TO: Board of Directors
FROM: Mitch Sears, Interim General Manager
       Edward Burnham, Director of Finance and Internal Operations
SUBJECT: General Legal Counsel Selection
DATE: June 10, 2021

RECOMMENDATION
Adopt a resolution approving an agreement with Richards, Watson and Gershon (RWG) as general legal counsel for VCE and authorizing the Interim General Manager, in consultation with legal counsel, to execute and sign the agreement.

BACKGROUND & DISCUSSION
In March 2021, after receiving notice that VCE Co-General Counsel Harriet Steiner would be retiring in mid-2021, staff released an RFP seeking proposals for general legal counsel services for VCE. Six (6) proposals were received from law firms with satellite offices within a 100-mile radius of VCE offices. A four-member evaluation team comprised of VCE Staff and Eric May, Deputy Yolo County Counsel and VCE Co-General Counsel, reviewed the proposals and identified four semi-finalists to be interviewed by Staff.

The criteria used to evaluate the proposals focused on:

   I.  Experience and Qualifications
   II. Proposer’s Approach to Working with VCE
   III. Commercial Terms (Price) and Compliance with VCE Contractual Terms

From the four candidates, two finalists were selected and interviewed by the Board Subcommittee. Following reference checks, the Board Subcommittee unanimously recommended RWG as the new general counsel for VCE based on their experience, familiarity with VCE’s service territory, direct experience with the CCA model, and commercial terms. The Board met in closed session on May 13th to consider the Board Subcommittee recommendation and based on that discussion directed staff to negotiate a services agreement with RWG and bring it back for consideration at the June Board meeting.
Staff is recommending a multi-year services agreement with RWG to establish continuity in general counsel services. Note: Yolo County Counsel will continue to serve as VCE co-general counsel on a limited basis to enhance continuity.

**Services Agreement**

Staff have negotiated a contract with RWG based on the following parameters:

- **Scope.** Project scope and budget consistent with the scope currently performed by VCE’s general counsel.
- **Budget.** A not to exceed amount of $120,000 during any fiscal year for the time period of June 11, 2021 expiring December 31, 2024. This annual amount is in VCE’s proposed FY 2021/2022 budget, and if the services agreement is approved, will be brought back on an annual basis during budget adoptions in subsequent years. As in the existing General Counsel services agreement, extra work may be authorized and will be compensated at the rates and manner set forth in the agreement.

Staff is recommending approval of the attached legal services agreement (Attachment A) and authorization for the Interim General Manager, in consultation with legal counsel, to execute and sign the agreement.

**Attachments**

1. RWG Legal Services Agreement
2. Resolution
AGREEMENT FOR LEGAL SERVICES

This Agreement is made and entered into as of June 10, 2021 by and between Valley Clean Energy Alliance, a Joint Powers Authority organized and operating under the laws of the State of California with its principal place of business at 604 Second Street, Davis, California, 95616 (“VCE”), and Richards, Watson and Gershon, a Professional Corporation with its principal place of business at 350 South Grand Ave., 37th Floor, Los Angeles, CA 90071 (hereinafter referred to as “Law Firm”). VCE and Law Firm are sometimes individually referred to as “Party” and collectively as “Parties” in this Agreement.

RECITALS

WHEREAS, Law Firm desires to perform and assume responsibility for the provision of certain legal services required by VCE on the terms and conditions set forth in this Agreement. Law Firm represents that it is experienced in providing legal services to public clients and is familiar with the plans of VCE with respect to the representation, as defined below.

NOW, THEREFORE, VCE and Law Firm agree as follows:

1. SCOPE OF SERVICES AND TERM.

1.1 Scope of Services. Law Firm promises and agrees to furnish to VCE all labor, services, and incidental and customary work necessary to fully and adequately perform the role of General Counsel of VCE (“Services”). The Services are more particularly described in the Request for Proposals, attached hereto as Exhibit A, and Law Firm’s proposal, attached hereto as Exhibit B. All Services shall be subject to, and performed in accordance with, this Agreement, the exhibits attached hereto and incorporated herein by reference, and all applicable local, state, and federal laws, rules, and regulations. In the event of a conflict between a provision in this Agreement and a provision in Exhibits A and B, the provision in this Agreement shall control.

1.2 Facilities, Equipment, and Other Materials. Law Firm shall, at its sole cost and expense, furnish all facilities, tools, equipment, and other materials necessary for performing the Services pursuant to this Agreement.

1.3 Term. The term of this Agreement shall begin on the date VCE Board of Directors approves this Agreement with a term period of June 11, 2021 through December 31, 2024, or when terminated as provided in Article 5.
2. **PROJECT COORDINATION.**

2.1 **General Counsel.** Inder Khalsa will assume the role of General Counsel to VCE. Ms. Khalsa will be the primary point of contact for all matters under this Agreement.

3. **RESPONSIBILITIES OF LAW FIRM.**

3.1 **Independent Contractor.** VCE retains Law Firm on an independent contractor basis and not as an employee. Law Firm retains the right to perform similar or different services for others during the term of this Agreement. Nor shall any additional personnel performing the Services under this Agreement on behalf of Law Firm be employees of the VCE; such personnel shall at all times be under Law Firm’s exclusive direction and control. Law Firm shall be entitled to no other benefits or compensation except as provided in this Agreement.

3.2 **Control and Payment of Subordinates.** The Services shall be performed by Law Firm or personnel under its supervision. Law Firm will determine the means, methods, and details of performing the Services subject to the requirements of this Agreement. Any additional personnel performing the Services under this Agreement on behalf of Law Firm shall at all times be under Law Firm’s exclusive direction and control. Law Firm shall pay all wages, salaries, and other amounts due such personnel in connection with their performance of Services under this Agreement and as required by law. Law Firm shall be responsible for all reports and obligations respecting such additional personnel, including, but not limited to: social security taxes, income tax withholding, unemployment insurance, disability insurance, and workers’ compensation insurance.

3.3 **Conformance to Applicable Requirements.** Law Firm shall furnish VCE with every reasonable opportunity to determine that Law Firm’s services are being performed in accordance with this Agreement. VCE’s review of Law Firm’s services shall not relieve Law Firm of any of its obligations to fulfill this Agreement as prescribed.

3.4 **Substitution of Key Personnel.** Law Firm has represented to VCE that it will perform and coordinate the Services under this Agreement. Should such personnel become unavailable, Law Firm may substitute other personnel of at least equal competence upon the VCE’s written approval. In the event that VCE and Law Firm cannot agree as to the substitution of key personnel, VCE shall be entitled to terminate this Agreement.
3.5 **Licenses and Permits.** Law Firm represents that it, its employees and subcontractors have all licenses, permits, qualifications and approvals of whatever nature that are legally required to perform the Services and that such licenses and approvals shall be maintained throughout the term of this Agreement, at Law Firm’s sole cost and expense.

3.6 **Standard of Care; Performance of Employees.** Law Firm shall perform all Services under this Agreement in a skillful and competent manner. Law Firm warrants that all employees and subcontractors shall have sufficient skill and experience to perform the Services assigned to them. Law Firm shall perform, at its own cost and expense and without reimbursement from the VCE, any services necessary to correct errors or omissions which are caused by the Law Firm’s failure to comply with the standard of care provided for herein. Any employee of Law Firm or its subcontractor who is determined by VCE to be uncooperative, incompetent, a threat to the adequate or timely completion of the Project, a threat to the safety of persons or property, or any employee who fails or refuses to perform the Services in a manner acceptable to the VCE, shall be promptly removed from the Project by the Law Firm and shall not be re-employed to perform any of the Services or to work on the Project.

3.7 **Laws and Regulations.** Law Firm shall keep itself fully informed of and in compliance with all local, state and federal laws, rules and regulations in any manner affecting the performance of the Services, including all Cal/OSHA requirements, and shall give all notices required by law. Law Firm shall be liable for all violations of such laws and regulations by Law Firm in connection with the Services. If Law Firm performs any work knowing it to be contrary to such laws, rules and regulations and without giving written notice to the VCE, Law Firm shall be solely responsible for all costs arising therefrom. Law Firm shall defend, indemnify and hold the VCE, its officials, directors, officers, employees, and agents free and harmless, pursuant to the indemnification provisions of this Agreement and in accordance with the language of Section 6.3, from any claim or liability to the extent arising out of any failure or alleged failure of Law Firm to comply with such laws, rules or regulations.

3.8 **Labor Certification.** By its signature hereunder, Law Firm certifies that it is aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against liability for Workers’ Compensation or to undertake self-insurance in accordance with the provisions of that Code, and, if applicable, agrees to comply with such provisions before commencing the performance of the Services.
3.9 **Non-Discrimination.** No discrimination shall be made in the employment of persons under this Agreement because of that person’s race, color, national origin, ancestry, religion, age, marital status, disability, gender, sexual orientation, or place of birth.

3.10 **Insurance.**

3.10.1 **Time for Compliance.** Law Firm shall not commence the performance of Services under this Agreement until it has provided evidence satisfactory to VCE that it has secured all insurance required herein. In addition, Law Firm shall not allow any subcontractor to commence work on any subcontract until it has provided evidence satisfactory to VCE that the subcontractor has secured all insurance required herein. Failure to provide and maintain all required insurance shall be grounds for VCE to terminate this Agreement for cause.

3.10.2 **Minimum Requirements.** Law Firm shall, at its expense, procure and maintain for the duration of this Agreement insurance against claims for injuries to persons or damages to property which may arise from or in connection with the performance of this Agreement by Law Firm, its agents, representatives, employees or subcontractors. Law Firm shall also require all of its subcontractors to procure and maintain the same insurance for the duration of this Agreement. Such insurance shall meet at least the following minimum levels of coverage:

3.10.2.1 **Minimum Scope of Insurance.** Coverage shall be at least as broad as the latest version of the following: (a) **General Liability:** Insurance Services Office Commercial General Liability coverage (occurrence form CG 0001); (b) **Automobile Liability:** Insurance Services Office Business Auto Coverage form number CA 0001, code 8 and 9 (Hired & Non Owned); and (c) **Workers’ Compensation and Employer’s Liability:** Workers’ Compensation insurance as required by the State of California and Employer’s Liability Insurance.

3.10.2.2 **Minimum Limits of Insurance.** Law Firm shall maintain limits no less than: (a) **General Liability:** $1,000,000 per occurrence for bodily injury, personal injury and property damage. If Commercial General Liability Insurance or other form with general aggregate limit is used including, but not limited to, form CG 2503, either the general aggregate limit shall apply separately to this Agreement/location or the general aggregate limit shall be twice the required occurrence limit; (b) **Automobile Liability:** $1,000,000 per accident for bodily injury and property damage; and (c) **Workers’ Compensation and Employer’s Liability:** Workers’ Compensation limits as required by the Labor Code of the State of California. Employer’s Liability limits of $1,000,000 per accident for bodily injury or disease.
3.10.3 **Professional Liability.** Law Firm shall procure and maintain, and require its subcontractors to procure and maintain, for a period of five (5) years following completion of the Project errors and omissions liability insurance appropriate to their profession. Such insurance shall be in an amount not less than $1,000,000 per claim, and shall be endorsed to include contractual liability.

3.10.4 **Insurance Endorsements.** The insurance policies shall contain the following provisions, or Law Firm shall provide endorsements on forms supplied or approved by VCE to add the following provisions to the insurance policies:

3.10.4.1 **General Liability.** The general liability policy shall include or be endorsed (amended) to state that: (a) the VCE, its directors, officials, officers, employees, agents, and volunteers shall be covered as additional insureds with respect to the work or operations performed by or on behalf of Law Firm, including materials, parts or equipment furnished in connection with such work; and (b) the insurance coverage shall be primary insurance as respects the VCE, its directors, officials, officers, employees, agents, and volunteers, or if excess, shall stand in an unbroken chain of coverage excess of Law Firm’s scheduled underlying coverage. Any insurance or self-insurance maintained by the VCE, its directors, officials, officers, employees, agents, and volunteers shall be excess of Law Firm’s insurance and shall not be called upon to contribute with it in any way.

3.10.4.2 **Automobile Liability.** The automobile liability policy shall include or be endorsed (amended) to state that: (a) the VCE, its directors, officials, officers, employees, agents, and volunteers shall be covered as additional insureds with respect to the ownership, operation, maintenance, use, loading or unloading of any auto owned, leased, hired or borrowed by Law Firm or for which Law Firm is responsible; and (b) the insurance coverage shall be primary insurance as respects the VCE, its directors, officials, officers, employees, agents, and volunteers, or if excess, shall stand in an unbroken chain of coverage excess of Law Firm’s scheduled underlying coverage. Any insurance or self-insurance maintained by the VCE, its directors, officials, officers, employees, agents, and volunteers shall be excess of Law Firm’s insurance and shall not be called upon to contribute with it in any way.

3.10.4.3 **Workers’ Compensation and Employer’s Liability Coverage.** The insurer shall agree to waive all rights of subrogation against the VCE, its directors, officials, officers, employees, agents, and volunteers for losses paid under the terms of the insurance policy which arise from work performed by Law Firm.
3.10.5 **Separation of Insureds; No Special Limitations.** All insurance required herein shall contain standard separation of insureds provisions. In addition, such insurance shall not contain any special limitations on the scope of protection afforded to the VCE, its directors, officials, officers, employees, agents, and volunteers.

3.10.6 **Deductibles and Self-Insurance Retentions.** Any deductibles or self-insured retentions must be declared to and approved by the VCE.

3.10.7 **Acceptability of Insurers.** Insurance is to be placed with insurers with a current A.M. Best’s rating no less than A:VIII, licensed to do business in California, and satisfactory to the VCE.

3.10.8 **Verification of Coverage.** Law Firm shall furnish VCE with redacted or specimen copies of certificates of insurance and endorsements effecting coverage required by this Agreement on forms satisfactory to VCE to confirm coverage terms upon request. The certificates and endorsements for each insurance policy shall be signed by a person authorized by that insurer to bind coverage on its behalf, and shall be on forms provided by VCE if requested. All certificates and endorsements must be received and approved by VCE before work commences. VCE reserves the right to require complete, certified copies of all required insurance policies, at any time.

3.10.9 **Reporting of Claims.** Law Firm shall report to the VCE, in addition to Law Firm’s insurer, any and all insurance claims submitted by Law Firm in connection with the Services under this Agreement.

3.11 **Safety.** Law Firm shall execute and maintain its work so as to avoid injury or damage to any person or property. In carrying out the Services, Law Firm shall at all times be in compliance with all applicable local, state and federal laws, rules and regulations, and shall exercise all necessary precautions for the safety of employees appropriate to the nature of the work and the conditions under which the work is to be performed. Safety precautions as applicable shall include, but shall not be limited to: (a) adequate life protection and lifesaving equipment and procedures; (b) instructions in accident prevention for all employees and subcontractors, such as safe walkways, scaffolds, fall protection ladders, bridges, gang planks, confined space procedures, trenching and shoring, equipment and other safety devices, equipment and wearing apparel as are necessary or lawfully required to prevent accidents or injuries; and (c) adequate facilities for the proper inspection and maintenance of all safety measures.
3.12 **Records.** Law Firm shall allow a representative of VCE during normal business hours to examine, audit and make transcripts of copies of such records and any other documents created pursuant to this Agreement. Law Firm shall allow inspection of all work, data, documents, proceedings, and activities related to this Agreement for a period of three (3) years from the date of final payment under this Agreement. The right to inspection shall not cover documents or work product that were not created on behalf of VCE, or for its benefit pursuant to this Agreement.

4. **FEES AND PAYMENT.**

4.1 **Compensation.** This is a “time and materials” based agreement. Law Firm shall receive compensation, including authorized reimbursements, for Services rendered under this Agreement at the rates, in the amounts and at the times set forth in Exhibit C. Notwithstanding the provisions of Exhibit B, the annual compensation shall not exceed $120,000.00 during any fiscal year (currently July 1 through June 30) without written approval of VCE. Extra Work may be authorized, as described below, and if authorized, will be compensated at the rates and manner set forth in this Agreement.

4.2 **Payment of Compensation.** VCE shall, within 45 days of receiving an invoice for services rendered by LAW FIRM in accordance with this Agreement, review the invoice and pay all approved charges thereon.

4.3 **VCE’s Right to Withhold Payment.** VCE reserves the right to withhold payment from Law Firm on account of Services not performed satisfactorily, delays in Law Firm’s performance of Services, or other defaults hereunder. Law Firm shall not stop or delay performance of Services under this Agreement if VCE properly withholds payment pursuant to this Section 4.3, provided that VCE continues to make payment of undisputed amounts.

4.4 **Payment Disputes.** If VCE disagrees with any portion of a billing, VCE shall promptly notify Law Firm of the disagreement, and VCE and Law Firm shall attempt to resolve the disagreement. VCE’s payment of any amounts shall not constitute a waiver of any disagreement and VCE shall promptly pay all amounts not in dispute.

4.5 **Extra Work.** At any time during the term of this Agreement, VCE may request that Law Firm perform Extra Work. As used herein, “Extra Work” means any work which is determined by VCE to be necessary for the proper completion of the Project, but which the parties did not reasonably anticipate
would be necessary at the execution of this Agreement. Law Firm shall not perform, nor be compensated for, Extra Work without written authorization from the VCE Manager.

5. **SUSPENSION AND TERMINATION.**

5.1 **Suspension.** VCE may suspend this Agreement and Law Firm’s performance of the Services, wholly or in part, for such period as it deems necessary due to unfavorable conditions or to the failure on the part of Law Firm to perform any material provision of this Agreement. Law Firm will be paid for satisfactory services performed hereunder through the date of temporary suspension pro rata for any payment in connection with the next milestone based on the work performed towards such milestone as mutually determined by Law Firm and VCE working together in good faith. In the event that Law Firm’s services hereunder are delayed for a period in excess of six (6) months due to causes beyond Law Firm’s reasonable control, Law Firm may terminate this Agreement and collect payment for any satisfactory services provided through the date of temporary suspension pro rata for any payment in connection with the next milestone as described above.

5.2 **Termination for Cause.**

5.2.1 If Law Firm at any time refuses or neglects to prosecute its services in accordance with the Schedule of Services, or is adjudicated a bankrupt, or commits any act of insolvency, or makes an assignment for the benefit of creditors without the VCE’s consent, or fails to make prompt payment to persons furnishing labor, equipment, materials or services, or fails in any material respect to properly and diligently prosecute its services, or otherwise fails to perform fully any and all of the material agreements herein contained, Law Firm shall be in default.

5.2.2 If Law Firm fails to cure the default within thirty (30) days after written notice thereof, VCE may, at its sole option, take possession of any documents and data (as more specifically described in Section 6.1) or other materials (in paper and electronic form) prepared for VCE or used by Law Firm exclusively in connection with the Project and (1) provide any such work, labor, materials or services as may be necessary to overcome the default and deduct the cost thereof from any money then due or thereafter to become due to Law Firm under this Agreement; or (2) terminate Law Firm’s right to proceed with this Agreement.

5.2.3 In the event VCE elects to terminate, VCE shall have the right to immediate possession of all documents and data and work in progress prepared by Law Firm pursuant to this
VCE — Legal Services Agreement (Richards, Watson and Gershon)

Agreement, whether located at the Project, at Law Firm’s place of business, or at the offices of a subcontractor, and may employ any other person or persons to finish the Services and provide the materials therefor. In case of such default termination, Law Firm shall not be entitled to receive any further payment under this Agreement until the Project is completely finished. At that time, if the expenses reasonably incurred by VCE in obtaining the Services necessary to complete the Project exceed such unpaid balance, then Law Firm shall promptly pay to VCE the amount by which such expense exceeds the unpaid balance of the not-to-exceed amount reflected in Section 4.1. The expense referred to in the previous sentence shall include expenses incurred by VCE in causing the Services called for under this Agreement to be provided by others, and for any costs or damages sustained by VCE by reason of Law Firm’s default or defective work.

5.2.4 If VCE fails to make timely payment to the Law Firm or otherwise fails to perform fully any and all of the material agreements herein contained, VCE shall be in default. If such default is not cured within thirty (30) days after written notice thereof, the Law Firm may, at its sole option, terminate this Agreement and VCE shall pay the Law Firm all amounts due for services satisfactorily provided to VCE as of the date of Law Firm’s written notice of default.

5.3 Termination for Convenience.

5.3.1 In addition to the foregoing right to terminate for default, VCE reserves the absolute right to terminate this Agreement without cause, upon 72-hours’ written notice to Law Firm.

5.3.2 In addition to the right to terminate for default, Law Firm reserves the right to terminate this Agreement without cause, upon 60 days’ written notice to VCE.

5.3.3 In the event of termination without cause by either party, Law Firm shall be entitled to payment performed and expenses reasonably incurred at the time of notice, and any services provided thereafter as approved by VCE.

5.3.4 If this Agreement is terminated for default and it is later determined that the default termination was wrongful, such termination automatically shall be converted to and treated as a termination for convenience under this Section and Law Firm shall be entitled to receive only the amounts payable hereunder in the event of a termination for convenience.

5.3.5 Force Majeure. No party shall be liable or responsible to the other party, nor be deemed to have defaulted under or breached this Agreement, for any failure or delay in fulfilling or
performing any term of this Agreement (except for any obligations to make payments to the other party hereunder), when and to the extent such failure or delay is caused by or results from acts beyond the affected party's reasonable control, including, without limitation: (a) acts of God; (b) flood, fire, earthquake or explosion; (c) war, invasion, hostilities (whether war is declared or not), terrorist threats or acts, riot or other civil unrest; (d) government order or law; (e) actions, embargoes or blockades in effect on or after the date of this Agreement; (f) action by any governmental authority; and (g) national or regional emergency (a “Force Majeure Event”). The party suffering a Force Majeure Event shall give notice to the other party, stating the period of time the occurrence is expected to continue and shall use diligent efforts to end the failure or delay and ensure the effects of such Force Majeure Event are minimized.

6. OTHER PROVISIONS.

6.1 Documents and Data.

6.1.1 Ownership of Documents. VCE shall be the owner of the following items produced exclusively pursuant to this Agreement, whether or not completed: all data collected, all documents prepared, of any type whatsoever, and any material necessary for the practical use of the data and/or documents from the time of collection and/or production whether performance under this Agreement has been completed or if this Agreement has been terminated prior to completion. Law Firm shall not release any materials under this Section except after prior written approval of VCE. Law Firm assumes no liability for VCE’s use of Documents in any manner not contemplated in the scope of the Project.

6.1.2 Copyright. No materials produced in whole or in part under this Agreement shall be subject to copyright in the United States or in any other country except as determined at the sole discretion of the VCE. VCE shall have the unrestricted authority to publish, disclose, distribute, and otherwise use in whole or in part, any reports, data, documents or other materials prepared under this Agreement.

6.1.3 Release of Documents to VCE. Law Firm shall deliver to VCE all materials prepared by Law Firm exclusively in connection with this Agreement, including all drafts, memoranda, analyses, and other documents, in paper and electronic form, within five (5) days of receiving a written request from VCE.
6.1.4 **Confidentiality.** All documents, reports, information, data, and exhibits prepared or assembled by Law Firm in connection with its performance under this Agreement are confidential until released by VCE to the public, and Law Firm shall not make any of these documents or information available to any individual or organization not employed by Law Firm or VCE without the written consent of VCE before any such release, unless Law Firm is required to do so under applicable law.

6.2 **Assignment; Successors.** Upon mutual written consent, VCE may assign this agreement and its obligations to a Joint Powers Agency formed for the purpose of forming and operating a CCE program. Law Firm shall not assign any of its rights nor transfer any of its obligations under this Agreement without the prior written consent of the VCE. All representations, covenants and warranties set forth in this Agreement, by or on behalf of, or for the benefit of any or all of the parties hereto, shall be binding upon and inure to the benefit of such party, its successors and assigns.

6.3 **Governing Law; Government Code Claim Compliance.** This Agreement shall be governed by the laws of the State of California and any legal actions concerning this Agreement’s validity, interpretation and performance shall be governed by the laws of the State of California. Venue shall be in Yolo County. In addition to any and all contract requirements pertaining to notices of and requests for compensation or payment for extra work, disputed work, claims and/or changed conditions, Law Firm must comply with the claim procedures set forth in Government Code sections 900 et seq. prior to filing any lawsuit against the VCE. Such Government Code claims and any subsequent lawsuit based upon the Government Code claims shall be limited to those matters that remain unresolved after all procedures pertaining to extra work, disputed work, claims, and/or changed conditions have been followed by the Parties hereunder. If no such Government Code claim is submitted, or if any prerequisite contractual requirements are not otherwise satisfied as specified herein, Law Firm shall be barred from bringing and maintaining a valid lawsuit against the VCE.

6.4 **Delivery of Notices.** All notices permitted or required under this Agreement shall be given to the respective parties at the following address, or at such other address as the respective parties may provide in writing for this purpose:

Law Firm: Inder Khalsa
Richards, Watson and Gershon
One Sansome Street, Suite 2850
San Francisco, California 94104
VCE — Legal Services Agreement *(Richards, Watson and Gershon)*

VCE: Valley Clean Energy Alliance  
604 2ND Street  
Davis, CA 95616  
Attn: Mitch Sears

Such notice shall be deemed made when personally delivered or when mailed, forty-eight (48) hours after deposit in the U.S. Mail, first class postage prepaid and addressed to the party at its applicable address. Actual notice shall be deemed adequate notice on the date actual notice occurred, regardless of the method of service.

6.5 **Incorporation by Reference.** All exhibits referred to in this Agreement are attached hereto and are by this reference incorporated herein.

6.6 **VCE’s Right to Employ Other Law Firms.** VCE reserves the right to employ other Law Firms in connection with the Project, provided that such other Law Firms shall not be performing the work set forth in the Scope of Services of this Agreement.

6.7 **Construction; References; Captions.** The language of this Agreement shall be construed simply, according to its fair meaning, and not strictly for or against any party. Any term referencing time, days or period for performance shall be deemed calendar days and not work days. The captions of the various sections and paragraphs are for convenience and ease of reference only, and do not define, limit, augment, or describe the scope, content or intent of this Agreement.

6.8 **Amendment; Modification.** No supplement, modification or amendment of this Agreement shall be binding unless executed in writing and signed by both parties.

6.9 **Waiver.** No waiver of any default shall constitute a waiver of any other default or breach, whether of the same or other covenant or condition. No waiver, benefit, privilege, or service voluntarily given or performed by a party shall give the other party any contractual rights by custom, estoppel or otherwise.

6.10 **No Third Party Beneficiaries.** There are no intended third party beneficiaries of any right or obligation assumed by the parties.

6.11 **Invalidity; Severability.** If any portion of this Agreement is declared invalid, illegal, or otherwise unenforceable by a court of competent jurisdiction, the remaining provisions shall continue in full force and effect.
6.12 **Interest of Law Firm.** Law Firm covenants that it presently has no interest, and shall not acquire any interest, direct or indirect, financial or otherwise, which would conflict in any manner or degree with the performance of the Services under this Agreement. Law Firm certifies that no one who has or will have any financial interest under this Agreement is an officer or employee of the VCE.

6.13 **Interest of Subcontractor.** Law Firm further covenants that, in the performance of this Agreement, no subcontractor or person having any interest, direct or indirect, financial or otherwise, which would conflict in any manner or degree with the performance of the Services under this Agreement shall be employed. Law Firm has provided VCE with a list of all subcontractors and the key personnel for such subcontractors that are retained or to be retained by Law Firm in connection with the performance of the Services, to assist VCE in affirming compliance with this Section.

6.14 **Prohibited Interests.** Law Firm maintains and warrants that it has not employed nor retained any company or person, other than a bona fide employee working solely for Law Firm, to solicit or secure this Agreement. Further, Law Firm warrants that it has not paid nor has it agreed to pay any company or person, other than a bona fide employee working solely for Law Firm, any fee, commission, percentage, brokerage fee, gift or other consideration contingent upon or resulting from the award or making of this Agreement. If required, Law Firm further agrees to file, or shall cause its employees or subcontractors to file, a Statement of Economic Interest with the VCE’s Filing Officer as required under state law in the performance of the Services. For breach or violation of this warranty, VCE shall have the right to rescind this Agreement without liability. For the term of this Agreement, no member, officer or employee of the VCE, during the term of his or her service with the VCE, shall have any direct interest in this Agreement, or obtain any present or anticipated material benefit arising therefrom.

6.15 **Cooperation; Further Acts.** The parties shall fully cooperate with one another, and shall take any additional acts or sign any additional documents as may be necessary, appropriate or convenient to attain the purposes of this Agreement.

6.16 **Attorneys’ Fees.** If either party commences an action against the other party, either legal, administrative or otherwise, arising out of or in connection with this Agreement, the prevailing party in such litigation shall be entitled to have and recover from the losing party reasonable attorneys’ fees and all other costs of such action, provided, however, that the prevailing party’s fees and costs shall not exceed that of VCE in association with the action.
6.17 **Authority to Enter Agreement.** Each party has all requisite power and authority to conduct its business and to execute, deliver, and perform this Agreement. Each party warrants that the individuals who have signed this Agreement have the legal power, right, and authority to make this Agreement and to bind each respective party.

6.18 **Counterparts.** This Agreement may be signed in counterparts, each of which shall constitute an original.

6.19 **Entirety of Agreement.** This Agreement contains the entire agreement of VCE and Law Firm with respect to the subject matter hereof, and no other agreement, statement or promise made by any party, or to any employee, officer or agent of any party, which is not contained in this Agreement, shall be binding or valid.

[Signatures on following page]
IN WITNESS WHEREOF, VCE and Law Firm have entered into this Agreement as of the date first stated above.

Valley Clean Energy Alliance

By: ____________________________
    Mitch Sears
    VCE Interim General Manager

Richards, Watson and Gershon

By: ____________________________
    Inder Khalsa
    Shareholder

APPROVED AS TO FORM:

By: ____________________________
    Eric May
    VCE Co-General Counsel
EXHIBIT A

REQUEST FOR PROPOSALS
Valley Clean Energy Alliance
604 2nd Street, Davis, California 95616
Phone: (530) 446-2750

REQUEST FOR PROPOSALS
FOR
GENERAL COUNSEL SERVICES

PROPOSALS ARE DUE:
Friday, April 16, 2021 BY 4:00 P.M. (Pacific Daylight Time)
Proposals must be e-mailed in PDF form to Alisa.Lembke@ValleyCleanEnergy.org

Valley Clean Energy Alliance is a Joint Powers Authority consisting of the Cities of Davis, Woodland, and Winters and the County of Yolo.
Scope of Services

GENERAL COUNSEL SERVICES

I. BACKGROUND

Valley Clean Energy Alliance (VCE) is a Joint Powers Agency that serves as the Community Choice Aggregator (CCA) for electricity customers in the cities of Woodland, Davis, Winters, and the unincorporated areas of Yolo County. VCE offers choice in the electric utility market; empowers local control of electricity procurement decisions; reduces the carbon footprint associated with electricity service; and helps support the growth of local energy projects.

VCE is governed by an eight-member Board of Directors, two each from the Woodland City Council, Davis City Council, Winters City Council, and the Yolo County Board of Supervisors. As a community-governed entity, VCE gives customers access to the people who make the rate and service decisions: supervisors and council members whom they already know. The Board is advised by its twelve-member Community Advisory Committee (CAC).

When VCE was formed through a JPA Agreement between Davis and Yolo County in 2017, VCE received general legal services from the Davis City Attorney and an attorney with the Yolo County Counsel’s Office, who served as Co-General Counsel. Specialized legal services were also provided by outside counsel. Due to upcoming retirements and internal reassignments, VCE is considering candidates to fill the General Counsel role.

II. DETAILED SCOPE OF SERVICES

VCE is releasing this Request for Proposals (RFP) to obtain proposals from qualified attorneys and law firms to provide general counsel legal services. The successful firm must provide a designated individual to serve as VCE General Counsel that possesses expertise in the areas including, but not limited to, public sector law, CCAs, power purchase agreements, public meetings, land use, environmental, personnel, and contracting. Familiarity and working experience with the California CCA business model is highly preferred. A description of the services sought is described herein.

VCE anticipates that an individual or firm will provide services as General Counsel under a fixed monthly retainer with additional services billed at an hourly rate. It is expected that the services provided under a retainer as General Counsel would be an average of 20 to 30 hours per month. Expectations for general counsel legal services include:

1. Attendance at all meetings of the Board of Directors (monthly) and special meetings if called. Attendance may also be needed at monthly standing committees depending on the matters under consideration. The standing meetings include the staff review of Board Agenda (weekly), Enterprise Risk Oversight Committee (monthly) and the CAC (monthly). Currently, meetings are held virtually, but some are expected to resume being in-person in the future.
2. Provide general legal advice and counsel to VCE Members, Chair and Vice-Chair, General Manager, and other VCE staff related to matters important to the agency.
3. Research and interpret laws, proposed legislation, court decisions, and other legal authorities to prepare legal opinions and to advise the Board and staff accordingly.
4. Review and assist in preparation of VCE Board and Standing Committees meeting agenda packets, resolutions, ordinances, contracts, agreements, memoranda, and other writings as needed.
5. Present written or oral legal reports or advice to the VCE Board, CAC, and staff.
6. Coordination of required work of outside legal counsel retained by VCE for finance activities, regulatory compliance, litigation, or other proceedings.
7. Provide advice and assistance as needed on its application to the operation of VCE, on matters pertaining to the organization of VCE, contracts/agreements, procurement, conflicts of interest, and human resources.
8. Maintain VCE’s standard contract/agreement provisions ("boilerplate templates") required of vendors, consultants, or contractors.
9. Time incurred for internal conversations, consultation, emails, memoranda, cross training, etc. between attorneys, paralegals and other staff within the firm.
10. Assist with delivery, development, and contract review and management for VCE programs including the programs plan, any Federal and/or State grants, and any additional programs that may be created.
11. Other routine legal advice, consultation, and opinions to VCE and staff on areas such as: public sector law, public meetings, public records act requests, contracts/agreements, existing and proposed transportation laws and regulations, land use, employment laws, human resources management, conflicts of interest, environmental and hazardous material laws, litigation, risk management, procurement of goods and services, and knowledge of applicable California Codes and federal codes and regulations.

Additional Services

III. There will likely be matters that, due to complexity, size in scope, litigation, special projects, new laws or regulations, ballot measures, etc. requiring services beyond that which are encompassed in general counsel legal services. Effective communication will be essential to ensure that the need for Additional Services is discussed in advance and with a reasonable expectation of the number of legal services required. It may also be in VCE’s best interest to retain additional outside counsel for unique or specialized matters of law. In those circumstances, VCE General Counsel may be asked to coordinate with outside counsel. Additional Services, beyond the scope of General Counsel, will be billed on an hourly rate. Such services would be authorized by task orders on a case-by-case basis.

IV. PROPOSER MINIMUM QUALIFICATIONS

1. All attorneys proposed by any firm must be admitted to practice in the State of California and in good standing with the California State Bar.
2. The attorney proposed to act as General Counsel to VCE must have at least 10 years legal experience.
3. Demonstrated legal expertise in the following areas as it relates to public agencies or CCAs:
   a. Laws and regulations governing California, such as the California Government Code, Ralph M. Brown Act, Public Records Act, Political Reform Act, General Municipal Law, and operating procedures relative to the conduct of business.
   b. Experience and knowledge of the bidding, award, and administration of public contracts, including Public Contract Code, Labor Code, and other California statutes governing the procurement process.
   c. Experience in public employment labor laws.
   d. Environmental laws, including the California Environmental Quality Act (CEQA);
   e. Contracts, joint powers authorities, memoranda of understanding, including risk transfer provisions.
   f. Preparation and review of ordinances and resolutions.
   g. Real estate law, easements, rights-of-way, and other related agreements and negotiations.
   h. Other relevant areas pertaining to special districts, CCAs or municipal law.

V. PROPOSAL EVALUATION
1. VCE will establish a Consultant Selection Panel (Panel) including but not limited to representatives from the Board, General Manager and staff. The Panel will evaluate the proposals based on the information submitted according to the proposal evaluation criteria below.
2. VCE reserves the option to invite short-listed Proposers for a pre-selection interview.
3. Based on the proposals and/or interviews, the Panel will rank proposals and may recommend to Board of Directors to enter a contract (sample contract attached) with the top ranked individual/firm. The Board of Directors has final approval authority to enter a contract with the selected individual/firm.
4. VCE reserves the option to not select any proposals from this RFP.
PROPOSAL EVALUATION CRITERIA: The proposals submitted in response to this Request for Proposals shall be evaluated for award based on the following criteria and weighting.

<table>
<thead>
<tr>
<th>Item</th>
<th>Criteria Description</th>
<th>Weighting</th>
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<tbody>
<tr>
<td></td>
<td><strong>Minimum Qualifications (Section III)</strong></td>
<td>Pass/Fail</td>
</tr>
<tr>
<td></td>
<td><strong>Experience and Qualifications</strong></td>
<td>65%</td>
</tr>
<tr>
<td></td>
<td>1. Experience of firm and specific qualifications of attorney designated to serve as VCE General Counsel in the areas identified in section II “Detailed Scope of Services”</td>
<td></td>
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<tr>
<td></td>
<td>2. Resumes of staff designated to support the attorney serving as VCE General Council</td>
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<td></td>
<td>3. CCA/Energy experience</td>
<td></td>
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<tr>
<td></td>
<td><strong>Proposer’s Approach to Working with VCE</strong></td>
<td>15%</td>
</tr>
<tr>
<td></td>
<td><strong>Commercial Terms (Price)</strong> and Compliance with VCE Sample Contract**</td>
<td>20%</td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td>100%</td>
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* Proposer shall pass section III “Proposer Minimum Qualifications” listed above to be declared qualified.

VI. PROPOSAL SUBMITTAL REQUIREMENTS

1. Ten pages maximum submitted electronically. Executive Summary with brief description of company including Firm or individual name and contact information, including e-mail and website addresses, year organized, principals with the firm, types of work performed, number of employees.
2. Summary aligned with Section II “Detailed Scope of Services” above including qualifications, specializations, experience, professional affiliation, special training, availability, California Bar license numbers, and contact information for key personnel and proposed lead and back-up attorneys for the CCA organization.
3. Resumes of key staff that would work on VCE projects.
4. Information on any previous experience or services provided, including CCA experience, General Counsel services, public agency representation, relevant litigation experience, list of relevant past or present clients, etc.
5. List of clients you currently represent that could cause a conflict of interest with your responsibilities as General Counsel for VCE.
6. If your firm or you have filed any litigation in the past five years in which VCE, its city/county members, or one of their employees was named as a party, please describe the case(s).
7. Other factors or special considerations you feel would influence your selection.
8. List of references and contact information.
9. Proposed hourly rates for the attorney assigned to VCE or any alternative fee structure you propose.

VII. MISCELLANEOUS
1. Travel
   Travel time billed at 50% of the hourly rate. Any billings for travel time to, from, or within Yolo County will be limited to 1 hour per way. Reasonable travel expenses will be reimbursed without mark-up.

2. Additional Information
   Scope of Services may be revised upon mutual agreement between the Contractor and the VCE Contract Manager.

3. Ownership of Work Products
   All notes, documents, and final products in all native formats (e.g., Word, Excel, PowerPoint, databases, handwritten notes) produced in the performance of this agreement shall be the property of VCE and shall not be shared with other entities without permission from VCE staff.

4. Request for Proposal Schedule
   VCE anticipates that the process for selection of General Counsel and awarding the contract will be according to the following tentative schedule.

<table>
<thead>
<tr>
<th>Event</th>
<th>Completion Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Issue RFP</td>
<td>Wednesday, March 24, 2021</td>
</tr>
<tr>
<td>2. Questions &amp; Notification of Intent*</td>
<td>Monday, April 5, 2021</td>
</tr>
<tr>
<td>3. Responses to Questions</td>
<td>Friday, April 9, 2021</td>
</tr>
<tr>
<td>4. Proposal Due Date</td>
<td>Friday, April 16, 2021</td>
</tr>
<tr>
<td>5. Notification of Preliminary Selection</td>
<td>Friday, April 23, 2021</td>
</tr>
<tr>
<td>6. Interviews</td>
<td>Thursday, April 29, 2021</td>
</tr>
<tr>
<td>7. Anticipated Contract Award Date</td>
<td>Thursday, May 13, 2021</td>
</tr>
<tr>
<td>8. Contract Begins</td>
<td>Tuesday, June 1, 2021</td>
</tr>
</tbody>
</table>

* Notification of intent is required to receive a copy of questions and responses to all proposers.

VIII. INSTRUCTIONS TO PROPOSERS
1. Time and Manner of Submission
   The Proposal shall be submitted electronically to and received by VCE’s office no later than 4:00 p.m. on Friday, April 16, 2021.
Submit to:
    Alisa Lembke, Board Clerk
    Email:  Alisa.Lembke@ValleyCleanEnergy.org

• Each proposal shall include the full business legal name, DBA, and address and
  shall be signed by an authorized official of the company. The name of each
  person signing the proposal shall be typed or printed below the signature.
• All proposals submitted become the property of VCE.

2. Explanations to Proposers
All requests, questions or other communications regarding this RFP shall be made in
writing to VCE via email. Address all communications to Alisa Lembke, Board Clerk. To
ensure that written requests are received and answered in a timely manner, email
correspondence is required. Ms. Lembke will distribute questions and the answers to all
potential Proposers electronically.

   Alisa Lembke, Board Clerk
   604 2nd Street
   Davis, CA  95616
   Email:  Alisa.Lembke@ValleyCleanEnergy.org

VCE will not be bound by any oral interpretation of the Request for Proposal, which may
be made by any of its representatives or employees, unless such interpretations are
subsequently issued in the form of an addendum to this Request for Proposal.

3. Withdrawal or Modification of Proposals
Proposals may be modified or withdrawn only by an electronic request received by VCE
prior to the Request for Proposal due date.

4. Revisions and Supplements
Addenda: If it becomes necessary to revise or supplement any part of this Request for
Proposal an addendum will be provided.

5. Proposal Evaluation and Selection Process
The proposals submitted shall be evaluated for award based on the criteria described in
the Section IV “Proposal Evaluation Criteria” section of this Request for Proposal.

VCE may request additional information from any or all Proposers after the initial
evaluation of the proposals to clarify terms and conditions.

Based on VCE’s review of the proposals received, a “short listed” group of Proposers
may be selected. The “short listed’ firms may be required to make verbal presentations
of their qualification to VCE. If a presentation is determined to be required, the presentation will be considered in the overall technical rating.

The contract will be awarded to the best-qualified Proposer, after price and other factors have been considered, provided that the proposal is reasonable and is in the best interests of VCE to accept it.

The right is reserved, as the interest of VCE may require, to reject any or all proposals and to waive any irregularity in the proposals received.

In the event a Proposer elects to protest VCE’s selection, the protest must be submitted in writing to VCE within five (5) business days of April 28, 2021.

Within fourteen (14) calendar days after notice of award, the successful Proposer shall deliver to VCE the required insurance certificates as per section 3.10 of the sample contract and the signed copies of the contract. The contract forms will be forwarded to the Proposer with the award notification.

6. Duration of Contract
   This contract shall be for an initial three-year period, subject to approval by VCE's Board of Directors of the corresponding annual budget, unless otherwise mutually agreed upon in writing.

   The Budget is subject to the approval of VCE's Board of Directors.

7. Qualifications of Proposers
   VCE expressly reserves the right to reject any proposal if it determines that the business and technical organization, financial and other resources, or experience of the Proposer, compared to the work proposed justifies such rejection.

8. Proposal Preparation Costs
   The costs of developing proposals are entirely the responsibility of the Proposer and shall not be charged in any manner to VCE.

9. Conflicts
   If conflicts exist between the contract and the other elements of this Request for Proposal, the contract prevails. If conflict exists within the contract itself, the Terms and Conditions govern, followed by Scope of Services. If conflict exists between the contract and applicable Federal or State law, rule, regulation, order, or code; the law, rule, regulation, order, or code shall control. Varying levels of control between the Terms and Conditions, drawings and documents, laws, rules, regulations, orders, or codes are not deemed conflicts, and the most stringent requirement(s) shall control.
10. Manner and Time of Payment
Billing shall be submitted monthly with a detailed, itemized billing on a monthly basis in order to avoid any confusion of services provided.

11. Subcontractors
The Proposers must describe in their proposals the areas that they anticipate subcontracting to specialty firms. Identify the firms and describe how Proposer will manage these subcontracts.

Contractor will pay subcontractors in a timely manner.

Nothing contained in the Contract shall create any contractual relation between any subcontractor and VCE.

12. Notice Related to Proprietary/Confidential Data
Proposers are advised that the California Public Records Act (the “Act”, Government Code §§ 6250 et seq.) provides that any person may inspect or be provided a copy of any identifiable public record or document that is not exempted from disclosure by the express provisions of the Act. Each Proposer shall clearly identify any information within its submission that it intends to ask VCE to withhold as exempt under the Act. Any information contained in a Proposer’s submission which the Proposer believes qualifies for exemption from public disclosure as “proprietary” or “confidential” must be identified as such at the time of first submission of the Proposer’s response to this RFP. A failure to identify information contained in a Proposer’s submission to this RFP as “proprietary” or “confidential” shall constitute a waiver of Proposer’s right to object to the release of such information upon request under the Act. VCE favors full and open disclosure of all such records. VCE will not expend public funds defending claims for access to, inspection of, or to be provided copies of any such records.

13. Contract
VCE’s standard contract is included in the Sample Contract section of this Request for Proposal. VCE may reject proposals that contain exceptions to the Terms and Conditions included in the sample contract.
SAMPLE CONTRACT

A SAMPLE CONTRACT IS ATTACHED HERETO.

Sample Contract intentionally removed.
EXHIBIT B

LAW FIRM’S PROPOSAL
April 16, 2021

VIA ELECTRONIC MAIL

Alisa.Lembke@ValleyCleanEnergy.org
Alisa Lembke, Board Clerk
Valley Clean Energy Alliance
604 2nd Street
Davis, CA 95616

Re: Response to Valley Clean Energy’s Request for Proposals for Legal Services

Dear Ms. Lembke:

Richards, Watson and Gershon (“RWG”) is pleased to respond to Valley Clean Energy Authority’s (“VCE”) Request for Proposals for Legal Services as General Counsel. We believe that RWG is ideally suited to provide the requested legal services due to its expertise in forming and providing advice to joint powers authorities performing community choice aggregation or community choice energy services (CCAs or CCEs). Below is a summary of our Firm legal experience and the proposed pricing structure for providing General Counsel services for VCE.

I. Executive Summary

Founded in 1954, RWG specializes in the representation of local public agencies, including municipalities, special districts, and joint powers authorities. In particular, RWG’s experience in representing CCAs is unmatched in California. RWG has represented CCA programs since their inception and currently serves as general counsel to three CCA programs and provides special counsel services to multiple others.

We practice statewide from our offices in San Francisco, Los Angeles, Orange County, Temecula, and the Central Coast, and we are planning to establish a Sacramento office in the second half of 2021. We understand the challenges faced by public agencies and work to identify creative and practical solutions that are tailored to the particular needs of each client. We have built a reputation as the lawyers of choice for public agencies seeking effective, reliable, and efficient legal counsel to achieve their goals. The Firm currently has 67 attorneys.
The Firm is organized as a professional corporation and is incorporated in the State of California. As such, our legal professionals holding equity interests in the Firm are designated as shareholders. RWG is managed by a five-member Management Committee which constitutes its Board of Directors and consists of shareholders elected to the Board.

II. Proposed Team of Attorneys

We are proposing that I act as General Counsel and Greg Stepanichic and Casey Strong will provide additional expertise and support.

**Inder Khalsa | General Counsel and Point of Contact**

One Sansome Street, Suite 2850  
San Francisco, California 94104  
Phone: 415.421.8484  
E-mail:ikhalsa@rwglaw.com  
California Bar Admittance: December 2002  
License Number: 222328

Inder began her career at RWG and has been based in the San Francisco office. She is currently planning to establish a Sacramento RWG office. Inder has represented local governments on all aspects of municipal governance, including contracting, Brown Act, Public Records Act, and conflict of interest and ethics laws. Inder currently serves as the City Attorney for the City of Davis, General Counsel to East Bay Community Energy Authority, Assistant City Attorney for the City of Mill Valley, and General Counsel to San Francisco LAFCO. Inder resides in Davis, is a VCE customer, and is available to staff VCE meetings.

In addition to her general municipal law experience, Inder specializes in joint powers authority law, with an emphasis on CCA programs. Inder has worked for CCA programs since 2008, when RWG helped to form the first CCA program in California, Marin Clean Energy. She assisted Greg with his work for Silicon Valley Clean Energy (SVCE) and currently serves as General Counsel for the East Bay Community Energy, which procures energy for most of Alameda County (the City of Alameda is not included as it has its own electrical utility) as well as the City of Tracy.

Inder was first appointed to represent the EBCE in late 2017. Inder assisted with the drafting of policies and procedures for the Board, the Board-appointed Citizen Advisory Committee, and EBCE employees. In the early days of the agency, she negotiated a funding/cooperative agreement with Alameda County to fund the CCA program until such time as it began to generate revenue. She negotiated a complex data management and customer call center agreement between the EBCE and the Sacramento Municipal Utility District, which has since been amended numerous times. Inder has assisted the agency with development of its local business development program; in 2019, EBCE signed nine contracts to develop wind, solar, and energy storage projects in California to serve EBCE customers specifically. While RWG does not draft or
negotiate power purchase agreements (these are handled by outside energy counsel), Inder helped to prepare these contracts for review and approval by the Board. More recently, the EBCE expanded to cover several new cities in 2020, and Inder assisted with amending the Joint Powers Agreement to include these new territories. Currently, Inder is assisting the EBCE to adopt policies regarding the inclusion of nuclear energy within EBCE portfolios as well as the development of rebate programs to incentivize the use of electrical appliances in homes and businesses.

Inder previously represented the Marin Telecommunications Agency (MTA) as General Counsel. The MTA had previously been tasked with franchise negotiations for telecommunications services in Marin County, but since its inception in 1997, changes to state and federal law had limited its authority, leaving the agency with a primarily administrative role. Inder worked with the MTA’s board and its 11 member agencies to draft the necessary documents to terminate the MTA and transition its obligations to another regional joint powers authority. This task was complicated by the structure of the original joint powers agreement, the need to seek approval from 11 city and town councils and the County board of supervisors, jurisdictional and legal concerns, and meeting delays caused by COVID-19. Despite these challenges, the MTA was able to smoothly dissolve, assign its contracts and transition its legal obligations with no gap in service effective July 1, 2020.

In addition to her JPA work, Inder specializes in land use issues, CEQA, affordable housing, and telecommunications issues.

Greg Stepanicich | Senior Legal Counsel

One Sansome Street, Suite 2850
San Francisco, California  94104
Phone:  415.421.8484
E-mail:  gstepanicich@rwglaw.com
California Bar Admittance: December 1977
License Number: 78317

Greg has practiced municipal law for over 40 years. Greg currently serves as City Attorney for Fairfield (since 1997) and Mill Valley (since 2000) and as General Counsel for the Silicon Valley Clean Energy Authority, the Clean Energy Alliance and the San Francisquito Creek Joint Powers Authority. He also serves as Special Municipal Counsel to MCE, Sonoma Clean Power and Pioneer Community Energy. Greg previously served as City Attorney for Agoura Hills, Beverly Hills, Ross and Seal Beach. Greg also previously served as General Counsel for multiple joint powers authorities, including the California Statewide Communities Development Authority, Marin Clean Energy, Marin Emergency Radio Authority and Marin Telecommunications Agency.

As general background, Greg has practiced in all areas of municipal law as a City Attorney, including on litigation matters. This work has included land use law, CEQA, public contracting,
election law, taxes and fees, public-private partnerships, and First Amendment law. Greg is a well-known expert in joint powers authority law and has consulted with the General Counsel’s Office of the League of California Cities on proposed bills in the State Legislature affecting Joint Powers Authorities. Greg has lectured on these subjects and also has given numerous presentations on the Brown Act and the conduct of public meetings.

Greg’s well-known expertise in joint powers authority law resulted in him being hired by the County of Marin to assist the County and the Marin cities and towns in establishing Marin Clean Energy in 2009. Greg drafted the Joint Powers Agreement for MCE that has been the model for all CCA’s since that operate as Joint Powers Authorities. In addition, Greg was involved in the drafting of the wide range of consultant contracts that are essential to making a CCA program operational. He became General Counsel for SVCE in 2016 and CEA in 2019 after also working on the formation of each of these CCA’s. Greg’s CCA practice is statewide and makes up a substantial part of his current legal work.

Greg is a past President of the City Attorneys Department of the League of California Cities and served for many years on the California City Management Foundation Board of Trustees.

Casey is an Associate in the Public Law Department and plans to join the Sacramento office once it is formed. She assists municipalities and public agencies on a variety of transactional and advisory matters, with an emphasis on land use planning, local governance, CEQA, and community choice aggregation.

Casey currently serves as Assistant General Counsel to Silicon Valley Clean Energy, and provides special counsel services to Marin Clean Energy, East Bay Community Energy and most recently, the Clean Energy Alliance in San Diego County, and has significant expertise in legal issues related to CCA programs. She is also Assistant City Attorney for the City of Fairfield and Interim Planning Commission Counsel for the City of Manteca. As part of her CCA practice, Casey has staffed board and committee meetings; worked with agency staff on the development and implementation of innovative customer-facing energy efficiency and electric vehicle programs; reviewed and advised on services and grant agreements and on the adoption of CCA policies; and analyzed the responsibilities and interests of energy providers and consultants under California conflict of interest laws. In her work for municipal clients, Casey assisted the Cities of Davis and Mill Valley to adopt new energy efficiency standards in 2019 as part of the California
Building Standards Code adoption process. She has also assisted the Marin Emergency Radio Authority and the San Francisquito Creek Joint Powers Authority with constructing new facilities, including reviewing and advising on environmental documents to ensure compliance with CEQA and working with staff to meet noticing and other statutory requirements. Casey would be able to attend VCE meetings when Inder has a conflict.

Casey joined the Firm in 2016 following a clerkship in Reno, Nevada with the Honorable Valerie P. Cooke of the United States District Court for the District of Nevada. While in law school at the University of Colorado, Casey gained broad experience in environmental and public law matters working with the California Department of Justice, Earthjustice, and the Sacramento office of the United States Department of Justice’s Environment and Natural Resources Division.

III. Legal Experience: Particular Areas of Knowledge and Experience in CCA and General Municipal Law

RWG’s proposed team of attorneys is backed by over 60 other attorneys at RWG, with expertise in all areas of municipal law, including specialized areas such as joint powers authority formation, Brown Act law compliance, land use planning, zoning, environmental law and CEQA, labor and employment, California Public Records Act compliance, records retention and destruction, government ethics, public works construction and public-private partnerships. Due to space constraints, we will not outline our experience in all of these areas here, but will focus on issues most common for CCA programs. More information about all of RWG’s practice areas can be found on our website at [http://www.rwglaw.com/practices](http://www.rwglaw.com/practices).

CCA Programs and Joint Powers Authorities

RWG’s experience in representing CCAs is unmatched in California. RWG has represented CCA programs since their inception. Greg Stepanicich drafted the Joint Powers Agreement for MCE, which was the first operational CCE program in California. This Joint Powers Agreement and the operational steps taken after the formation of MCE have provided the blueprint for the subsequent CCA programs. Greg served as General Counsel for MCE, with assistance from Inder, until in-house general counsel was hired after the CCA program was implemented. The launch of MCE met very aggressive opposition from PG&E and Greg worked closely with Dawn Weisz and the Board in successfully resisting the efforts by PG&E to derail the start-up of MCE and its launch of customer service. RWG continues to serve as Special Counsel to MCE.

In 2016, RWG assisted in the formation of Silicon Valley Clean Energy (SVCE) including preparing all of its formation and start up documents. This also was a collaborative effort with an initial formation committee made up of four agencies which led to a Joint Powers Authority made up of the County of Santa Clara and 12 cities and towns. Greg serves as SVCE’s General Counsel, working closely with staff on the Innovation Onramp program that promotes decarbonization and involves cutting edge approaches to reaching the goal of a carbon free community. Casey is the primary assistant General Counsel for SVCE.
Inder was appointed as General Counsel for the East Bay Community Energy Authority (EBCE) in late 2017, shortly after the joint powers authority was formed, and Inder assisted EBCE with its early funding arrangements, policies and procedures, the formation of the Citizen Advisory Committee, its Implementation Plan, and the development of a local business development plan. In 2018, EBCE hired in-house General Counsel, and Inder served in a special counsel capacity for a year. When the General Counsel resigned in mid-2019, Inder was invited back to serve the Agency as General Counsel. She remains in this role nearly two years later and the agency has not shown an interest in returning to in-house General Counsel.

Our Firm also assisted with the formation of Central Coast Clean Energy (CCCE) in the fall of 2018. However, due to the financial uncertainties created by the significant increase in the PCIA at that time, CCCE decided to dissolve and its two city members joined Monterey Bay Community Power (MBCP). We worked with the CEO and General Counsel of MBCP in facilitating this expansion of MBCP.

In 2019, RWG assisted the Cities of Carlsbad, Del Mar and Solana Beach in forming the Clean Energy Alliance (CEA). Greg currently serves as CEA’s General Counsel. This new CEA in northern San Diego County will launch services next month and we have been assisting CEA in its start-up operations.

Last year, RWG was hired by Sonoma Clean Power to provide legal advice and contract drafting on its Lead Locally Project promoting the installation and use of electric and energy reducing appliances. As part of this work, we obtained a determination from the California Department of Industrial Relations that SCP’s program promoting and contributing funds to the installation of green energy products in single family homes is not subject to the payment of prevailing wages. This determination was particularly important in allowing SCP to use CEC grant funding on this program.

This past year we have worked closely with a group of CCA’s to form California Community Power (CC Power), a JPA made up of CCA’s. The purpose of this JPA is to consolidate the buying power of a group of CCA’s to finance and construct large scale electric generation and long-term storage projects. We currently are providing advice to CC Power on the selection of its General Counsel and the development of labor and environmental policies.

With this extensive experience, we do not believe that RWG’s expertise can be matched in providing CCA general counsel services. Our role has been to establish the organizational structure and necessary contractual relationships to launch and operate a CCA program, staff meetings and assist the board with adoption of policies and procedures, advise on legal issues specific to CCAs and JPAs, as well as general municipal law, and assist with personnel and employment issues. Some highlights of this work include the following:
- Amendments to JPA Agreements
- Drafting of By-Laws and other operational and procedural rules
- On-going assistance on Brown Act, conflict of interest, and Public Records Act requests and providing staff and Citizen Advisory Commission training on these subjects
- Governance questions, including adding a provision to a JPA Agreement allowing members within a county to designate a single representative and changes to the formation of the Citizen Advisory Committee
- Public Works construction questions, including assisting with procurement policies, drafting the necessary documents to provide more flexibility in public works contracting under the Uniform Public Construction Cost Accounting Act, and advising on the payment of prevailing wages and the establishment of labor policies
- Preparing and updating required Secretary of State and other filings
- CEQA advice, including addressing CEQA objections prior to the launch of MCE service in 2010 and the approval of the Marin Solar One facility in Richmond based on an EIR which received detailed comments from interested parties as well as threats of lawsuits
- Advice on local zoning requirements
- Advice on personnel matters and HR questions, including the drafting of HR rules
- Drafting of MOU with ZGlobal and personal guaranty to back up ZGlobal’s MOU obligations regarding CAISO deposits for energy purchases
- Updates to investment policies
- Advice and preparation of program documents for customer programs promoting the use of electric appliances and energy efficiency products

We are not energy lawyers, so the energy contracts and financing documents for MCE, SVCE and EBCE have been prepared by specialized outside counsel. Similarly, our CCA clients hire specialized counsel for regulatory matters involving the California Public Utilities Commission.

In our experience, CCA programs operate at a fast-pace. We have the necessary expertise and resources to meet the required deadlines and assist our clients to respond quickly to a rapidly changing legal and regulatory environment.

**Brown Act/Open Meeting Laws**

Providing advice on the Brown Act, the Political Reform Act and Government Code Section 1090, and the Public Records Act is a daily part of our practice. We regularly work with staff in developing agenda and closed session descriptions to ensure that legal requirements for transparency are met. We regularly advise board members or councilmembers when they...
need to abstain on matters due to a financial conflict. We have extensive experience in preparing requests for advice letters from the FPPC.

**Employment Law and Benefits**

The Firm’s Labor and Employment Law Department represents public entity employers in all aspects of the employment relationship. We offer a full range of labor and employment legal services in human resources administration, legal compliance, employer-employee relations, and employment litigation, including benefits administration, the Public Employees’ Retirement System (PERS), discipline matters and arbitration. We assist our clients with compliance with employment laws such as those governing wages and hours (FLSA, California Labor Code), equal employment (Title VII, FEHA, ADA, ADEA), protected leaves of absence (FMLA, CFRA, PDL, Kin Care, Labor Code, Military Leave), and other employee rights (privacy, whistleblower).

We approach our work with the overall goal of labor and employment counseling to avoid litigation through a positive personnel program, preventive advice, and legally compliant procedures. When litigation is unavoidable, we have been very successful in defending the decisions of public entities in actions involving labor problems, alleged discrimination and harassment, and challenges to disciplinary decisions.

**Public Contracting and Procurement**

RWG attorneys regularly handle public works contracting matters, including construction contract preparation and bid document review, bid disputes, stop notice and retention issues, construction claims, and litigation stemming from these matters. We also have prepared purchasing or procurement ordinances and policies to fit the particular needs of our different public agency clients.

Our services cover the entire public works process, from initial planning and development of a project, engagement of architects, general contractors and project managers, and CEQA review to construction contracts, and when necessary, defense of claims involving contractors for construction defects and design professionals for errors and omissions in the preparation of plans and specifications.

**Real Estate & Land Use**

We are experts in real estate and land use matters. We have extensive experience in coordinating entitlement and public approval processes, including monitoring CEQA compliance, negotiating complex development agreements, and drafting summary reports, findings, and resolutions. We frequently handle complex real estate transactions and advise on all legal issues associated with development.
IV. References

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>Company</th>
<th>Address</th>
<th>Phone</th>
<th>Email</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nick Chaset</td>
<td>Chief Executive Officer</td>
<td>East Bay Community Energy Authority</td>
<td>1999 Harrison Street, Suite 800</td>
<td>(510) 219-2121</td>
<td><a href="mailto:nchaset@ebce.org">nchaset@ebce.org</a></td>
</tr>
<tr>
<td>Girish Balachandran</td>
<td>Chief Executive Officer</td>
<td>Silicon Valley Clean Energy Authority</td>
<td>333 W. El Camino Real, Suite 290</td>
<td>(844) 474-7823</td>
<td><a href="mailto:girish@svcleanenergy.org">girish@svcleanenergy.org</a></td>
</tr>
<tr>
<td>Mike Webb</td>
<td>City Manager</td>
<td>City of Davis</td>
<td>23 Russell Blvd., Suite 1</td>
<td>(530) 757-5602</td>
<td><a href="mailto:cmoweb@cityofdavis.org">cmoweb@cityofdavis.org</a></td>
</tr>
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</table>

V. Pricing Structure

Instead of a retainer, RWG proposes to provide VCE with a discounted hourly billing rate for the first 30 hours of general legal services provided in a calendar month, as follows.

<table>
<thead>
<tr>
<th>Shareholders and Senior Attorneys</th>
<th>$300 per hour</th>
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<tbody>
<tr>
<td>Associates</td>
<td>$250 per hour</td>
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</table>

Beyond 30 hours a month or for Special Services, Shareholders and Senior Attorneys will be billed at $335 an hour, with Associates billed at $275 per hour. All paralegal time will be billed at $175 an hour. Special Services are defined to include litigation, specialized real estate, and specialized public finance advisory services.

Inder lives in Davis and will not charge for travel time within Yolo County. Travel time for other attorneys, for court appearances, or for meetings outside of Yolo County will be charged from the attorney’s residence or the Sacramento office, whichever distance is shorter. Copying costs will be charged at 5 cents per page. We endeavor to avoid copying documents whenever possible and will provide documents by e-mail at no cost to VCE. All other costs, such as, messenger and delivery services, will be charged only at the RWG’s actual out-of-pocket expenses. RWG will not charge for word processing and similar clerical tasks.
RWG has reviewed the form Sample Agreement attached to the RFP and finds it acceptable with the following exceptions for which RWG would request revisions in a final agreement:

- We would request a mutual right of termination.
- We would ask that attorney work product be excluded from records required to be inspected by the CVE under Section 3.12.
- The Firm’s Professional Liability Insurance includes a self-insured retention of $250,000. This retention does not apply to VCE employees and we believe it is not necessary for the Firm to procure a bond guaranteeing payment as this amount is well within the Firm’s resources.
- The Firm’s insurance policies contain confidential information and, as such, complete certified copies are not available. However, the Firm may provide redacted or specimen copies confirming coverage terms upon request.

VI. Conclusion

We have run a conflict of interest check and have not identified any actual or potential conflicts RWG may have in providing the requested services.

We appreciate the opportunity to present this proposal for consideration. The growth of CCA programs has been a very exciting development in energy procurement in California. It is one of the most successful and promising programs for encouraging development of local renewable energy resources, providing residents with cleaner electricity at competitive rates, and addressing climate change at the local community level. Our Firm has been very fortunate to be at the forefront of this local government movement.

We believe that the experienced team we propose, backed by the extensive resources of RWG, would provide excellent representation to VCE. We look forward to discussing our proposal with you. In the meantime, we are happy to answer any questions.

Very truly yours,

[Signature]

Inder Khalsa
RWG will provide VCE with a discounted hourly billing rate for the first 30 hours of general legal services provided in a calendar month, as follows:

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RESOLUTION NO. 2021- _________

A RESOLUTION OF THE BOARD OF DIRECTORS OF VALLEY CLEAN ENERGY ALLIANCE APPROVING ENTERING INTO AN AGREEMENT FOR GENERAL LEGAL COUNSEL WITH RICHARDS, WATSON AND GERSHON AND AUTHORIZING INTERIM GENERAL MANAGER IN CONSULTATION WITH LEGAL COUNSEL TO EXECUTE AND SIGN THE AGREEMENT

WHEREAS, in March 2021, a Request for Proposal (RFP) was released by Valley Clean Energy (VCE) seeking proposals to provide general legal counsel services; and

WHEREAS, VCE staff reviewed and evaluated the RFP responses, checked references, and completed vendor interviews in April 2021; and

WHEREAS, VCE staff recommended that two law firm candidates be interviewed by the Board Subcommittee to determine who to recommend to the Board to pursue contract negotiations; and

WHEREAS, Richards, Watson and Gershon were recommended to provide general legal counsel for VCE.

NOW, THEREFORE, the Board of Directors of the Valley Clean Energy Alliance resolves as follows:

1. Approval of the attached agreement with Richards, Watson and Gershon for general legal counsel for VCE and authorization of the Interim General Manager, in consultation with legal counsel, to execute and sign the agreement.

ADOPTED, this __________ day of ______________, 2021, by the following vote:

AYES:
NOES:
ABSENT:
ABSTAIN:

_____________________________________
Dan Carson, VCE Chair

_____________________________________
Alisa M. Lembke, VCE Board Secretary

Attachment A: RWG Agreement
ATTACHMENT A

GENERAL LEGAL COUNSEL AGREEMENT WITH RICHARDS, WATSON AND GERSHON