		Serfas Club Dr., Frontag	ge Rd., and Paseo Grande Slurry	Seal Improve	ments
		SERVICE AGREEMEN	T BY AND BETWEEN		
		COUNTY OF	RIVERSIDE		
		AN	D		
		CITY OF C			
		FO	R		
		SERFAS CLUB DR., FRONTAG	E RD., AND PASEO GRANDE		
		SLURRY SEAL I	MPROVEMENTS		
is Ag	reement is entere	ed into this day of	, 20, by and	between the	County
Rive	rside, a political si	ubdivision of the state of California	a, on behalf of its Transportation De	partment (here	einafter
OUN	TY") and the Cit	v of Corona, a municipal corpora	ation, (hereinafter "CITY") for slurry	/ seal improve	ements
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ated	within the jurisdic	ctional boundaries of CITY. The C	COUNTY and CITY are sometimes h	ereinafter refe	rred to
ividu	ually as a "PARTY	(" and collectively as the "PARTIE	S".		
		RECIT	ALS		
^			4:		
Α.	WHEREAS, CH	Y has determined to seal the exis	aing asphalt surface on:		
			LIMITS	Length	Width
	ROAD NAME	From	LIMITS	Length (FT)	Width (FT)
RON		From 470' W PASEO GRANDE			
-	ROAD NAME		То	(FT)	(FT)
PASE	ROAD NAME	470' W PASEO GRANDE	To 200' W PASEO GRANDE	(FT) 280	(FT) 40
PASE	ROAD NAME TAGE RD D GRANDE	470' W PASEO GRANDE 100' NE LAS POSAS RD	To 200' W PASEO GRANDE 350' NE LAS POSAS RD	(FT) 280 250	(FT) 40 16
PASE PASE PASE	ROAD NAME TAGE RD D GRANDE D GRANDE	470' W PASEO GRANDE 100' NE LAS POSAS RD 363' NW VIA SANTIAGO	To200' W PASEO GRANDE350' NE LAS POSAS RD163' NW VIA SANTIAGO	(FT) 280 250 200	(FT) 40 16 30
PASE PASE PASE PASE	ROAD NAME TAGE RD D GRANDE D GRANDE D GRANDE	470' W PASEO GRANDE 100' NE LAS POSAS RD 363' NW VIA SANTIAGO 63' NE ONTARIO AVE	To200' W PASEO GRANDE350' NE LAS POSAS RD163' NW VIA SANTIAGO1222' NE ONTARIO AVE	(FT) 280 250 200 1160	(FT) 40 16 30 22
PASE PASE PASE PASE PASE	ROAD NAME TAGE RD D GRANDE D GRANDE D GRANDE D GRANDE	470' W PASEO GRANDE 100' NE LAS POSAS RD 363' NW VIA SANTIAGO 63' NE ONTARIO AVE 225' SW LAS POSAS RD	To200' W PASEO GRANDE350' NE LAS POSAS RD163' NW VIA SANTIAGO1222' NE ONTARIO AVEGREEN RIVER RD	(FT) 280 250 200 1160 1500	(FT) 40 16 30 22 48

	Sorfas Club Dr. Frontago Pd. and Passo Grando. Slurny Soal Improvements
	Serfas Club Dr., Frontage Rd., and Paseo Grande Slurry Seal Improvements
1	random cracks, replacement of any pavement markings, including cross walks, striping and raised
2	pavement markers; and
3	D. WHEREAS, COUNTY has slurry seal improvement projects within the jurisdictional boundaries of
4	COUNTY, which slurry seal improvement projects are sometimes hereinafter referred to collectively as
5	"COUNTY PROJECT".
6	E. WHEREAS, CITY will benefit from the cost savings associated with a larger improvement project, and CITY
7	desires to work with the COUNTY to construct the CITY PROJECT, together with the COUNTY PROJECT
8	since COUNTY has extensive experience in the development and implementation of similar type projects.
9	F. WHEREAS, COUNTY will therefore provide the administrative, technical, managerial, and support services
10	necessary for the implementation of the CITY PROJECT as part of the COUNTY PROJECT.
11	G. WHEREAS, COUNTY and CITY desire to define herein the terms and conditions under which said CITY
12	PROJECT is to be administered, engineered, coordinated, and constructed.
13	AGREEMENT
14	NOW THEREFORE, in consideration of the mutual promises contained herein, the PARTIES hereto agree as
15	follows:
16	SECTION 1 • COUNTY AGREES to:
17	1. Act as the lead agency on behalf of the CITY for the overall implementation of the CITY PROJECT. The
18	COUNTY is providing services on a reimbursable basis and has no obligation to fund any portion of the
19	CITY PROJECT. Nothing in this Agreement is intended to commit the COUNTY to provide replacement
20	funding for or to continue with the CITY PROJECT, if funds are not available.
21	2. Furnish CITY with detailed Plans, Specifications & Estimate (PS&E) documents for the CITY PROJECT.
22	Final plans for improvements are prepared to COUNTY standards, and signed by a Civil Engineer
23	registered in the State of California. Deviations from standards shall be coordinated with and approved by
24	CITY. COUNTY shall not begin construction within CITY until CITY has approved the CITY PROJECT
25	portion of the PS&E documents, which approval shall not be unreasonably withheld.
26	3. Direct COUNTY's contractor to identify any existing surface utility facilities within the limits of the CITY
27	PROJECT and to protect the facilities as detailed in the Special Provisions of the PS&E.
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29	County of Riverside & City of Corona Service Agreement

- 4. Direct COUNTY's contractor to make written application to CITY for an encroachment permit authorizing entry into CITY right of way for the purposes of constructing COUNTY PROJECT and CITY PROJECT.
- 5. Advertise, award, and administer a public works contract for the construction of the COUNTY PROJECT and the CITY PROJECT in accordance with all applicable federal, state and local statutes, ordinances, orders, governmental requirements, laws or regulations, including but not limited to the local agency public construction codes, California Labor Code, and California Public Contract Code, and in accordance with the encroachment permits issued by CITY.
- Furnish a representative to perform the function of Resident Engineer during construction of CITY PROJECT.
- Furnish qualified support staff to assist the Resident Engineer in, but not limited to, construction surveys,
 soils and compaction tests, measurement and computation of quantities, testing of construction materials,
 checking submittals, preparation of estimates and reports, preparation of as-built drawings, and other
 inspection and staff services necessary to assure that the construction is performed in accordance with the
 PS&E documents.
- 15 8. Construct the CITY PROJECT in accordance with approved PS&E documents.
- Submit any contract change order that causes the construction contract to exceed 10% of the contract bid amount for CITY PROJECT improvements to CITY for review and approval prior to final authorization by COUNTY. If any contract change order causes the construction contract to change by less than 10% of the bid amount for CITY PROJECT, COUNTY is authorized by CITY approval of this Agreement to move forward with such change.
- 10. Furnish CITY a final reconciliation of CITY PROJECT expenses within ninety (90) days following the
 completion and acceptance of the COUNTY PROJECT and CITY PROJECT construction contract. If final
 costs associated with the CITY PROJECT are in excess of the Deposit provided in Section 2, COUNTY
 shall include a final bill with the financial reconciliation. If final costs associated with the CITY PROJECT
 are less than the Deposit provided in Section 2, COUNTY shall include a reimbursement for the difference
 with the financial reconciliation.
 - 11. Provide CITY one complete set of reproducible as-built plans and all contract documents including
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calculations, estimates, and other documents produced as part of this Agreement within ninety (90) days after completion and acceptance of the CITY PROJECT.

SECTION 2 • CITY AGREES to:

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- Fund one hundred percent (100%) of the cost of the CITY PROJECT, as shown in Exhibit "B". CITY agrees that should unforeseen circumstances arise which result in an increase of any costs over those shown in Exhibit "B", CITY will pay such costs pursuant to Subsection 9 and Subsection 10 of Section 1.
- 2. Deposit with COUNTY, prior to COUNTY start of work and upon written request by COUNTY, One Hundred Sixty-Seven Thousand Three Hundred Ninety-nine Dollars and Eighty-eight Cents (\$167,399.88) (the "Deposit"), which represents one hundred percent (100%) of the estimated costs to complete construction including construction administration, inspection and materials testing and contingency for CITY PROJECT, as provided in Exhibit "B".
 - Prepare and approve California Environmental Quality Act (CEQA) clearance for the CITY PROJECT.
 COUNTY will prepare and approve CEQA clearance for the COUNTY PROJECT.
- 4. Issue, at no cost to COUNTY or its contractor, upon proper application by COUNTY or COUNTY's contractor, an encroachment permit authorizing entry onto CITY right-of-way to complete construction, including traffic control, construction survey, inspection and materials testing for the COUNTY PROJECT and CITY PROJECT.
- Provide at no cost to the COUNTY, oversight of the CITY PROJECT, to provide prompt reviews and approvals, as appropriate, of submittals by COUNTY, and to cooperate in timely processing of the CITY PROJECT.
- Provide at no cost to COUNTY, a representative to coordinate and assist the COUNTY Resident Engineer
 during the construction of the CITY PROJECT and to verify facilities are constructed as required by this
 Agreement.
 - Pay COUNTY for any final costs associated with the CITY PROJECT that are in excess of the Deposit as determined pursuant to Subsection 10 of Section 1.

26 SECTION 3 • IT IS MUTUALLY AGREED AS FOLLOWS:

1. If upon opening of bids for construction of the CITY PROJECT the bids indicate a cost overrun of no more

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than ten percent (10%) of the construction cost estimate will occur, as described in Exhibit "B", COUNTY may award the contract.

- 2. If upon opening of bids for construction of the CITY PROJECT the bids indicate a cost overrun exceeding ten percent (10%) of the construction cost estimate will occur, COUNTY and CITY shall endeavor to agree upon an alternative course of action. If, after fourteen (14) calendar days from the date of bid opening, an alternative course of action is not agreed upon, this Agreement shall be deemed to be terminated by mutual consent. COUNTY shall reimburse CITY the full amount of the Deposit within forty-five (45) days of termination.
- 3. COUNTY and CITY acknowledge and agree that any funding shortfall for the completion of the CITY
 PROJECT will be the sole responsibility of CITY. Nothing in this Agreement is intended to commit the
 COUNTY to funding any portion of CITY PROJECT, or shall be construed as obligating the COUNTY to
 provide replacement funding for any anticipated funding or to continue with the CITY PROJECT, if funds
 are no longer available. In the event that adequate funds are not available to move forward or to complete
 CITY PROJECT, PARTIES agree to meet and confer and collectively work to identify adequate funding for
 - 4. The total cost to CITY to complete construction, including construction administration, inspection and materials testing and a ten percent (10%) contingency for CITY PROJECT is estimated to be, One Hundred Sixty-Seven Thousand Three Hundred Ninety-nine Dollars and Eighty-eight Cents (\$167,399.88) as detailed in Exhibit "B".
- 20 5. COUNTY shall not be obligated to commence the CITY PROJECT until after receipt of CITY's Deposit as
 21 required in Section 2.
- 6. Construction by COUNTY of improvements for CITY PROJECT shall not be commenced until an
 Encroachment Permit to COUNTY, or COUNTY's contractor, authorizing such work has been issued by
 CITY.
 - 7. COUNTY shall cause COUNTY's contractor to maintain in force, until completion and acceptance of the slurry seal improvements, a policy of Commercial Liability Insurance, including coverage of Bodily Injury Liability and Property Damage Liability, in the amount of \$2,000,000 minimum single limit coverage, and a
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policy of Automobile Liability Insurance in the amount of \$1,000,000 minimum. Endorsements to each policy shall be required which name CITY, its officers, agents and employees, as additionally insured. COUNTY shall also require COUNTY's contractor to maintain Worker's Compensation Insurance. COUNTY shall cause COUNTY's contractor to provide Certificates of Insurance and Additional Insured Endorsements which meet the requirements of this section to CITY prior to the start of construction.

- 8. Ownership and title to all materials, equipment, and appurtenances installed as part of this Agreement will be automatically vested with the jurisdiction in which the improvements reside and no further agreement will be necessary to transfer ownership.
- CITY shall be responsible for the maintenance of the improvements provided by CITY PROJECT within CITY right of way except as specified in this Agreement or future agreements.
- 10. No alteration or variation of the terms of this Agreement shall be valid unless made in writing and signed
 by all PARTIES and no oral understanding or agreement not incorporated herein shall be binding on each
 PARTY hereto.
 - 11. Neither COUNTY nor any officer or employee thereof shall be responsible for any damage or liability occurring by reason of any act or omission of CITY under or in connection with any work, authority or jurisdiction delegated to CITY under this Agreement. It is further agreed that pursuant to Government Code Section 895.4, CITY shall fully indemnify and hold COUNTY harmless from any liability imposed for injury (as defined by Government Code Section 810.8) occurring by reason of any act or omission of CITY under this Agreement. The provided that pursuant to Government Code Section 810.8) occurring by reason of any act or omission of CITY under or in connection with any work, authority or jurisdiction delegated to CITY under this Agreement.
- 20 12. Neither CITY nor any officer or employee thereof shall be responsible for any damage or liability occurring by reason of any act or omission of COUNTY under or in connection with any work, authority or jurisdiction 21 22 delegated to COUNTY under this Agreement. It is further agreed that pursuant to Government Code Section 895.4, COUNTY shall fully indemnify and hold CITY harmless from any liability imposed for injury 23 (as defined by Government Code Section 810.8) occurring by reason of any act or omission of COUNTY 24 25 under or in connection with any work, authority or jurisdiction delegated to COUNTY under this Agreement. 13. In the event that CITY defaults in the performance of any of its obligations under this Agreement or 26 27 materially breaches any of the provisions of this Agreement, the COUNTY shall have the option to terminate
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this Agreement upon ninety (90) days written notice to CITY.

- 14. CITY and COUNTY shall retain or cause to be retained for audit, all records and accounts relating to the CITY PROJECT for a period of minimum three (3) years from the date of Notice of Completion of the CITY PROJECT.
- 15. This Agreement may be executed in any number of counterparts, each of which will be an original, but all 5 of which together will constitute one instrument. Each PARTY to this Agreement agrees to the use of 6 electronic signatures, such as digital signatures that meet the requirements of the California Uniform 7 8 Electronic Transactions Act (("CUETA") Cal. Civ. Code §§ 1633.1 to 1633.17), for executing this Agreement. The PARTIES further agree that the electronic signatures of the PARTIES included in this 9 10 Agreement are intended to authenticate this writing and to have the same force and effect as manual signatures. Electronic signature means an electronic sound, symbol, or process attached to or logically 11 associated with an electronic record and executed or adopted by a person with the intent to sign the 12 electronic record pursuant to the CUETA as amended from time to time. The CUETA authorizes use of an 13 electronic signature for transactions and contracts among parties in California, including a government 14 agency. Digital signature means an electronic identifier, created by computer, intended by the PARTY using 15 it to have the same force and effect as the use of a manual signature, and shall be reasonably relied upon 16 by the PARTIES. For purposes of this section, a digital signature is a type of "electronic signature" as 17 18 defined in subdivision (i) of Section 1633.2 of the Civil Code.
 - 16. All notices, demands, invoices, and other communications required or permitted hereunder shall be in writing and delivered to the following addresses or such other address as the PARTIES may designate:

21	COUNTY:	CITY:
22	Riverside County Transportation Department	City of Corona
23	Attn: Mark Lancaster	Attn: Savat Khamphou
24	Director of Transportation	Public Works Director
25	4080 Lemon Street, 8th Floor	400 S. Vicentia Ave
26	Riverside, CA 92501	Corona, CA 92882
27	Phone: (951) 955-6740	Phone: (951) 279-3604

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APPROVALS	
UNTY Approvals	CITY OF CORONA Approvals
COMMENDED FOR APPROVAL:	APPROVED BY:
ARK LANCASTER	
	City Manager
irector of Transportation	City Manager
PROVED AS TO FORM:	APPROVED AS TO FORM:
OUNTY COUNSEL	
/	
ANIELLE MALAND	
eputy County Counsel	City Attorney
PPROVAL BY THE BOARD OF SUPERVISORS	ATTEST:
IEFF HEWITT	City Clerk
hair, Riverside County Board of Supervisors	
TTEST:	
ECIA R. HARPER	



	EXHIBIT B	
CITY	Y PROJECT BUDGET	
COST ESTIMATE:		
TASK	COST	
Construction	\$133,399.88	
Contingency (10%)	\$14,000.00	
Administration, Inspection & Testing (15%)	\$20,000.00	
TOTAL COST	\$167,399.88	