EXHIBIT 8-A

AGREEMENT FOR LEGAL SERVICES

2012 -

THIS AGREEMENT is made and entered into with an effective date of _______, 2012 by and between the Monterey Peninsula Water Management District (hereinafter referred to as "District") and De Lay & Laredo, Attorneys at Law (hereinafter referred to as "General Counsel"). De Lay & Laredo is a legal partnership. For the purpose of further clarification, the term "General Manager" as used herein shall refer to the incumbent Executive Officer of the District.

WHEREAS, the District requires legal services including representation, advice, and consultation as to its powers and duties and as to the rights and obligations of those with whom it deals and/or regulates; and

WHEREAS, General Counsel has civil law experience, has regularly represented local public agencies, and will maintain a civil law office with personnel who are familiar with legal principles applicable to the District;

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

- 1. General Counsel will provide to, or on behalf of District, retained general counsel services including day-to-day advice, written opinions, legal document review, appearances at all Board meetings, and appearance at committees or subcommittee meetings at the District upon request. David C. Laredo is designated as lead attorney; services provided by other firm counsel or non-firm counsel shall be subject to approval. District agrees to pay General Counsel for general retained services on a monthly basis upon invoice from General Counsel, upon the basis set forth in paragraph 4.
- 2. In addition to retained services, General Counsel shall also provide special legal services, upon request and subject to direction from the District General Manager, such as appearance at non-District meetings or proceedings, oversight of special counsel, litigation advice or services, services subject to reimbursement by third parties, and bond, audit or financial services. David C. Laredo is designated as lead attorney; services provided by other firm counsel or non-firm counsel. Special legal services shall also apply to retained services provided in excess of twenty five hours in one month. District agrees to pay General Counsel for special legal services on upon invoice from General Counsel, upon the basis set forth in paragraph 4.
- 3. General Counsel's retained engagement shall not include matters relating to conflicts of interest, Fair Political Practice Act issues, or Government Code Section 1090 issues. As to these matters, special advice shall be provided only as to specific matters for which General Counsel has been formally consulted. General Counsel's engagement shall not impose a duty upon De Lay & Laredo or any attorney of that firm, to undertake an independent review or special investigation of District files, transactions, contractual arrangements, or other affairs for the purpose of those issues, except in response to a specific question or consultation. This engagement also does not require separate inquiry or review of any statement of economic interest (or any inquiry as to the accuracy of such statement), nor does this engagement require an independent assessment as to conflict or self-dealing issues absent a specific written consultation or written question thereon.

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-	reement, General Counsel shall be retained for general eral Counsel shall be special legal services at the rate of voice.
by General Counsel relating to the District, including diem rates and policies) for one conference sponsor calendar year. District shall reimburse General Counspecialty counsel, appraisers, filing fees, witness photocopying costs, long distance telephone costs, costs, and jury fees. Out-of-district travel shall be	I Counsel for all expenses and reasonable costs incurred ag registration and expenses (in accord with District per ored by ACWA or other comparable organization each ansel all costs incurred on behalf of District including to fees, transcripts, reporter fees, hearing officer costs, travel and lodging costs, legal process fees, discovery billed at 50% of service rate. Costs shall be billed at ge shall be made for communications or deliveries to or
Agreement may be terminated at any time during its members of the Board. In the absence of a written re	all end on, provided however that this sterm, without cause, by the affirmative vote of five (5) enewal, this contract shall continue on a monthly basis on ide thirty (30) days advance notice of any amendment.
7. De Lay & Laredo shall maintain a with a minimum of \$1,000,000/\$1,000,000 limits dur	a policy of professional errors and omissions insurance ring the term of this agreement.
IN WITNESS WHEREOF, Monterey Penin have executed this Agreement as of the day and year	nsula Water Management District and General Counsel set forth below.
Dated:	MONTEREY PENINSULA WATER MANAGEMENT DISTRICT
	David Stoldt General Manager
Dated:	De LAY & LAREDO

David C. Laredo, SBN 66532