

OF THE BOARD OF SUPERVISORS OF THE COUNTY OF NEVADA

PROGRAM SUPPLEMENT NUMBER F062 – AMENDMENT MODIFICATION SUMMARY TO ADMINISTERING AGENCY-STATE AGREEMENT NUMBER 03-5917F15 – BRUNSWICK ROAD FROM LOMA RICA TO WHISPERING PINES – FEDERAL CONTRACT NO. ER-32L0 (472) – DISTRICT III

WHEREAS, the County of Nevada has been allocated \$11,059.28 for emergency opening and restoration work funding in response to repairs made during the 2017 atmospheric river event; and

WHEREAS, the State has prepared an Amended Modification Summary (E76), which will provide reimbursement of all eligible costs; and

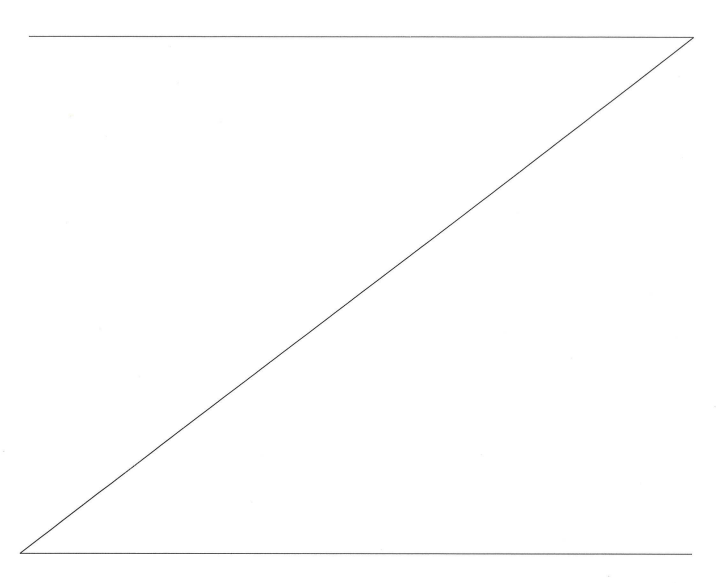
WHEREAS, the County is allowed to receive up to \$11,059.28 listed in the Modification Summary (E76); and

WHEREAS, Caltrans will not modify Program Supplement Number F062 previously approved by the Board of Supervisors on October 23, 2018 per Resolution 18-513 since the additional costs are within their ability to approve; and

WHEREAS, the Auditor-Controller should deposit said funds in fund 1114-30101-701-1000-446120.

NOW, THEREFORE, BE IT HEREBY RESOLVED by the Nevada County Board of Supervisors as follows:

- 1. Approves the Amendment Modification Summary (E76) in the amount of \$11,059.28 for emergency repairs on Brunswick Road from Loma Rica to Whispering Pines.
- 2. Authorizes the Chair of the Board of Supervisors to execute Program Supplement Number F062 on behalf of the County of Nevada and as previously approved by the Board of Supervisors on October 23, 2018 per Resolution 18-513.



PASSED AND ADOPTED by the Board of Supervisors of the County of Nevada at a regular meeting of said Board, held on the <u>11th</u> day of <u>December</u>, <u>2018</u>, by the following vote of said Board:

Ayes:

Supervisors Heidi Hall, Edward Scofield, Dan Miller, Hank

Weston and Richard Anderson

Noes:

None.

Absent:

None.

Abstain:

None.

ATTEST:

JULIE PATTERSON HUNTER Clerk of the Board of Supervisors

By Pule alegoretute

Edward Scofield, Chair

12/11/2018 cc:

DPW* AC* (Hold)

2/26/19 cc:

DPW* AC* (Release)

AMENDMENT MODIFICATION SUMMARY - (E-76)

FEDERAL AID PROGRAM

CALIFORNIA DE	PREV AUTH / AGREE DATES: PE: RAW:	CON: SPEX:	MCS: OTH:	DEMO ID	•		AC COST	\$0.00	\$0.00	00.0\$	\$0.00	\$0.00	\$0.00	80.00	00.08	00.08	\$0.00	\$0.00
ERING PINES		2 O Ø 2	. O	URB/RURAL			FEDERAL COST	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$5,407.32	\$5,651.96 \$11 059 28	00.0\$	\$0.00	\$0.00	\$11,059.28
PROJECT LOCATION: BRUNSWICK RD FROM LOMA RICA TO WHISPERING PINES TYPE OF WORK:	REMOVAL OF DEBRIS FROM ROADWAY. REMOVAL OF DEBRIS FROM FED RR NO'S: PUC CODES:	PROJ OVERSIGHT: ASSUMED/LOCAL ADMIN ENV STATUS / DT: 12/04/2017 RW STATUS / DT: 1 01/31/2018		FUNC SYS URBAN AREA			PROJECT COST	\$0.00	\$0.00	\$0.00	\$0.00	90.00	\$5,784.00	\$15,987.58	\$0.00	\$0.00	\$0.00	\$15,987.58
PROJECT LOCA- BRUNSWICK RD TYPE OF WORK:	REMOVAL OF FED RR NO'S: PUC CODES:	PROJ OVERSIGHT ENV STATUS / DT: RW STATUS / DT:	INV RTE: BEG MP: END MP:	IMPV TYPE FUN			(8)											TOTAL:
03-NEV-0-CR ER 32L0(472)	3 031/8000130L-N NEVADA	CA2017-2	NON-MPO 17/18	LINE NO IMF	41 04	RY		PREV. OBLIGATION THIS REQUEST	SUBTOTAL	PREV. OBLIGATION	THIS REQUEST	DDEV ORIGATION		SUBTOTAL	PREV. OBLIGATION	THIS REQUEST	SUBIOIAL	
ATOR:	: ROJ NO:	 O	MPO: FSTIP YR: STIP REF:	PROG CODE ER12	ER12	FUNDING SUMMARY	PHASE	Д			A A		CON	2		OTH		() () () () () () () () () ()

STATE REMARKS

FEDERAL REMARKS

^{02/05/2018} RFA for const EO & PR 03/02/2018 SEQ 1: Requesting Authorization of EO and PR for CON using local agency AC funding. 03/02/2018 SEQ 2: Requesting authorization to convert \$5,407.32 of local agency AC funds (CON) to federal ER fund ER12. Funds are being obligated as lump sum appropriation. 1/105/2018 Seq 3: cost adjust for final invoice/actual cost.

Z
6
C
F
0
1
0
C
Ī
1
D

HORIZATION
AUTHORIZATION TO PROCEED WITH REQUEST: OTH
FOR: AC CONV CON EO/PR
DOCUMENT TYPE: AMOD

SIGNATURE HISTORY FOR PROJECT NUMBER 32L0(472) AS OF 11/13/2018

FHWA FMIS SIGNATURE HISTORY

MOI	# 0	MOD # SIGNED BY	SIGNED ON
2		SHUN HUEY	11/08/2018
		SHUN HUEY	11/08/2018
	ono.E	RODNEY WHITFIELD	11/11/2018
$\overline{}$		SHUN HUEY	06/27/2018
	29.65K	SCOTT MCHENRY	06/28/2018
		TASIA PAPAJOHN	06/28/2018
0	00.5	SHUN HUEY	03/08/2018
		LANH PHAN	03/08/2018
		TASIA PAPAJOHN	03/09/2018

FHWA FMIS 3.0 SIGNATURE HISTORY

CAI TRANS SIGNATURE

	SIGNED ON	11/07/2018
ALOKE TIVIORY	PE SIGNED BY	HUANG, BILL
CALITAINO VIGINALORE MIVIOR	DOCUMENT TYPE SIGNED BY	AMEND/MOD

PREPARED IN FADS BY: BELANGER, ADAM REVIEWED IN FADS BY: HUANG, BILL SUBMITTED IN FADS BY: HUANG, BILL PROCESSED IN FADS BY: HUEY, SHUN E-76 AUTHORIZED DATE IN FMIS BY: RODNEY WHITFIELD

5 741-5121		7 FOR CALTRANS		C
2018-11-05	2018-11-0	2018-11-07	2018-11-08	2018-11-1
O	O	O	N O	Z

CONFORMED COPY

	MENT NO. F062 ENCY-STATE AGRE PROJECTS NO 03-59		Adv Proje 0318000		, , , ,
which was entered in conditions thereof. Th	ment hereby adopts ar to between the Adminit is Program Supplemen hority of Resolution No	itering Agency it is executed i	and the State on accordance wit	04/27/16 and is subje h Article I of the afore	ect to all the terms and mentioned Master
sources noted below	ency further stipulates obligated to this PROJ set forth on the follow	ECT, the Admi			
PROJECT LOCATIO	N:				- Indonesia
Brunswick Road from	Loma Rica to Whisper	ing Pines.			
	mergency Opening and	Restoration		Ļ	ENGTH: 0.0(MILES)
Estimated Cost	Federal Fund	s		Matching Funds	www.co.co.co.co.co.co.co.co.co.co.co.co.co.
\$5,784.00	ER12 \$	5,407.32	\$376,68		OTHER \$0.00
By Sharry OF NEVAD By Chair Chair Date 12/11 Attest welch	AC. Scalos the Board			STATE OF CALIF Department of Tr By Chief, Office of Fi Division of Local	ederal Programs Assistance
I hereby certify upon r Accounting Officer	ny personal knowledge	that budgeted	l-funds are availa	ble for this encumbrar	
Chapter Statute	s Item Year.	Program.	BC Cal	egory Fund Sour	ce AMOUNT
				oten.	

STATE OF CALIFORNIA, DEPARTMENT OF TRANSPORTATION PROGRAM SUPPLMENT AND CERTIFICATION FORM PSCF (REV. 01/2010)

						L the Table			
Clain	E CONTROLLE is Audits "C" Street, Rm				8/22/2018	0318000130			
Sacra	miento, CA 958	16		RQS 031900000083					
Don	ertment of T	rancontation				***************************************			
SUBJECT:	alline in Or I	ransportation							
Enc	umbrance De								
	OCAL AGENCY		COU	NTÝ OF NEVADA					
CONTRACT		\$5,407.32							
Loca	al Assistance	9							
CHAPTER	STATUTES		YEAR	PEC / PECT .	TASK / SUBTASK	AMOUNT			
14	2017	2660-102-0890	2018	20.30.010,650	2250/0000	\$5,407.32			
	[······································							
)					
4.,						****			
-									
						·······			
									
					, , , , , , , , , , , , , , , , , , , ,				
						·			
· · · · · · · · · · · · · · · · · · ·									
						,			
		······································							
· · · · ·									
		······································							
	1			1					

ADA Noti

- A ADMINISTERING AGENCY agrees that it will only proceed with work authorized for specific phase(s) with an "Authorization to Proceed" and will not proceed with future phase(s) of this project prior to receiving an "Authorization to Proceed" from the STATE for that phase(s) unless no further State or Federal funds are needed for those future phase(s).
 - B. STATE and ADMINISTERING AGENCY agree that any additional funds which might be made available by future Federal obligations will be encumbered on this PROJECT by use of a STATE-approved "Authorization to Proceed" and Finance Letter. ADMINISTERING AGENCY agrees that Federal funds available for reimbursement will be limited to the amounts obligated by the Federal Highway Administration.
 - C. Award information shall be submitted by the ADMINISTERING AGENCY to the District Local Assistance Engineer within 60 days of project contract award and prior to the submittal of the ADMINISTERING AGENCY'S first invoice for the construction contract.

Failure to do so will cause a delay in the State processing invoices for the construction phase. Attention is directed to Section 15.7 "Award Package" of the Local Assistance Procedures Manual.

D. ADMINISTERING AGENCY agrees, as a minimum, to submit invoices at least once every six months commencing after the funds are encumbered for each phase by the execution of this Project Program Supplement Agreement, or by STATE's approval of an applicable Finance Letter. STATE reserves the right to suspend future authorizations/obligations for Federal aid projects, or encumbrances for State funded projects, as well as to suspend invoice payments for any on-going or future project by ADMINISTERING AGENCY if PROJECT costs have not been invoiced by ADMINISTERING AGENCY for a six-month period.

If no costs have been invoiced for a six-month period, ADMINISTERING AGENCY agrees to submit for each phase a written explanation of the absence of PROJECT activity along with target billing date and target billing amount.

ADMINISTERING AGENCY agrees to submit the final report documents that collectively constitute a "Report of Expenditures" within one hundred eighty (180) days of PROJECT completion. Failure of ADMINISTERING AGENCY to submit a "Final Report of Expenditures" within 180 days of PROJECT completion will result in STATE imposing sanctions upon ADMINISTERING AGENCY in accordance with the current Local Assistance Procedures Manual.

E. Administering Agency shall not discriminate on the basis of race, religion, age, disability, color, national origin, or sex in the award and performance of any Federal-assisted contract or in the administration of its DBE Program Implementation Agreement, The Administering Agency shall take all necessary and reasonable steps under 49 CFR Part 26 to ensure nondiscrimination in the award and administration of Federal-assisted contracts. The Administering Agency's DBE Implementation Agreement

is incorporated by reference in this Agreement, Implementation of the DBE Implementation Agreement, including but not limited to timely reporting of DBE commitments and utilization, is a legal obligation and failure to carry out its terms shall be treated as a violation of this Agreement. Upon notification to the Administering Agency of its failure to carry out its DBE Implementation Agreement, the State may impose sanctions as provided for under 49 CFR Part 26 and may, in appropriate cases, refer the matter for enforcement under 18 U.S.C. 1001 and/or the Program Fraud Civil Remedies Act of 1986 (31 U.S.C. 3801 et seq.).

- F. Any State and Federal funds that may have been encumbered for this project are available for disbursement for limited periods of time. For each fund encumbrance the limited period is from the start of the fiscal year that the specific fund was appropriated within the State Budget Act to the applicable fund Reversion Date shown on the State approved project finance letter. Per Government Code Section 16304, all project funds not liquidated within these periods will revert unless an executed Cooperative Work Agreement extending these dates is requested by the ADMINISTERING AGENCY and approved by the California Department of Finance.
- G. The ADMINISTERING AGENCY agrees that payment of Federal funds will be limited to the amounts approved by the Federal Highway Administration (FHWA) in the Federal Aid Project Authorization/Agreement or Amendment/Modification (E-76) and accepts any resultant increases in ADMINISTERING AGENCY funds as shown on the Finance Letter, any modification thereof as approved by the Division of Local Assistance, Office of Program Management.

ADMINISTERING AGENCY should ensure that invoices are submitted to the District Local Assistance Engineer at least 75 days prior to the applicable fund Reversion Date to avoid the lapse of applicable funds. Pursuant to a directive from the State Controller's Office and the Department of Finance; in order for payment to be made, the last date the District Local Assistance Engineer can forward an invoice for payment to the Department's Local Programs Accounting Office for reimbursable work for funds that are going to revert at the end of a particular fiscal year is May 15th of the particular fiscal year. Notwithstanding the unliquidated sums of project specific State and Federal funding remaining and available to fund project work, any invoice for reimbursement involving applicable funds that is not received by the Department's Local Programs Accounting Office at least 45 days prior to the applicable fixed fund Reversion Date will not be paid. These unexpended funds will be irrevocably reverted by the Department's Division of Accounting on the applicable fund Reversion Date.

- H. "ADMINISTERING AGENCY certifies that neither the ADMINISTERING AGENCY nor its principals are suspended or debarred at the time of the execution of this agreement. ADMINISTERING AGENCY agrees that it will notify the STATE immediately, in the event a suspension or a debarment happened after the execution of this agreement."
- I. All project repair, replacement and maintenance involving the physical condition and the operation of project improvements referred to in Article III MAINTENANCE, of the

aforementioned Master Agreement will be the responsibility of the ADMINISTERING AGENCY and shall be performed at regular intervals and as required for efficient operation of the completed project improvements.

- J. ADMINISTERING AGENCY shall conform to all State statutes, regulations and procedures (including those set forth in the Local Assistance Procedures Manual and the Local Assistance Program Guidelines, hereafter collectively referred to as "LOCAL ASSISTANCE PROCEDURES") relating to the federal-aid program, all Title 23 Code of Federal Regulation (CFR) and 2 CFR Part 200 federal requirements, and all applicable federal laws, regulations, and policy and procedural or instructional memoranda, unless otherwise specifically waived as designated in the executed project-specific PROGRAM SUPPLEMENT.
- K. Invoices shall be submitted on ADMINISTERING AGENCY letterhead that includes the address of ADMINISTERING AGENCY and shall be formatted in accordance with LOCAL ASSISTANCE PROCEDURES.
- L. ADMINISTERING AGENCY must have at least one copy of supporting backup documentation for costs incurred and claimed for reimbursement by ADMINISTERING AGENCY. ADMINISTERING AGENCY agrees to submit supporting backup documentation with invoices if requested by State. Acceptable backup documentation includes, but is not limited to, agency's progress payment to the contractors, and copies of cancelled checks showing amounts made payable to vendors and contractors, and/or a computerized summary of PROJECT costs.
- M. Indirect Cost Allocation Plan/Indirect Cost Rate Proposals (ICAP/ICRP), Central Service Cost Allocation Plans and related documentation are to be prepared and provided to STATE (Caltrans Audits & Investigations) for review and approval prior to ADMINISTERING AGENCY seeking reimbursement of indirect costs incurred within each fiscal year being claimed for State and federal reimbursement. ICAPs/ICRPs must be prepared in accordance with the requirements set forth in 2 CFR, Part 200, Chapter 5 of the Local Assistance Procedural Manual, and the ICAP/ICRP approval procedures established by STATE.
- N. STATE will withhold the greater of either two (2) percent of the total of all federal funds encumbered for each PROGRAM SUPPLEMENT or \$40,000 until ADMINISTERING AGENCY submits the Final Report of Expenditures for each completed PROGRAM SUPPLEMENT PROJECT.
- O. ADMINISTERING AGENCY agrees to comply with 2 CFR, Part 200, Uniform Administrative Requirements, Cost Principles and Audit Requirement for Federal Awards.
- P. ADMINISTERING AGENCY agrees, and will assure that its contractors, subcontractors, and will be obligated to agree, that Contract Cost Principles and Procedures, 48 CFR, Federal Acquisition Regulations System, Chapter 1, Part 31, et seq., shall be used to determine the allowability of individual PROJECT cost items.

- Q. The work eligible for Federal Reimbursement shall be performed by the ADMINISTERING AGENCY either by using their own forces or by contract. The ADMINISTERING AGENCY must be able to identify the costs incurred at each site and be subject to an audit for verification.
- R. Every sub-recipient receiving PROJECT funds under this AGREEMENT shall comply with 2 CFR, Part 200, 23 CFR, 48 CFR Chapter 1, Part 31, Local Assistance Procedures, Public Contract Code (PCC) 10300-10334 (procurement of goods), PCC 10335-10381 (non-A&E services), and other applicable STATE and FEDERAL regulations.
- S. Any PROJECT costs for which ADMINISTERING AGENCY has received payment or credit that are determined by subsequent audit to be unallowable under 2 CFR, Part 200, 23 CFR, 48 CFR, Chapter 1, Part 31, and other applicable STATE and FEDERAL regulations, are subject to repayment by ADMINISTERING AGENCY to STATE.
- T. STATE reserves the right to conduct technical and financial audits of PROJECT WORK and records and ADMINISTERING AGENCY agrees, and shall require its contractors and subcontractors to agree, to cooperate with STATE by making all appropriate and relevant PROJECT records available for audit and copying as required by the following paragraph:

ADMINISTERING AGENCY. ADMINISTERING AGENCY'S contractors subcontractors, and Federal Agency performing work on behalf of the ADMINISTERING AGENCY, and STATE shall each maintain and make available for inspection and audit by STATE, the California State Auditor, or any duly authorized representative of STATE or the United States all books, documents, papers, accounting records, and other evidence pertaining to the performance of such contracts, including, but not limited to, the costs of administering those various contracts and ADMINISTERING AGENCY shall furnish copies thereof if requested. All of the above referenced parties shall make such AGREEMENT, PROGRAM SUPPLEMENT, and contract materials available at their respective offices at all reasonable times during the entire PROJECT period and for three (3) years from the date of submission of the final expenditure report by the STATE to the FHWA (a.k.a. Final Voucher).

U. ADMINISTERING AGENCY, its contractors and subcontractors shall establish and maintain a financial

management system and records that properly accumulate and segregate reasonable, allowable, and authorized incurred PROJECT costs and matching funds by line item for the PROJECT. The financial management system of ADMINISTERING AGENCY, its contractors and all subcontractors and shall conform to Generally Accepted Accounting Principles, enable the determination of incurred costs at interim points of completion, and provide support for reimbursement payment vouchers or invoices sent to or paid by STATE.

- V. ADMINISTERING AGENCY is required to have an audit in accordance with the Single Audit Act of 2 CFR 200 if it expends \$750,000 or more in Federal Funds in a single fiscal year of the Catalogue of Federal Domestic Assistance.
- W. ADMINISTERING AGENCY agrees to include all PROGRAM SUPPLEMENTS adopting the terms of this AGREEMENT in the schedule of projects to be examined in ADMINISTERING AGENCY's annual audit and in the schedule of projects to be examined under its single audit prepared in accordance with 2 CFR, Part 200.
- X. ADMINISTERING AGENCY shall not award a non-A&E contract over \$5,000, construction contracts over \$10,000, or other contracts over \$25,000 [excluding professional service contracts of the type which are required to be procured in accordance with Government Code sections 4525 (d), (e) and (f)] on the basis of a noncompetitive negotiation for work to be performed under this AGREEMENT without the prior written approval of STATE or as permitted under Emergency Opening procedures.
- Y. Any subcontract entered into by ADMINISTERING AGENCY as a result of this AGREEMENT shall contain provisions K, L, P, R, T and U under Section 2 of this agreement.
- Disaster No. CA 17-2 (Jan '17 Storms) Emergency Opening work will be reimbursed at 100% if completed within 180 days from the date of the disaster. The disaster occurred on January 3, 2017. ADMINISTERING AGENCY records must clearly identify those costs incurred on or after January 3, 2017. Incurred costs are defined as disbursements made or in process goods and services delivered. Emergency Opening work completed on or after July 1, 2017, will be funded at the federal-aid reimbursement ratio of 88.53%. Restoration work, including preliminary engineering will be reimbursed at an 88.53% ratio. The ADMIISTERING AGENCY will be responsible for the matching requirement.