

Legislation Details (With Text)

File #:	17-0	0583	Version: 1				
Туре:	Ager	ida Item		Status:	Passed		
File created:				In control:	BOARD OF SUPERVISO	RS	
On agenda:	7/25/	2017		Final action:	7/25/2017		
Title:		Consider recommendations regarding an amendment to emPower Loan Loss Reserve Agreement with CoastHills Credit Union, as follows:					
	a) Approve and authorize the Chair to execute the Fourth Amendment to the emPowerSBC Santa Barbara County Residential Energy Improvement Loan Program Energy Improvement Loan Loss Reserve Agreement Amended And Restated (Fourth Amendment to 2014 LLR Agreement) between the County of Santa Barbara and CoastHills Credit Union (CoastHills); and						
	b) Determine that the approval and execution of the Fourth Amendment to 2014 LLR Agreement is not the approval of a project that is subject to environmental review under the California Environmental Quality Act (CEQA) pursuant to CEQA Guidelines Section 15378(b)(4), finding that the project is a creation of government funding mechanisms or other government fiscal activities, which do not involve any commitment to any specific project which may result in a potentially significant physical impact on the environment, and direct staff to file a Notice of Exemption.						
Sponsors:	COMMUNITY SERVICES DEPARTMENT						
Indexes:							
Code sections:							
Attachments:	1. Board Letter, 2. Attachment 1-Fourth Amendment to 2014 LLR Agreement, 3. Attachment 2-CEQA NOE CH Amendment						
Date	Ver.	Action By	,	Ac	ion	Result	
7/25/2017	1	BOARD	OF SUPERVIS	ORS Ac	ed on as follows:	Pass	

Consider recommendations regarding an amendment to emPower Loan Loss Reserve Agreement with CoastHills Credit Union, as follows:

a) Approve and authorize the Chair to execute the Fourth Amendment to the emPowerSBC Santa Barbara County Residential Energy Improvement Loan Program Energy Improvement Loan Loss Reserve Agreement Amended And Restated (Fourth Amendment to 2014 LLR Agreement) between the County of Santa Barbara and CoastHills Credit Union (CoastHills); and

b) Determine that the approval and execution of the Fourth Amendment to 2014 LLR Agreement is not the approval of a project that is subject to environmental review under the California Environmental Quality Act (CEQA) pursuant to CEQA Guidelines Section 15378(b)(4), finding that the project is a creation of government funding mechanisms or other government fiscal activities, which do not involve any commitment to any specific project which may result in a potentially significant physical impact on the environment, and direct staff to file a Notice of Exemption.