEREAS, it is important to the interests of the people of

18. the County of Mariposa and State of California that weighing and

19. measuring devices be inspected regularly so as to insure their

20. accuracy.

21. NOW, therefore, it is agreed as follows:

22. 1. The Second Party agrees to provide the services of

23. the Sealer of Weights and Measures within the limits to

24. boundaries of the County of Mariposa for the purpose

25. of inspecting weighing and measuring devices in use

26. serving the public within said County of Mariposa in

27. the same manner as said services are provided in the

28. County of Merced upon the following conditions:
a. That the Sealer of Weights and Measures of Merced County will be compensated in that pro rated share of his salary which he receives for providing said services within the County of Merced. Merced County will be reimbursed for any travel costs of Sealer incurred under this agreement.

b. Further, that said pro rated share of said salary be reimbursed to the County Treasurer, County of Merced, within thirty (30) days after said services are provided.

c. Further, a Deputy Sealer of Weights and Measures of Mariposa County shall be under the functional supervision of said Director of Weights and Measures during the period of this contract.

d. Further, the Sealer of Weights and Measures of Merced County will provide to said Deputy training so as to enable him to assume this position upon termination of his contract.

e. First Party agrees that it will require all wholesale and retail establishments which serve the public within the boundaries of Mariposa County to submit to such inspection and to comply with any State of California or County of Mariposa or other law, rule, regulation, or order which may result from this inspection of weighing and measuring devices, as aforesaid.

///
f. This Agreement shall continue from the date of
its execution for a period of one (1) year; and may
be terminated by either party upon written notice
within thirty (30) days.

FIRST PARTY:  COUNTY OF MARIPOSA:

By HERBERT R. DAVIS, JR.
HERBERT R. DAVIS, JR., Chairman
Board of Supervisors

SECOND PARTY:  COUNTY OF MERCED:

By ALBERT E. COMAN
ALBERT E. COMAN, Chairman
Board of Supervisors