

Legislation Details (With Text)

File #:	22-0	0723	Version: 1			
Туре:	Adm	ninistrative	Item	Status:	Agenda Ready	
File created:	8/5/2	2022		In control:	BOARD OF SUPERVISO	RS
On agenda:	8/16	/2022		Final action	8/16/2022	
Title:	Consider recommendations regarding the exclusive right to negotiate for the County's acquisition of an administrative office building located at 315 W. Haley Street in Santa Barbara, First District, as follows:					
	a) Elect to extend the term of the Exclusive Negotiations Agreement between the County of Santa Barbara ("County") and PathPoint ("Owner") for an additional period of six months, which will grant the County exclusive rights to negotiate with the Owner for the acquisition of real property and enable County staff to continue applying for competitive grant funds and/or other financing for that acquisition, and direct staff to notify Owner of such election; and					
	b) Determine that the proposed action is exempt from the California Environmental Quality Act (CEQA) pursuant to CEQA Guidelines section 15004(b)(4), finding that the actions consist only of a pre-approval or preliminary agreement that: conditions any further agreement on compliance with CEQA; does not bind any party or commit the County to any definite course of action prior to CEQA compliance; does not restrict the County or any lead or responsible agency from considering any feasible mitigation measures and alternatives, including the "no project" alternative; and does not restrict the County or any lead or responsible agency from denying the project.					
Sponsors:	BEHAVIORAL WELLNESS DEPARTMENT, GENERAL SERVICES DEPARTMENT					
Indexes:						
Code sections:						
Attachments:	1. Board Letter, 2. Attachment 1 - Exclusive Negotiations Agreement, 3. Attachment 2 - CEQA Notice of Exemption, 4. Minute Order					
Date	Ver.	Action By		ŀ	ction	Result
8/16/2022	1	BOARD	OF SUPERVIS	ORS A	Acted on as follows:	Pass

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b) Determine that the proposed action is exempt from the California Environmental Quality Act (CEQA) pursuant to CEQA Guidelines section 15004(b)(4), finding that the actions consist only of a pre-approval or preliminary agreement that: conditions any further agreement on compliance with CEQA; does not bind any party or commit the County to any definite course of action prior to CEQA compliance; does not restrict the County or any lead or responsible agency from considering any feasible mitigation measures and alternatives, including the "no project" alternative; and does not restrict the County or any lead or responsible agency from

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