## **Standard Indemnification Agreement**

Should the Local Agency Formation Commission named as a party in any litigation (including a "valored Code of Procedure 860 et seq.) or administration proposal, the applicant (real party in incomplete the proposal of the party in incomplete the proposal of the party in incomplete the party in the party in the party in incomplete the party in incomplete the party in t	validation" action under California Civil
agree to indemnify, hold harmless, and promptly	,
1. Any damages, penalties, fines or other con LAFCO, its agents, officers, attorneys, and proceeding brought against any of them, aside, void, or annul the approval of environmental document which accompand Officer may require a deposit of fundal litigation. Applicant and/or real party in have the right to appoint its own counsel to in the manner it deems in its best interest, limit Applicant's and/or real party in its reimburse defense cost; and	and employees from any claim, action, or the purpose of which is to attack, set this application or adoption of the emies it. The Napa LAFCO Executive is to cover estimated expenses of the interest agree that Napa LAFCO shall to defend it and conduct its own defense and that such actions shall not relieve or
2. All reasonable expenses and attorney's Napa LAFCO.	fees in connection with the defense of
This indemnification obligation shall include, but attorney fees that may be asserted by any person out of, or in connection with, the approval of the intended to be as broad as permitted by law.	or entity, including the applicant, arising
Applicant and/or real party in interest may be readditional indemnity agreement as a condition of agreement in no way limits the effect of obligation	f approval for this application. Such an
City/District Representative	Principal Landowner Signature
Print Name	Print Name
 Date	Date