



Legislation Details (With Text)

File #: 16-00460 Version: 1

Type: Agenda Item Status: Passed

File created: In control: **BOARD OF SUPERVISORS**

On agenda: 6/21/2016 Final action: 6/21/2016

Title: Consider recommendations regarding the First Amendment to the Agreement with West Consultants,

Inc.; Federal Projects BRLO-NBIL (529) and BRLO-NBIL (530), County Project Nos. 862361 and

862362. Third District, as follows:

a) Approve and authorize the Chair to execute the First Amendment to the Agreement with West Consultants, Inc. (not a local vendor) 11440 W. Bernardo Court, Suite 360, San Diego, CA 94127, for Hydrology and Hydraulic services for Refugio Road Low Water Crossings 1 and 2, County Project No.

862361 and 862362 to extend the term for an additional 4-years; and

b) Find that the proposed amendment does not constitute a "Project" within the meaning of the

California Environmental Quality Act pursuant to 14 CCR 15378 (b)(5) (Organizational or administrative activities of governments that will not result in direct or indirect physical changes in the

environment.), and approve and direct staff to file a Notice of Exemption on that basis.

PUBLIC WORKS DEPARTMENT Sponsors:

Indexes:

Code sections:

Attachments: 1. Board Letter, 2. Attachment A - Notice of Exemption, 3. Attachemnt B - First Amendment to

Agreement

Date	Ver.	Action By	Action	Result
6/21/2016	1	BOARD OF SUPERVISORS	Acted on as follows:	Pass

Consider recommendations regarding the First Amendment to the Agreement with West Consultants, Inc.; Federal Projects BRLO-NBIL (529) and BRLO-NBIL (530), County Project Nos. 862361 and 862362, Third District, as follows:

- a) Approve and authorize the Chair to execute the First Amendment to the Agreement with West Consultants, Inc. (not a local vendor) 11440 W. Bernardo Court, Suite 360, San Diego, CA 94127, for Hydrology and Hydraulic services for Refugio Road Low Water Crossings 1 and 2, County Project No. 862361 and 862362 to extend the term for an additional 4-years; and
- b) Find that the proposed amendment does not constitute a "Project" within the meaning of the California Environmental Quality Act pursuant to 14 CCR 15378 (b)(5) (Organizational or administrative activities of governments that will not result in direct or indirect physical changes in the environment.), and approve and direct staff to file a Notice of Exemption on that basis.