

University of California
Office of the President

University Controller

Research Administration Office

Memo

Operating Guidance

No. 94-11
June 10, 1994

VICE CHANCELLORS — BUSINESS AND FINANCE ADMINISTRATION*
CONTRACTS AND GRANTS OFFICERS
OFFICE OF THE PRESIDENT FUNCTIONAL MANAGERS

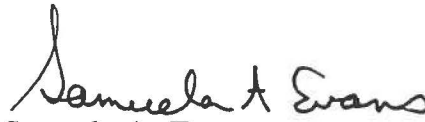
Subject: Interagency Master Agreement (IMA) No. 93-T0506, California Environmental Protection Agency, Department of Toxic Substances Control, Hazardous Materials Laboratory

Enclosed is a new Interagency Master Agreement with the Department of Toxic Substances Control for services requested by the Hazardous Materials Laboratory. Work for the Hazardous Materials Laboratory was previously conducted under IMA No. 91-13447 with the California Department of Health Services (DHS). Since the Hazardous Material Laboratory has been moved from the DHS to the Department of Toxic Substances Control, a new interagency agreement was needed. This IMA effectively replaces IMA No. 91-13447 and is retroactively effective from July 1, 1993 through June 30, 1995.

Requests for services under the terms of this IMA are to be implemented by mutually acceptable Memorandum of Understandings which are handled by individual campus and Laboratory Contract and Grant Officers.

Refer: Lourdes G. DeMattos
(510) 987-9850

Subject Index: 02, 22
Organization Index: S-097
Cancel: 92-21


Samuela A. Evans
Contract and Grant Officer

Enclosure

*Note: The addressees above represent the standard distribution of Contract and Grant Memos. Additional addressees, if any, may be added based on the subject of the Memo. See cc's.

INTERAGENCY AGREEMENT
STD. 13 (REV. 9-89)

FULLY EXECUTED

NUMBER 93-T0506

THIS AGREEMENT is entered into this 1ST day of JUNE, 19 93,
by and between the undersigned State Agencies:

Set forth services, materials, or equipment to be furnished, or work to be performed, and by whom,
time for performance including the terms, date of commencement and date of completion, and provision
for payment per (1225 and 8752-8752.1 SAM.)

Distribution:

<input type="checkbox"/>	Agency providing services
<input type="checkbox"/>	Agency receiving services
<input type="checkbox"/>	Department of General Services (unless exempt from DGS approval)
<input type="checkbox"/>	Controller

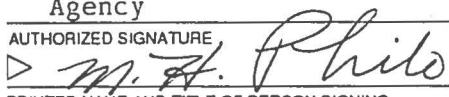
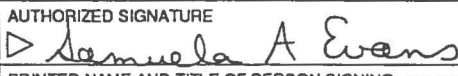
TERMS OF INTERAGENCY MASTER AGREEMENT



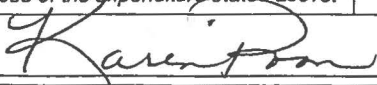
1. For the purpose of this Agreement with the University of California the direct costs, and indirect costs as a percent of direct costs, allowable for payment shall be as identified in this Agreement. The University grants the State, upon reasonable prior notice and identification of materials to be examined, permission to examine University records pertinent to direct costs payable under this Agreement solely for the purpose of determining that the costs are consistent with those identified in this Agreement.

2. Purpose

This Interagency Master Agreement (IMA) is between The Regents of the University of California, hereafter known as UC and the Department of Toxic Substances Control, hereafter known as Agency. UC will perform services including, but not limited to: Educational, consulting, and/or research services in response to written requests from Agency.

(Continued on _____ sheets which are hereby attached and made a part hereof)

NAME OF STATE AGENCY RECEIVING SERVICES Department of Toxic Substances Control	NAME OF STATE AGENCY PROVIDING SERVICES Regents of the University of California
CALLER ABOVE (SHORT NAME) Agency	CALLER ABOVE (SHORT NAME) UC
AUTHORIZED SIGNATURE 	AUTHORIZED SIGNATURE 
PRINTED NAME AND TITLE OF PERSON SIGNING Marvin H. Philo, Chief, Business Services	PRINTED NAME AND TITLE OF PERSON SIGNING SAMUELA A. EVANS CONTRACT AND GRANT OFFICER
FUND NUMBER AND NAME	FUND NUMBER AND NAME

AMOUNT ENCUMBERED BY THIS DOCUMENT \$ 49,409.00	PROGRAM/CATEGORY (CODE AND TITLE) Support	FUND TITLE HWCA	<div>Department of General Services  Use Only POLICY BUDGET Department of General Services APPROVED MAY 31 1994 BY  Ass't Chief Counsel</div>	
PRIOR AMOUNT ENCUMBERED FOR THIS CONTRACT \$ -0-	SEE BACK OF THIS PAGE			
TOTAL AMOUNT ENCUMBERED TO DATE \$ 49,409.00	ITEM 3960-001-014	CHAPTER STATUTE FISCAL YEAR		
OBJECT OF EXPENDITURE (CODE AND TITLE) 1000-398-90999				
I hereby certify upon my own personal knowledge that budgeted funds are available for the period and purpose of the expenditure stated above.			T.B.A. NO.	B.R. NO.
SIGNATURE OF ACCOUNTING OFFICER 			DATE 5/19/94	

CHAPTER

STATUTE

FISCAL YEAR

AMOUNT

55

1993

1993/94

\$49,409

BA of 1994

1994

1994/95

49,409

TOTAL

\$98,818

3. Scope of Services

The scope of services includes, but is not limited to: Those described in this paragraph and Attachment A entitled "An Overview of the General Work Plan", which is incorporated herein. Both parties understand that this Agreement is nonexclusive. Agency is free to seek educational, consulting, and/or research services from any and all parties and sources and UC may provide such services to any and all other appropriate agencies, public, or private.

With due respect for the reasonable convenience of the UC project personnel, Agency staff will be permitted to work side-by-side with UC personnel to the extent and under conditions that may be requested by Agency.

A. Educational Services

UC will provide educational services to the Agency as mutually agreed between Agency and individual UC campuses.

B. Consulting Services

Under terms of this Agreement, UC will provide the Agency consulting services, depending upon the availability of appropriate personnel. Such services may include, but not be limited to the following:

- 1) Performing administrative studies, making appropriate recommendations, conducting oral briefings of study results, preparing written reports;
- 2) Providing technical assistance to Agency personnel;

- 3) Performing special assignments of a temporary nature based on the particular knowledge, ability, and/or expertise of the consultant; and
- 4) Serving in the role of expert witness for the Agency at Legislative and/or public hearings or providing technical assistance to Agency clients and/or constituencies. Where these services are requested, it is understood that UC faculty performing in such roles will be acting in their capacity as individuals and not as representatives of the UC or its institutional policies.

C. Research Services

Under terms of this agreement, UC will provide the Agency with research services in areas where UC personnel have appropriate expertise and which are consistent with the mission and purpose of the UC. It is understood that research activities may:

- 1) Be conducted on a long or short-term basis;
- 2) Be carried out by UC personnel working alone or in teams, including resident physicians and/or student personnel whenever this is appropriate;
- 3) Be carried out within the context of the UC academic program/curriculum (whenever appropriate) and/or outside the curriculum; and
- 4) Be conducted either on campus or in off-campus locations.

4. Funds Obligated

Upon completion of services and projects defined in Memoranda of Understanding (MOU) issued pursuant to this IMA, payments for actual costs will be in accordance with Section 8752 of the State Administrative Manual. The

maximum amount payable by the State to UC for performance of the Scope of Work shall not exceed \$98,818.

5. Termination

This agreement may be terminated by either party upon thirty (30) days advance written notice. In the event of such termination UC shall be reimbursed for all reasonable costs and non-cancelable obligations properly incurred prior to date of termination, providing all applicable reports have been submitted and have documented adequate progress to date consistent with the workplan. UC shall return all unexpended advance payments to Agency.

6. Term of Master Agreement

This Master Agreement shall be effective from July 1, 1993 through June 30, 1995.

7. Master Agreement

A. Contract Managers

For Agency: Robert D. Stephens, PhD. Chief
Department of Toxic Substances Control
2151 Berkeley Way, Room 515
Berkeley, CA 94704
(510) 540-3003

For UC: David F. Mears, Director
Research Administration Office
Office of the President
300 Lakeside Drive, 12th Floor
Oakland, CA 94612-3550

B. Amendment

The terms of this Master Agreement may be amended in writing as mutually agreed by the contract managers. Interpretations of and communications about this Master Agreement shall be referred to the contract managers.

IMPLEMENTATION OF INTERAGENCY MASTER AGREEMENT

8. Requests for Services

- A. Requests for services under the terms of this IMA shall be presented in writing by Agency directly to the Contracts and Grants Officer at the UC campus as identified in Attachment B entitled "List of the University of California Contracts and Grants Offices", which is incorporated herein. UC may decline to provide requested services when such services are

inconsistent or incompatible with its mission and purpose as defined in Section 9 of Article IX of the State of California Constitution or when the capability is not otherwise available.

- B. Prior to UC beginning performance of specific services, the Agency and UC Campus Contracts and Grants Officer shall develop a mutually acceptable MOU. The format of the MOU and subjects to be covered are described in Attachment C entitled "Memorandum of Understanding", which is specifically incorporated herein by this reference.

9. Provisions Applicable to MOUs

A. Subcontracts

UC shall submit for prior written approval by Agency (Contract Manager upon approval of the Contract Officer, Chief, Business Services) any proposed subcontract(s) which it desires to enter into for the performance of work under this Agreement, except subcontracts with constituent UC campuses, or standard employment contracts for personnel to be utilized for work to be carried out under this Agreement. Subcontracts which the Agency approved in the budget at the time the MOU is consummated do not require further Agency's approval.

B. Confidentiality of Identifying Information

- 1) UC shall protect from unauthorized disclosure names and other identifying information concerning persons receiving services pursuant to this contract, except for statistical information not identifying any client.
- 2) UC shall not use identifying information for any purpose other than carrying out the UC's obligations under this contract.

- 3) UC shall promptly transmit to the Agency all requests for disclosure of such identifying information not emanating from the client.
- 4) UC shall not disclose, except as otherwise specifically permitted by this contract and authorized by the client, any such identifying information to anyone other than the Agency without prior written authorization from the Agency.
- 5) For purposes of this paragraph, identity shall include, but not be limited to: Name, identifying number, symbol, or other identifying particular assigned to the individual such as finger or voice print or a photograph.
- 6) Permission by Agency to disclose data on one occasion shall not authorize UC or its personnel to further disclose such data on another occasion.

C. Publication

- 1) Ninety (90) days after any document has been submitted to Agency, UC may, at its own expense or at the expense of the project director or other persons, publish or otherwise utilize reports submitted under the terms of this Agreement.
- 2) Agency staff will be given access to all data, working papers, facilities, etc., which may be utilized in the performance of an MOU.
- 3) In any publication that results from work supported in full or in part under this interagency agreement, the authors shall provide full acknowledgment of the funding source and shall insert and publish the following disclaimer:

"Mention of trade name, proprietary product or specific equipment does not constitute a

guarantee or warranty by the California Department of Toxic Substances Control, nor does it imply approval to the exclusion of other products that may be suitable. The opinions expressed herein represent those of the authors and do not necessarily represent the position of the State of California, Department of Toxic Substances Control".

D. Charges

The Agency agrees to pay UC the charges for services provided to Agency pursuant to this Agreement as agreed to in this IMA and as approved by Agency in the MOU budget. The MOUs shall have a description of the standard of work and results expected of the project. If work delivered, which was performed within the total estimated cost, does not reasonably meet the standard(s) of performance specified in the MOU, final payment may be withheld pending improvement of the work up to the standard(s) at the University's expense.

Ordinarily costs will be classified into two basic categories: Direct Cost and Overhead Costs.

- 1) Direct Costs -- are those costs that can be identified specifically with a particular project. These include:
 - a. Personal service costs - individual or position rates/unit of time.
 - b. Fringe benefits costs - actual benefits or as a percentage of personal service costs.
 - c. Operating expenses - to include rent, supplies.
 - d. Equipment costs - should specify equipment to be bought and disposition of equipment at agreement's end.

- e. Travel expenses and per diem rates must be set at the rate specified by Department of Personnel Administration for similar employees or verification must be supplied that indicate such rates are not available to UC.
 - f. Subcontracts.
2. UC may rebudget up to 20 percent or \$10,000, whichever is less, of the total direct costs between existing budget line items of the MOU without formal amendment to the MOU and without prior Agency's approval except for equipment and subcontracting items not included as part of the approved proposal shall be submitted for pre-approval by Agency (Contract Manager upon approval of the Chief, Business Services) in writing. It is understood that UC will notify the Agency when such budget changes are made and that rebudgeting shall not exceed the total allowable cost as specified in the individual MOUs. For changes over \$1,000.00, UC shall submit with the invoice an explanation of the need for such changes, and identify the specific line item(s) to be reduced in order to increase the excess item(s). Agency will make payment of the rebudgeted costs only if those rebudgeted costs are specifically designed to further the express purpose of the MOU. Any rebudgeting by UC in excess of 20 percent or \$10,000, whichever is less, of the total direct costs between existing budget line items of the MOU requires an amendment to the MOU.
- 3) Overhead Costs -- are those costs incurred for common or joint objectives not readily and specifically identifiable with a particular project.

In accordance with both State and UC policy pertaining to the recovery of full costs, overhead costs are included as an allowable cost for performance under this IMA. The Agency shall pay overhead in accordance with the rates as approved by The Regents of the University of California as applicable to all sponsors, attached as Attachment D which is incorporated by reference.

10. Payment

Pursuant to the general authority available in Government Code, Sections 11256-11257 which provisions are specifically incorporated into agreement, Agency may make advance payment as follows:

Agency may authorize and issue one advance payment to a maximum of 25 percent of the total original MOU amount; except in the case of multi-year agreements, the 25 percent advance applies only to the first year agreement amount. Any and all subsequent amendments shall not be subject to further advances unless all previous funds have been expended. The funds provided from the advance shall be used solely for the purpose of making payments for allowable items as defined in the Budget of MOU.

Upon execution of any MOU under this agreement, when applicable, UC shall submit an advance payment invoice, in duplicate, to Agency. UC shall reference the address of UC's Accounting Office to which payments shall be sent.

Attachments B List of The University of California Contracts and Grants Offices, three pages and Attachment E, List of the University of California Accounting Offices, one page, are attached and incorporated by reference.

Any funds advanced in excess of actual expenditures shall be refunded by UC within sixty (60) days upon termination of each MOU.

Invoices for actual costs incurred are to be submitted by UC in writing at the end of each month's efforts or upon the completion of tasks, but not more frequently than once a month.

Invoices for cost reimbursements shall reference the Department of Toxic Substances Control, agreement and MOU

number and must be itemized in accordance with the budget portion of the MOU and signed by an authorized UC representative.

Mail the invoices to the following address:

Chief, Contracts and Office Services
Department of Toxic Substances Control
400 P Street
P.O. Box 806
Sacramento, CA 95812-0806
Telephone: (916) 324-3751

11. Property

All equipment or property of any kind purchased from funds advanced or reimbursed or furnished by Agency under the terms of the MOU and not fully consumed in the performance of the MOU shall be the property of Agency and shall be subject to the provisions of this paragraph, as well as provisions A through G below.

A. Inventory and Disposition

UC shall at the request of Agency, submit an inventory of equipment furnished or purchased under the terms of the MOU. Such inventory will be required not more frequently than annually. At the termination of the MOU, UC shall provide a final inventory to Agency and shall at that time query Agency as to Agency's requirements, including the manner and method in returning said equipment to Agency. Final disposition of such equipment shall be at Agency expense in accordance with instructions from Agency to be issued immediately after receipt of the final inventory.

B. If Agency and at Agency's sole option, through its Business Services Section, purchases any equipment listed in the budget approved for the MOU, the cost of said equipment will be deducted from said MOU amount.

UC shall submit to Agency a separate list of the equipment specifications. Agency will pay vendor directly for equipment and title to said equipment will remain with Agency. Said equipment will be delivered to the UC's address as stated in said agreement unless notified by UC in writing.

- C. Title to Agency property shall not be affected by the incorporation or attachment thereof to any property not owned by Agency, nor shall such state property, or any part thereof, be or become a fixture or lose its identity as personality by reason of affixation to any realty.
 - D. Unless otherwise provided herein, Agency shall not be under any duty or obligation to restore or rehabilitate, or to pay the cost of the restoration or rehabilitation of the UC's facility or any portion thereof which is affected by removal of any state property.
 - E. UC shall maintain and administer, in accordance with sound business practice, a program for the utilization, maintenance, repair, protection, and preservation of Agency property so to assure its full availability and usefulness for the performance of the MOU.
 - F. Equipment shall be identified as directed by Agency.
12. Contracting parties shall be subject to the examination and audit of the Auditor General for a period of three years after final payment under the agreement if the total amount expended under this agreement exceeds \$10,000.

This agreement shall be subject to examination and audit by Agency or a duly authorized representative.

13. The attached Standard Form 17A entitled "Nondiscrimination Clause" consisting of one page is incorporated herein and made a part hereof by this reference.
14. State Statutory Funding Limitations
 - A. It is mutually understood between the parties that this contract may have been written before ascertaining the availability of State appropriation of funds for the mutual benefit of both parties in order to avoid program and fiscal delays which would occur if this contract were executed after that determination was made.
 - B. This contract is valid and enforceable only if sufficient funds are made available to State by the State Budget Acts of the current and any subsequent years that this contract remains in effect. In addition, this contract is subject to any additional restrictions, limitations, or conditions enacted by the legislature and contained in the Budget Act or any statute enacted by Legislature which may affect provisions, terms or funding of this contract in any manner.
 - C. It is mutually agreed that if sufficient funds are not appropriated for the program, this contract shall be amended to reflect any reduction in funds. State retains the option to void the contract under the termination provisions or to amend the contract to reflect any reduction of funds.

NONDISCRIMINATION CLAUSE (OCP-1)

STD. 17A (REV. 2-93)

1. During the performance of this contract, contractor and its subcontractors shall not unlawfully discriminate, harass or allow harassment, against any employee or applicant for employment because of sex, race, color, ancestry, religious creed, national origin, physical disability (including HIV and AIDS), mental disability, medical condition (cancer), age (over 40), marital status, and denial of family care leave. Contractors and subcontractors shall insure that the evaluation and treatment of their employees and applicants for employment are free from such discrimination and harassment. Contractor and subcontractors shall comply with the provisions of the Fair Employment and Housing Act (Government Code, Section 12900 et seq.) and the applicable regulations promulgated thereunder (California Code of Regulations, Title 2, Section 7285.0 et seq.). The applicable regulations of the Fair Employment and Housing Commission implementing Government Code, Section 12990 (a-f), set forth in Chapter 5 of Division 4 of Title 2 of the California Code of Regulations are incorporated into this contract by reference and made a part hereof as if set forth in full. Contractor and its subcontractors shall give written notice of their obligations under this clause to labor organizations with which they have a collective bargaining or other agreement.
2. This contractor shall include the nondiscrimination and compliance provisions of this clause in all subcontracts to perform work under the contract.

The Regents of the University
of California
Interagency Agreement No. 93-T0506

ATTACHMENT A

AN OVERVIEW OF THE GENERAL WORK PLAN

- I. Provide specific services and carry out specific studies requested by the Hazardous Materials Laboratory as follows:

Studies concerned with the occurrence, fate, and transport, treatment and environmental health effects of hazardous materials.

LIST OF THE UNIVERSITY OF CALIFORNIA
CONTRACTS AND GRANTS OFFICES

OP CONTRACTS AND GRANTS OFFICES

UNIVERSITY CONTROLLER
(510) 987-9838

David F. Mears
Director, Research Administration
Office
Office of the President
300 Lakeside Drive, 12th Floor
Oakland, CA 94612-3550

AGRICULTURE & NATURAL
RESOURCES
(510) 987-0050

Carol Berman
Contracts and Grants Coordinator
Agriculture and Natural Resources
300 Lakeside Drive, 6th Floor
Oakland, CA 94612-3550

CAMPUS CONTRACTS AND GRANTS OFFICES

CAMPUS

OFFICERS & ADDRESSES

BERKELEY
(415) 642-8110

Joyce Freedman, Director
Sponsored Projects Office
336 Sproul Hall
University of California
Berkeley, CA 94720

DAVIS
(916) 752-7630

Dorothy Crocker
Research Officer
Office of Research
275 Mrak Hall
University of California
Davis, CA 95616

IRVINE
(714) 856-5677

Christine Hansen, Manager
Office of Contracts & Grants
Administration
115 Administration Building
University of California
Irvine, CA 92717-1875

The Regents of the University
of California
Interagency Agreement No. 93-T0506
Page 2 of 3

LOS ANGELES
(310) 825-4031

Terence A. Feuerborn
Director
Office of Research Administration
1400 Ueberroth Building
University of California
Los Angeles, CA 90024-1406

RIVERSIDE
(909) 787-5535

Hannah Petzenbaum
Office of Research Affairs
1126 Library South
University of California
Riverside, CA 92521

SAN DIEGO (Scripps)
(619) 534-4714

Linda Dale, Director
Office of Contract & Grant
Administration 0934
University of California, San Diego
9500 Gilman Drive
La Jolla, CA 92093-0934

SAN DIEGO
(619) 534-4572

Norman J. Sattler, Manager
Scripps Institution of Oceanography
0210
University of California, San Diego
La Jolla, CA 92093-0210

SAN FRANCISCO
(415) 476-8152

John Klimek, Manager
Office of Research Affairs
3333 California Street, Suite 11
University of California
San Francisco, CA 94143-0962

SANTA BARBARA
(805) 893-4036

David Menninger, Manager
Sponsored Projects
3227 Cheadle Hall
University of California
Santa Barbara, CA 93106

SANTA CRUZ
(408) 459-4114

Mark Coburn, Manager
Contracts and Grants
399C Applied Science Building
University of California
Santa Cruz, CA 95064

LABORATORY CONTRACTS AND GRANTS OFFICES

LABORATORY

OFFICERS & ADDRESSES

LAWRENCE BERKELEY
LABORATORY
(510) 486-4126

Rick Inada
Manager
Office of Sponsored Research
Administration (OSRA)
LBL
Building 936A
University of California
Berkeley, CA 94720

LAWRENCE LIVERMORE
NATIONAL LABORATORY
(510) 422-9136

Finance Manager
Accounting Officer/Contracts &
Grants Officer
Accounting Office
P.O. Box 808, L-435
LLNL
Livermore, CA 94550

LOS ALAMOS NATIONAL
LABORATORY
(505) 667-3848

Donald N. Bryson
Deputy Controller
Mail Stop A119
LANL
P.O. Box 1663
Los Alamos, NM 87545

ATTACHMENT C

MEMORANDUM OF UNDERSTANDING

- I. This Memorandum of Understanding (MOU) is entered into pursuant to the provisions of Interagency Agreement No. _____ dated _____, 19____, between the Department of Toxic Substances Control, hereinafter Agency, and the Regents of the University of California, hereinafter call UC. This MOU implements, is made part of the IMA and incorporates the IMA provisions applicable to MOUs.
- II. UC shall provide Agency with the following services in accordance with the work statement set forth in Exhibit A, "Scope of Services", which is attached and is hereby made part of this agreement.
- III. The term of the MOU is from _____ through _____.
- IV. This MOU may be terminated by either party upon 30 days advance written notice.
- V. Budget Considerations:
- | | |
|-----------------------------------------------------------------------------------------------------------------------------|----------|
| A. Personal Service Costs (Budget shall list the categories of personnel, salary rates, time proposed and fringe benefits). | \$ _____ |
| B. Materials and Supplies | \$ _____ |
| C. Operating Expenses (e.g., computer time, equipment used). | \$ _____ |
| D. Equipment Costs | \$ _____ |
| E. Travel | \$ _____ |
| F. Subcontracts | \$ _____ |
| G. Indirect Cost [actual indirect cost shall not exceed _____ of the total direct cost]. | \$ _____ |
| TOTAL | \$ _____ |

This budget is an estimate and 20% line item changes may be made.

- VI. The total amount of this MOU shall not exceed
\$_____.
- VII. Copies of all invoices relating to this project (and any
required supporting documentation) shall be sent to:
- Chief, Contracts and Grants Administration
Department of Toxic Substances Control
P.O. Box 806
Sacramento, CA 95812-0806
- VIII. When the MOU calls for a product or report, Agency agrees
to notify the project manager or principal investigator
within fifteen (15) calendar days of receipt of the
product or report that it is unacceptable. If UC receives
no such notification, it will assume that the product or
report is acceptable.
- Problems with the billing, invoices, etc. will be reported
to the UC Accounting Office within fifteen (15) calendar
days of receipt of the billing, invoice, etc.
- IX. Each MOU shall be signed by an authorized representative
of the Agency and a UC Contracts and Grants Officer.
Copies of each MOU shall be provided to the UC Campus
Contracts and Grants Office and to the Agency.
- X. The appropriate UC campus Accounting Office to which
payments shall be sent shall be designated.

AUTHORIZATIONS

Date

Authorized Agency Representative

Date

Authorized UC Representative

**INDIRECT COST RATES
FOR THE PERIOD JULY 1, 1993 THROUGH JUNE 30, 1994**

	(4) BERKELEY	(2) DAVIS	(2) IRVINE	(2)LOS ANGELES	(5) RIVERSIDE	(2)SAN DIEGO	(1)SAN FRANCISCO	(6)SANTA BARBARA	(3)SANTA CRUZ
Research:									
On-campus	49.5	44.0	49.5	49.0	45.0	50.5	43.0	45.0	47.6
Off-campus	26.0	25.4	25.3	22.8	25.4	26.8	25.8	26.0	24.4
Instruction									
On-campus	51.9	45.0	52.0	48.2	48.0	57.0	44.0	59.1	51.3
Off-campus	26.0	22.6	35.6	29.0	26.0	30.0	32.0	19.3	28.1
Other Sponsored Activities									
On-campus	35.4	38.2	32.5	29.0	33.0	40.0	29.5	32.3	41.7
Off-campus	20.6	26.4	26.1	21.9	20.1	24.5	26.0	26.0	22.4
SPECIAL RATES									
Space Sciences Laboratory SSL									
SSL On-campus	35.5								
SSL Off-campus	17.5								
California Primate Center		18.9							
Laboratory for Energy-Related									
Health Research		18.9							
General Clinical Research Center				17.0					
(Center for the Health Sciences)									
Slichter Hall				41.5					
Laboratory for Biomedical and				41.5					
Environmental Sciences									
General Clinical Research Center						26.5			
(University Hospital)						13.0			
Nimitz Marine Facility									
General Clinical Research Center							21.0		
(Moffitt & SF General Hospitals)									
Laboratory for Radiobiology and							17.5		
Environmental Health									
Institute for Theoretical Physics								22.4	

(1) Rates effective through June 30, 1994.

(2) Rates effective through June 30, 1995.

(3) Rates effective through June 30, 1996.

(4) Berkeley rates from July 1, 1994 through June 30, 1995 will be: Instruction, on-campus 46.5; Other Sponsored Activities, off-campus 21.7; all other rates will remain the same as FY 1993-94.

(5) Riverside rates from July 1, 1994 through June 30, 1996 will be: Research, on-campus 46.0; all other rates will remain the same as FY 1993-94.

(6) Santa Barbara rates from July 1, 1994 through June 30, 1997 will be: Research, on-campus 45.5; Instruction, off-campus 23.8; Institute for Theoretical Physics 23.2; all other rates will remain the same as FY 1993-94.

The Regents of the University
of California
Interagency Agreement
No. 93-T0506

ATTACHMENT E

LIST OF THE UNIVERSITY OF CALIFORNIA ACCOUNTING OFFICES

Accounting Office
451 University Hall
University of California
Berkeley, CA 94720

Accounting Office
425 CED
University of California
San Francisco, CA 94143

Accounting Office
University Services Building
University of California
Davis, CA 95616

Accounting Office
4219 Cheadle Hall
University of California
Santa Barbara, CA 93106

Accounting Office
350 University Tower
University of California
Irvine, CA 92717

Accounting Office
364C Applied Science Building
University of California
Santa Cruz, CA 95064

Accounting Office
2312 Murphy Hall
University of California
Los Angeles, CA 90024

Accounting Office
Building 90, Room 1080
Lawrence Berkeley Laboratory
Berkeley, CA 94720

Accounting Office
2148 Administration Building
University of California
Riverside, CA 92521

Accounting Office
P.O. Box 808, L-435
Lawrence Livermore National Laboratory
Livermore, CA 94550

Accounting Office
TPCN N-0951
University of California,
San Diego
La Jolla, CA 92093-0951

Accounting Office
P.O. Box 1663
MS-P 239
Los Alamos National Scientific Laboratory
Los Alamos, NM 87545