THE BOARD OF SUPERVISORS OF THE COUN	
	BOARD AGENDA #
Urgent Routine NO	AGENDA DATE April 24, 2012 4/5 Vote Required YES NO
(Information Attached)	

SUBJECT:

Approval to Award a Contract for Bridge Engineering and Project Delivery Services to Dokken Engineering of Folsom, California for the Pete Miller Road Bridge over Delta-Mendota Canal Seismic Retrofit Project in Stanislaus County, Federal Project Number: BRLOZ-5938 (156)

STAFF RECOMMENDATIONS:

- 1. Award a contract for Bridge Engineering and Project Delivery Services to Dokken Engineering of Folsom, California in the amount of \$259,246 for the Pete Miller Road over Delta-Mendota Canal Seismic Retrofit Project.
- 2. Authorize the Director of Public Works to execute a contract with Dokken Engineering in the amount of \$259,246 and to sign necessary documents, including any amendments to the agreement not to exceed 10%.

FISCAL IMPACT:

At this time, \$285,171 is needed to fund the contract for Bridge Engineering and Project Delivery Services (\$259,246) and a contingency not to exceed 10% (\$25,925). The contingency is to be used for any amendments to the agreement per the discretion of the Director of Public Works. An Authorization to Proceed (E-76) has been secured from Caltrans for the Preliminary Engineering (PE) phase of the project in the amount of \$103,389. These funds are Highway Bridge Program (HBP) funds with Toll Credits and are not sufficient to fund 100% (\$285,171) of the (Continued on Page 2)

BOARD ACTION AS FOLLOWS:	No. 2012-193
On motion of Supervisor Withrow and approved by the following vote.	, Seconded by SupervisorMonteith

and approved by the follo	owing vote,
Ayes: Supervisors:	Chiesa, Withrow, Monteith, De Martini and Chairman O'Brien
Noes: Supervisors:	None
Excused or Absent: Sup	
Abstaining: Supervisor:	
1) X Approved as	
2) Denied	
3) Approved as	amended
4) Other:	
MOTION	

MOTION:

ATTEST:

CHRISTINE FERRARO TALLMAN, Clerk

File No.

Approval to Award a Contract for Bridge Engineering and Project Delivery Services to Dokken Engineering of Folsom, California for the Pete Miller Road Bridge over Delta-Mendota Canal Seismic Retrofit Project in Stanislaus County, Federal Project Number: BRLOZ-5938 (156)

FISCAL IMPACT (continued):

PE. Therefore, a 6D Highway Bridge Replacement and Rehabilitation Program (HBRRP) Scope/Cost/Schedule Change Request form will be submitted to Caltrans to secure the additional funding necessary. In the event the additional funding is not realized, the remainder of this phase will be funded with existing road funds. These funds are available in the current fiscal year Road Projects' budget.

DISCUSSION:

The Pete Miller Road bridge seismic retrofit project is being proposed due to the structurally deficient bridge rating of 68.2, per the California Department of Transportation (Caltrans) Bridge Investigation Report (BIR). Bridges must be rated structurally deficient or functionally obsolete with a structural rating of less than 80 to be eligible candidates for rehabilitation and in special cases for replacement. The Pete Miller Road Bridge was constructed in 1949 as simple reinforced concrete (RC) span on RC seat abutments. The bridge is approximately 46 feet in length and 28 feet wide. The thin asphalt overlay on the deck has worn off approximately 40% and the exposed bare deck revealed numerous cracks in the concrete. In addition, the existing bridge has a narrow travel deck width allowing no room for shoulders on either side.

The scope of design services includes:

- Strategy determination and strategy report;
- Comprehensive project management services;
- Geotechnical investigation;
- Topographical survey;
- Comprehensive environmental services;
- Structural engineering services;
- Comprehensive civil engineering services;
- Traffic system design;
- Utilities design and relocation coordination;
- Comprehensive right of way services; and,
- Bidding and construction support services.

On December 7, 2011, two proposals were submitted for review by various consulting firms. Public Works staff reviewed the proposals and selected Dokken Engineering of Folsom, California as the most qualified consultant based on the results of the following evaluation criteria:

- Understanding of the work to be performed;
- Experience with similar projects;
- Qualifications and availability of staff;
- Project schedule;

Approval to Award a Contract for Bridge Engineering and Project Delivery Services to Dokken Engineering of Folsom, California for the Pete Miller Road Bridge over Delta-Mendota Canal Seismic Retrofit Project in Stanislaus County, Federal Project Number: BRLOZ-5938 (156)

- Familiarity with State and Federal procedures;
- Demonstrated technical ability;
- Demonstration of professional and financial responsibility; and,
- References.

All proposals were evaluated based on qualifications only. Along with the proposal, consultant fees were submitted in a separate sealed fee envelope and were not part of the evaluation process. A sealed fee envelope was opened only for the most qualified proposal. Below is a list of consultants that submitted proposals:

- Dokken Engineering
- Nolte Vertical Five

POLICY ISSUES:

The recommended actions are consistent with the Board's priorities of providing A Safe Community, A Healthy Community, and A Well Planned Infrastructure System by seismically retrofitting a deficient bridge in Stanislaus County.

STAFFING IMPACT:

There are no staffing impacts associated with this item

CONTACT PERSON:

Matt Machado, Public Works Director. Telephone: (209) 525-4130.

TG/sn

L:\BRIDGES\9407 PETE MILLER ROAD BRIDGE\BOS\4-24-12 BOS Item_ Pete Miller Rd Bridge Contract Award_for TGeiss

ATTACHMENTS AVAILABLE FROM CLERK

	base nce Type Access Set		FMSDBPRD.CO.S Budget County of Stanisl	TANISLAUS.CA.US aus	.PROD	do not c do not c do not c	HANGE			
Ledg	er	* List - Text	County of Stanisl	aus		DO NOT C	HANGE			
Budg			LEGAL BUDGET			DO NOT C	HANGE			
Cate		* List - Text	Budget - Upload			DO NOT C	HANGE			
Sour		* List - Text								
Curre		* List - Text				DO NOT C	HANGE			
Perio		List - Text						CAPS FOR MMM) EX: N	OV-11	
	n Name	Text								
Jour	nal Name	Text	JV100444							
	nal Description			for Pete Miller Bri						
	nal Reference	Text								
	nization		Stanislaus Budge	t Ora		DO NOT C	HANGE			
	t Of Accounts		Accounting Flexfi			DO NOT C				
			, looo untering interior			201101-0				
	Cond to a start			GL Project	Location	Mist.		Debit	Credit	
	The prime of the second		(5 char)	(7 ditr)	(6 char)	. Genera	(S clar)			and the state of the state
35 2 42	TUSI - Text							decretit reviewe * Number	No ed revenie * Number	The second
10	1102	0040310	28800	0000000		T		103389		Dec est revenue
$\left[i \right]$	1102	0040310	28800	0009407					103389	Inc est revenue
10	1102	0040310	63280	0009407				285171		Set up project
10	1102	0040310	63280	0000000			<u> </u>		103389	Federal portion
The state	1102	0040310	65660	0000000			· · · · · · · · · · · · · · · · · · ·			Local portion
						1-		1		
						1		1		

otals: ip: This is not the er	nd of the Template. Unprotect t	he sheet and insert as man	y rows as needed.	388	388560	
Explanation:	To set up budget for Pet					
Requesting D	epartment	SEC SEC	0 0 1	Data Entry	Auditors	Office Only
	1 Serrano		imeter Approval	Keyed by	Prepared By	Approved By
4/	11/12	4/17	112-01			4/17/12



STANISLAUS COUNTY

ADDENDUM FOR FEDERALLY FUNDED PROJECTS TO THE PROFESSIONAL DESIGN SERVICES AGREEMENT

CONSULTANT: Dokken Engineering

PROJECT: Pete Miller Road Bridge over Delta-Mendota Canal Seismic Retrofit Federal No. BRLOZ-5938(156)

In addition to, and notwithstanding, the requirements set forth in the Professional Design Services Agreement, CONSULTANT agrees to the following:

1. SUBCONTRACTING

A. The CONSULTANT shall perform the Services with resources available within its own organization; and no portion of the work pertinent to this agreement shall be subcontracted without written authorization by the COUNTY, except that, which is expressly identified in the approved Cost Proposal.

B. Any subcontract in excess of \$25,000 entered into as a result of this agreement, shall contain all the provisions stipulated in this agreement to be applicable to subcontractors.

C. Any substitution of subconcontractors must be approved in writing by the COUNTY.

2. REBATES, KICKBACKS OR OTHER UNLAWFUL CONSIDERATION

The CONSULTANT warrants that this agreement was not obtained or secured through rebates kickbacks or other unlawful consideration, either promised or paid to any COUNTY employee. For breach or violation of this warranty, COUNTY shall have the right in its discretion; to terminate the agreement without liability; to pay only for the value of the work actually performed; or to deduct from the agreement price; or otherwise recover the full amount of such rebate, kickback or other unlawful consideration.

3. DEBARMENT AND SUSPENSION CERTIFICATION

A. The CONSULTANT'S signature affixed herein, shall constitute a certification under penalty of perjury under the laws of the State of California, that the CONSULTANT has complied with Title 49, Code of Federal Regulations, Part 29, Debarment and Suspension Certificate, which certifies that he/she or any person associated therewith in the capacity of owner, partner, director, officer, or manager, is not currently under suspension, debarment, voluntary exclusion, or determination of ineligibility by any federal agency; has not been suspended, debarred, voluntarily excluded, or determined ineligible by any federal agency within the past three (3) years; does not have a proposed debarment pending; and has not been indicted, convicted, or had a civil judgment rendered against it by a court of competent jurisdiction in any matter

involving fraud or official misconduct within the past three (3) years. Any exceptions to this certification must be disclosed to the COUNTY.

B. Exceptions will not necessarily result in denial of recommendation for award, but will be considered in determining CONSULTANT responsibility. Disclosures must indicate to whom exceptions apply, initiating agency, and dates of action.

4. CONFLICT OF INTEREST

A. The CONSULTANT shall disclose any financial, business, or other relationship with COUNTY that may have an impact upon the outcome of this agreement, or any ensuing COUNTY construction project. The CONSULTANT shall also list current clients who may have a financial interest in the outcome of this agreement, or any ensuing COUNTY construction project, which will follow.

B. The CONSULTANT hereby certifies that it does not now have, nor shall it acquire any financial or business interest that would conflict with the performance of services under this agreement.

C. Any subcontract in excess of \$25,000 entered into as a result of this agreement, shall contain all of the provisions of this Article.

D. The CONSULTANT hereby certifies that neither CONSULTANT, nor any firm affiliated with the CONSULTANT will bid on any construction agreement, or on any agreement to provide construction inspection for any construction project resulting from this agreement. An affiliated firm is one, which is subject to the control of the same persons through joint-ownership, or otherwise.

E. Except for subcontractors whose services are limited to providing surveying or materials testing information, no subcontractor who has provided design services in connection with this agreement shall be eligible to bid on any construction agreement, or on any agreement to provide construction inspection for any construction project resulting from this agreement.

5. SALARY ESCALATION

The CONSULTANT will be allowed a yearly escalation of 3% as shown in EXHIBIT C, dated March 16, 2012.

6. EQUIPMENT PURCHASE

A. Prior authorization, in writing, by the COUNTY shall be required before the CONSULTANT enters into any unbudgeted purchase order, or subcontract exceeding \$5,000 for supplies, equipment, or CONSULTANT services. The CONSULTANT shall provide an evaluation of the necessity or desirability of incurring such costs.

B. For purchase of any item, service or consulting work not covered in the CONSULTANT'S Cost Proposal and exceeding \$5,000 prior authorization by the

COUNTY; three competitive quotations must be submitted with the request, or the absence of bidding must be adequately justified.

Any equipment purchased as a result of this agreement is subject to the C. following: "The CONSULTANT shall maintain an inventory of all nonexpendable property. Nonexpendable property is defined as having a useful life of at least two years and an acquisition cost of \$5,000 or more. If the purchased equipment needs replacement and is sold or traded in, the COUNTY shall receive a proper refund or credit at the conclusion of the agreement, or if the agreement is terminated, the CONSULTANT may either keep the equipment and credit the COUNTY in an amount equal to its fair market value, or sell such equipment at the best price obtainable at a public or private sale, in accordance with established COUNTY procedures; and credit the COUNTY in an amount equal to the sales price. If the CONSULTANT elects to keep the equipment, fair market value shall be determined at the CONSULTANT'S expense. on the basis of a competent independent appraisal of such equipment. Appraisals shall be obtained from an appraiser mutually agreeable to by the COUNTY and the CONSULTANT, if it is determined to sell the equipment, the terms and conditions of such sale must be approved in advance by the COUNTY."

D. All subcontracts in excess \$25,000 shall contain the above provisions.

7. COST PRINCIPLES

A. The CONSULTANT agrees that the Contract Cost Principles and Procedures, 48 CFR, Federal Acquisition Regulations System, Chapter 1, Part 31.000 et seq., shall be used to determine the allowability of cost individual items.

B. The CONSULTANT also agrees to comply with federal procedures in accordance with 49 CFR, Part 18, Uniform Administrative Requirements for Grants and Cooperative Agreements to State and Local Governments.

C. Any costs for which payment has been made to CONSULTANT that are determined by subsequent audit to be unallowable under 48 CFR, Federal Acquisition Regulations System, Chapter 1, Part 31.000 et seq., are subject to repayment by CONSULTANT to the COUNTY.

8. REIMBURSEMENT OF TRAVEL & SUBSISTENCE

COUNTY agrees to pay pre-approved travel and subsistence expenses per the County's Travel Policy.

9. RETENTION OF RECORDS/AUDIT

For the purpose of determining compliance with Public Contract Code 10115, et seq. and Title 21, California Code of Regulations, Chapter 21, Section 2500 et seq., when applicable and other matters connected with the performance of the contract pursuant to Government Code 8546.7; the CONSULTANT, subcontractors, and the COUNTY shall maintain all books, documents, papers, accounting records, and other evidence pertaining to the performance of the agreement, including but not limited to, the

costs of administering the agreement. All parties shall make such materials available at their respective offices at all reasonable times during the agreement period and for three years from the date of final payment under the agreement. The state, the State Auditor, COUNTY, FHWA, or any duly authorized representative of the federal government shall have access to any books, records, and documents of the CONSULTANT that are pertinent to the agreement for audit, examinations, excerpts, and transactions, and copies thereof shall be furnished if requested.

Subcontracts in excess of \$25,000 shall contain this provision.

10. PERFORMANCE PERIOD

•. *

A. This agreement shall go into effect on April 17, 2012, contingent upon approval by the COUNTY, and the CONSULTANT shall commence work after notification to proceed by the COUNTY. The agreement shall end on December 31, 2015, unless extended by agreement amendment.

B. The CONSULTANT is advised that any recommendation for agreement award is not binding on the COUNTY until the agreement is fully executed and approved by the COUNTY.

11. TERMINATION

The COUNTY reserves the right to terminate this agreement upon thirty (30)calendar days written notice to the CONSULTANT with the reasons for termination stated in the notice.

IN WITNESS WHEREOF, the parties hereto have caused this Addendum to be executed by and through their respective authorized officers:

COUNTY OF STANISLAUS

Matt Machado, Director Department of Public Works

By:

DOKKEN ENGINEERING

Richard Liptak

Richard L President

APPROVED AS TO FORM: John R. Doering County Counsel Βv homas E. Boze Deputy County Counsel

4

STANISLAUS COUNTY PROFESSIONAL DESIGN SERVICES AGREEMENT Bridge Engineering an Project Delivery Services for the Pete Miller Road Bridge over Delta-Mendota Canal Seismic Retrofit Project Federal Project No. BRLOZ-5938(156)

This Agreement is made and entered into by and between the County of Stanislaus, a political subdivision of the State of California, hereinafter referred to as "County" and Dokken Engineering, hereinafter referred to as "Consultant".

NOW, THEREFORE, for and in consideration of the mutual covenants and conditions contained herein, the parties hereby agree as follows:

1.0 PROFESSIONAL SERVICES TO BE PROVIDED BY CONSULTANT

1.1. <u>Scope of Services</u>: Consultant shall provide the professional services described in the County's Request for Proposal ("RFP") attached hereto as <u>Exhibit "A"</u> and incorporated herein by reference and Consultant's Response to County's RFP (the "Response"). A copy of said Response is attached hereto as <u>Exhibit "B"</u> and incorporated herein by this reference.

1.2. <u>Professional Practices</u>: All professional services to be provided by Consultant pursuant to this Agreement shall be provided by personnel experienced in their respective fields and in a manner consistent with the standards of care, diligence and skill ordinarily exercised by professional consultants in similar fields and circumstances in accordance with sound professional practices. Consultant also represents that it is familiar with all laws that may affect its performance of this Agreement and shall advise County of any changes in any laws that may affect Consultant's performance of this Agreement.

1.3. <u>Representations</u>: Consultant represents that it has reviewed the RFP and that in its professional judgment the services to be performed under this Agreement can be performed within the maximum fee set forth herein below and within the time specified in the Project Schedule attached hereto. Consultant represents that it is qualified to perform the professional services required by this Agreement and possesses the necessary licenses and permits required to perform said services. Consultant represents that it has no interest and shall not acquire any interest direct or indirect which conflicts, or has the appearance of conflicting, in any manner or degree with the performance of the work and services under this Agreement.

1.4. <u>Compliance with Laws</u>. Consultant agrees that it shall perform the services required by this Agreement in compliance with all applicable Federal and California laws including, but not limited to, those laws related to minimum hours and wages; occupational health and safety; fair employment and employment practices; workers' compensation insurance

Professional Design Services Agreement Form (Rev. 2.8.11 TEB)

and safety in employment; and all other Federal, State and local laws and ordinances applicable to the services required under this Agreement.

1.5. Non-Discrimination. During the performance of this Agreement, Consultant and its officers, employees, agents, representatives or subcontractors shall not unlawfully discriminate in violation of any federal, state or local law, rule or regulation against any employee, applicant for employment or person receiving services under this Agreement because of race, religion, color, national origin, ancestry, physical or mental disability, medical condition (including genetic characteristics), marital status, age, political affiliation, sex or sexual orientation. Consultant and its officers, employees, agents, representatives or subcontractors shall comply with all applicable Federal, State and local laws and regulations related to nondiscrimination and equal opportunity, including without limitation the County's nondiscrimination policy; the Fair Employment and Housing Act (Government Code sections 12900 et seq.); California Labor Code sections 1101, 1102 and 1102.1; the Federal Civil Rights Act of 1964 (P.L. 88-352), as amended; and all applicable regulations promulgated in the California Code of Regulations or the Code of Federal Regulations.

1.6. <u>Non-Exclusive Agreement</u>. Consultant acknowledges that County may enter into agreements with other consultants for services similar to the services that are subject to this Agreement or may have its own employees perform services similar to those services contemplated by this Agreement.

1.7. <u>Delegation and Assignment</u>. This is a personal service contract, and the duties set forth herein shall not be delegated or assigned to any person or entity without the prior written consent of County. Consultant may engage a subcontractor(s) as permitted by law and may employ other personnel to perform services contemplated by this Agreement at Consultant's sole cost and expense.

1.8. <u>Covenant Against Contingent Fees</u>. Consultant warrants that he/she has not employed or retained any company or person, other than a bona fide employee working for the consultant; to solicit or secure this agreement; and that he/she has not paid or agreed to pay any company or person other than a bona fide employee, any fee, commission, percentage, brokerage fee, gift, or any other consideration, contingent upon or resulting from the award, or formation of this agreement. For breach or violation of this warranty, the local agency shall have the right to annul this agreement without liability, or at its discretion; to deduct from the agreement price or consideration, or otherwise recover the full amount of such fee, commission, percentage, brokerage, brokerage fee, gift, or contingent fee.

2.0 COMPENSATION AND BILLING

2.1. <u>Compensation</u>. Consultant shall be paid in accordance with the fee schedule set forth in <u>Exhibit "C"</u>, attached hereto and made a part of this Agreement (the "Fee Schedule").

ę.

Consultant's compensation shall in no case exceed Two Hundred Fifty-Nine Thousand Two Hundred Forty-Six Dollars (\$259,246). Consultant will be compensated on a time and materials basis, based on the hours worked by the Consultant's employees or subcontractors at the hourly rates specified in the Fee Schedule. The Fee Schedule rates include direct salary costs, employee benefits, and overhead. The rates stated in the Fee Schedule are not adjustable during the term of this Agreement. The County may retain ten percent of all periodic or progress payments made to the Consultant until completion and acceptance of all work tasks and County shall have right to withhold payment from Consultant for any unsatisfactory service until such time service is performed satisfactorily.

2.2. <u>Reimbursements</u>. In addition to the aforementioned fees, Consultant will be reimbursed for any expenses specifically set forth in each Project Scope of Work. All such reimbursement amounts are limited to those costs and expenses that are reasonable, necessary and actually incurred by the Consultant in connection with the services provided. The County shall not pay a mark up on any item of reimbursement. The County shall not pay for any item of overhead such as telephone, facsimile, postage, etc. All requests for reimbursement shall be accompanied by a copy of the original invoice.

2.3. <u>Additional Services</u>. Consultant shall not receive compensation for any services provided outside the scope of services specified in Exhibits A and B unless the County or the Project Manager for this Project, prior to Consultant performing the additional services, approves such additional services in writing. It is specifically understood that oral requests and/or approvals of such additional services or additional compensation shall be barred and are unenforceable.

2.4. <u>Method of Billing</u>. Consultant may submit invoices to County's Project Manager for approval on a progress basis, but no more often than once each calendar month. Said invoice shall be based on the total of all Consultants' services that have been completed to County's sole satisfaction. County shall pay Consultant's invoice within forty-five (45) days from the date County receives said invoice. Each invoice shall describe in detail, the services performed and the associated percentage of tasks completed. Any additional services approved and performed pursuant to this Agreement shall be designated as "Additional Services" and shall identify the number of the authorized change order, where applicable, on all invoices.

2.5. <u>Records and Audits</u>. Records of Consultant's services relating to this Agreement shall be maintained in accordance with generally recognized accounting principles and shall be made available to County or its Project Manager for inspection and/or audit at mutually convenient times for a period of three (3) years from the termination of this Agreement.

3.0 TIME OF PERFORMANCE

3

ε

3.1. Commencement and Completion of Work. The professional services to be

Professional Design Services Agreement Form (Rev. 2.8.11 TEB)

performed pursuant to this Agreement shall commence within five (5) days after County delivers its Notice to Proceed. Said services shall be performed in strict compliance with the Project Schedule approved by County as set forth in <u>Exhibit "D"</u>, attached hereto and incorporated herein by this reference. The Project Schedule may be amended by mutual agreement of the parties. Failure to commence work in a timely manner and/or diligently pursue work to completion may be grounds for termination of this Agreement.

3.2. <u>Excusable Delays</u>. Neither party shall be responsible for delays or lack of performance resulting from acts beyond the reasonable control of the party or parties. Such acts shall include, but not be limited to, acts of God, fire, strikes, material shortages, compliance with laws or regulations, riots, acts of war, or any other conditions beyond the reasonable control of a party.

4.0 TERM OF CONTRACT AND TERMINATION

ş

N

4.1. <u>Term</u>. This Agreement shall commence upon approval by the County's Board of Supervisors and continue until the work required herein is completed, unless previously terminated as provided herein or as otherwise agreed to in writing by the parties.

4.2. <u>Notice of Termination</u>. The County reserves and has the right and privilege of canceling, suspending or abandoning the execution of all or any part of the work contemplated by this Agreement, with or without cause, at any time, by providing written notice to Consultant. The termination of this Agreement shall be deemed effective upon receipt of the notice of termination. In the event of such termination, Consultant shall immediately stop rendering services under this Agreement unless directed otherwise by the County.

4.3. <u>Compensation</u>. In the event of termination, County shall pay Consultant for reasonable costs incurred and professional services satisfactorily performed up to and including the date of County's written notice of termination. Compensation for work in progress shall be prorated as to the percentage of work completed as of the effective date of termination in accordance with the fees set forth in Exhibit "C. In ascertaining the professional services actually rendered hereunder up to the effective date of termination of this Agreement, consideration shall be given to both completed work and work in progress, to complete and incomplete drawings, and to other documents pertaining to the services contemplated herein whether delivered to the County or in the possession of the Consultant.

4.4. <u>Documents</u>. In the event of termination of this Agreement, all documents prepared by Consultant in its performance of this Agreement including, but not limited to, finished or unfinished design, development and construction documents, data studies, drawings, maps and reports, shall be delivered to the County within ten (10) days of delivery of termination notice to Consultant, at no cost to County. Any use of uncompleted documents without specific written authorization from Consultant shall be at County's sole risk and without liability or legal

expense to Consultant.

Ţ

5.0 INSURANCE REQUIREMENTS

5.1. <u>Minimum Scope and Limits of Insurance</u>. Consultant, at its sole cost and expense, for the full term of this Agreement (and any extensions thereof), shall obtain and maintain, at minimum, compliance with all of the following insurance coverage(s) and requirements. If Consultant normally carries insurance in an amount greater than the minimum amount listed below, that greater amount shall become the minimum required amount of insurance for purposes of this Agreement. The insurance listed below shall have a retroactive date of placement prior to, or coinciding with, the date services are first provided that are governed by the terms of this Agreement:

(a) Comprehensive general liability, including premises-operations, products/ completed operations, broad form property damage, blanket contractual liability, independent contractors, personal injury with a policy limit of not less than Two Million Dollars (\$2,000,000.00), combined single limits, per occurrence and aggregate. If Commercial General Liability Insurance or other form with a general aggregate limit is used, either the general aggregate limit shall apply separately to any act or omission by Consultant under this Agreement or the general aggregate limit shall be twice the required occurrence limit.

(b) Automobile liability for owned vehicles, hired, and non-owned vehicles, with a policy limit of not less than One Million Dollars (\$1,000,000.00), combined single limits, per occurrence and aggregate.

(c) Workers' compensation insurance as required by the State of California.

(d) Professional errors and omissions ("E&O") liability insurance with policy limits of not less than Two Million Dollars (\$2,000,000.00), combined single limit for each occurrence. If Consultant cannot provide an occurrence policy, Consultant shall provide insurance covering claims made as a result of performance of Work on this Project and shall maintain such insurance in effect for not less than three years following Final Completion of the Project.

5.2. <u>Endorsements</u>. The Consultant shall obtain a specific endorsement to all required insurance policies, except Professional Liability insurance and Workers Compensation insurance, naming the County of Stanislaus, its Officers, Directors, Officials, Agents, Employees and Volunteers as additional insureds for at least three years after the completion of the work to be performed under this Agreement, but, to the extent that any insurance issued to Consultant in effect after the expiration of three years provides additional insured coverage to parties Consultant agreed in writing to name as an additional insured, then Consultant shall have the obligation under this contract to obtain such additional insured coverage for the County, under any and all policies Consultant has regarding:

- (a) Liability arising from or in connection with the performance or omission to perform any term or condition of this Agreement by or on behalf of the Consultant, including the insured's general supervision of its subcontractors;
- (b) Ongoing services, products and completed operations of the Consultant;
- (c) Premises owned, occupied or used by the Consultant; and

•

- (d) Automobiles owned, leased, hired or borrowed by the Consultant.
- (e) For Workers' Compensation insurance, the insurance carrier shall agree to waive all rights of subrogation against the County, its officers, officials and employees for losses arising from the performance of or the omission to perform any term or condition of this Agreement by the Consultant.

5.3. <u>Deductibles</u>: Any deductibles, self-insured retentions or named insureds must be declared in writing and approved by County. At the option of the County, either: (a) the insurer shall reduce or eliminate such deductibles, self-insured retentions or named insureds, or (b) the Consultant shall provide a bond, cash, letter of credit, guaranty or other security satisfactory to the County guaranteeing payment of the self-insured retention or deductible and payment of any and all costs, losses, related investigations, claim administration and defense expenses. The County, in its sole discretion, may waive the requirement to reduce or eliminate deductibles or self-insured retentions, in which case, the Consultant agrees that it will be responsible for and pay any self-insured retention or deductible and will pay any and all costs, losses, related investigations, claim administration and defense expenses. The Consultant's defense and indemnification obligations as set forth in this Agreement.

5.4. <u>Certificates of Insurance</u>: At least ten (10) days prior to the date the Consultant begins performance of its obligations under this Agreement, Consultant shall furnish County with certificates of insurance, and with original endorsements, showing coverage required by this Agreement, including, without limitation, those that verify coverage for subcontractors of the Consultant. The certificates and endorsements for each insurance policy are to be signed by a person authorized by that insurer to bind coverage on its behalf. All certificates and endorsements shall be received and, in County's sole and absolute discretion, approved by County. County reserves the right to require complete copies of all required insurance policies and endorsements, at any time.

5.5. <u>Non-limiting</u>: Nothing in this Section or the insurance described herein shall be construed as limiting in any way, the indemnification provisions contained in this Agreement, or the liability of Consultant and Consultant's officers, employees, agents, representatives or subcontractors for payments of damages to persons or property.

5.6. <u>Primary Insurance</u>: The Consultant's insurance coverage shall be primary insurance regarding the County of Stanislaus, its Officers, Directors, Officials, Agents, Employees and Volunteers. Any insurance or self-insurance maintained by the County of Stanislaus, its Officers, Directors, Officials, Agents, Employees and Volunteers shall be excess of the Consultant's insurance and shall not contribute with Consultant's insurance. Any failure to comply with reporting provisions of the policies shall not affect coverage provided to the County

or its officers, officials and employees. The Consultant's insurance shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the limits of the insurer's liability. Any and all insurances carried by it shall be deemed liability coverage for any and all actions it performs in connection with this Contract.

5.7. <u>Cancellation of Insurance</u>: Each insurance policy required by this section shall be endorsed to state that coverage shall not be suspended, voided, canceled by either party except after thirty (30) days prior written notice has been given to County. The Consultant shall promptly notify, or cause the insurance carrier to promptly notify, the County of any change in the insurance policy or policies required under this Agreement, including, without limitation, any reduction in coverage or in limits of the required policy or policies. Consultant shall maintain such coverage in effect for three (3) years after substantial completion of the project to the extent it is commercially available at reasonable rates.

5.8. <u>California Admitted Insurer</u>: Insurance shall be placed with California admitted insurers (licensed to do business in California) with a current rating by Best's Key Rating Guide of no less than A-:VII; provided, however, that if no California admitted insurance company provides the required insurance, it is acceptable to provide the required insurance through a United States domiciled carrier that meets the required Best's rating and that is listed on the current List of Eligible Surplus Line Insurers maintained by the California Department of Insurance.

5.9. <u>Subcontractors</u>: Consultant shall require that all of its subcontractors are subject to the insurance and indemnity requirements stated herein, or shall include all subcontractors as additional insureds under its insurance policies.

6.0 INDEMNIFICATION

,

!

6.1. Indemnification: To the fullest extent allowed by law, Consultant shall defend, indemnify, and hold harmless the County and its officers, directors, officials, agents, employees, volunteers and representatives (collectively, "Indemnitee") from and against any and all claims, suits, actions, losses, injuries, damages or expenses of every name, kind, and description, including litigation costs and reasonable attorney's fees incurred, (collectively, "losses") which are founded upon, arise out of, pertain to, or relate to, directly or indirectly, in whole or in part, the alleged negligence, recklessness, or willful misconduct of Consultant, its officers, agents, employees, volunteers, representatives, contractors and subcontractors, excluding, however, such liabilities caused in part by the sole negligence, active negligence or willful misconduct of the County, its agents, employees, and representatives. These indemnification obligations shall not be limited by any assertion or finding that (1) the person or entity indemnified is liable by reason of non-delegable duty, or (2) the losses were caused in part by the negligence of, breach of contract by, or violation of law by Indemnitee. Nothing in this Agreement, including the provisions of this paragraph, shall constitute a waiver or limitation of any rights which

Professional Design Services Agreement Form (Rev. 2.8.11 TEB) Indemnitee may have under applicable law, including without limitation, the right to implied indemnity.

6.2. <u>Duty to Defend</u>: The duty of Consultant to indemnify and save harmless as set forth herein, shall include both the duty to indemnify and at Consultant's own cost and expense the duty to defend as set forth in Section 2778 of the California Civil Code and as limited in section 2782.8 of the California Civil Code. This duty to defend arises immediately when such claim is made and shall be independent of any finding of negligence and shall arise regardless of any claim or assertion that Indemnitee caused or contributed to the Losses. Consultant shall provide legal counsel acceptable to the County.

6.3. <u>Duty to Cooperate</u>: Each party shall notify the other party within ten (10) days in writing of any claim or damage related to activities performed under this Agreement. The parties shall cooperate with each other in the investigation and disposition of any claim arising out of the activities under this Agreement. Specifically, Consultant shall take all steps necessary to assist the County in the defense of any claim brought by a contractor hired to construct the Project regarding any errors, flaws, and/or omissions in the plans or specifications of the Project.

6.4. <u>Patent Rights</u>: Consultant represents that professional services provided by Consultant pursuant to this Agreement does not infringe on any other copyrighted work. Consultant shall defend, indemnify and hold harmless the County from all loss, cost, damage, expense, liability or claims, including attorneys' fees, court costs, litigation expenses and expert consultant or witness fees, that may at any time arise for any infringement of the patent rights, copyright, trade secret, trade name, trademark, service mark or any other proprietary right of any person or persons in consequence of the use by the County of any articles or services supplied under this agreement.

6.5. The foregoing provisions shall survive the term and termination of this Agreement.

7.0 GENERAL PROVISIONS

1

ţ

7.1. <u>Entire Agreement</u>: This Agreement constitutes the entire Agreement between the parties with respect to any matter referenced herein and supersedes any and all other prior writings and oral negotiations. This Agreement may be modified only in writing, and signed by the parties in interest at the time of such modification. The terms of this Agreement shall prevail over any inconsistent provision in any other contract document appurtenant hereto, including exhibits to this Agreement.

7.2. <u>Representatives</u>. The Director of the Stanislaus County Department of Public Works, or his designee, shall be the representative of County for purposes of this Agreement and may issue all consents, approvals, directives and agreements on behalf of the County, called for

by this Agreement, except as otherwise expressly provided in this Agreement. Consultant shall designate a representative for purposes of this Agreement who shall be authorized to issue all consents, approvals, directives and agreements on behalf of Consultant called for by this Agreement, except as otherwise expressly provided in this Agreement.

7.3. <u>Project Managers</u>. County shall designate a Project Manager to work directly with Consultant in the performance of this Agreement. Consultant shall designate a Project Manager who shall represent it and be its agent in all consultations with County during the term of this Agreement. Consultant or its Project Manager shall attend and assist in all coordination meetings called by County.

7.4. <u>Designated Personnel</u>: A material covenant of this agreement is that the Consultant shall assign the individuals designated below to perform the functions designated so long as they continue in the employ of the Consultant. The designated individuals shall, so long as their performance continues to be acceptable to County, remain in charge of the services for the Project from beginning through completion of services.

a. Principal-in-Charge: Richard Liptak

ł

b. Project Manager: Pamela Dalcin-Walling, PE

7.5. <u>Removal of Personnel or Sub-Consultants</u>: If the County, in its sole discretion at any time during the term of this agreement, desires the removal of any person or sub-consultant assigned by Consultant to perform services, then the Consultant shall remove such person or consultant immediately upon receiving notice from the County.

7.6. <u>Notices</u>: Any notices, documents, correspondence or other communications concerning this Agreement or the work hereunder may be provided by personal delivery, facsimile or mail and shall be addressed as set forth below. Such communication shall be deemed served or delivered: a) at the time of delivery if such communication is sent by personal delivery; b) at the time of transmission if such communication is sent by facsimile; and c) 48 hours after deposit in the U.S. Mail as reflected by the official U.S. postmark if such communication is sent through regular United States mail.

If to County:	If to Consultant:
Stanislaus County Department of Public Works	Dokken Engineering
Attn: Linda Allsop, Contracts Administrator	Attn: Camran Sadeghi, Contracts Administrator
1716 Morgan Road	2365 Iron Point Road, Ste. 200
Modesto, CA 95358	Folsom, CA 95630

7.7. <u>Attorneys' Fees</u>: In the event that litigation is brought by any party in connection with this Agreement, the prevailing party shall be entitled to recover from the opposing party all costs and expenses, including reasonable attorneys' fees, incurred by the prevailing party in the exercise of any of its rights or remedies hereunder or the enforcement of any of the terms,

conditions, or provisions hereof.

j.

7.8. <u>Governing Law</u>: This Agreement shall be governed by and construed under the laws of the State of California without giving effect to that body of laws pertaining to conflict of laws. In the event of any legal action to enforce or interpret this Agreement, the parties hereto agree that the sole and exclusive venue shall be a court of competent jurisdiction located in Stanislaus County, California.

7.9. <u>Assignment</u>: Consultant shall not voluntarily or by operation of law assign, transfer, sublet or encumber all or any part of Consultant's interest in this Agreement without County's prior written consent. Any attempted assignment, transfer, subletting or encumbrance shall be void and shall constitute a breach of this Agreement and cause for termination of this Agreement. Regardless of County's consent, no subletting or assignment shall release Consultant of Consultant's obligation to perform all other obligations to be performed by Consultant hereunder for the term of this Agreement.

7.10. <u>Independent Contractor</u>: Consultant is and shall be acting at all times as an independent contractor and not as an employee of County. Consultant shall secure, at his expense, and be responsible for any and all payment of Income Tax, Social Security, State Disability Insurance Compensation, Unemployment Compensation, and other payroll deductions for Consultant and its officers, agents, and employees, and all business licenses, if any are required, in connection with the services to be performed hereunder. Consultant hereby indemnifies and holds County harmless from any and all claims that may be made against County based upon any contention by any third party that an employer-employee relationship exists by reason of this Agreement.

7.11. <u>Confidentiality</u>: The Consultant agrees to keep confidential all information obtained or learned during the course of furnishing services under this Agreement and to not disclose or reveal such information for any purpose not directly connected with the matter for which services are provided, unless such disclosure is required by law.

7.12. <u>Ownership of Documents</u>: Any interest, including copyright interests, of Consultant or its contractors or subconsultants in studies, reports, memoranda, computational sheets, drawings, plans or any other documents, including electronic data, prepared in connection with the Services, shall be the property of County. To the extent permitted by law, work product produced under this Agreement shall be deemed works for hire and all copyrights in such works shall be the property of the County. In the event that it is ever determined that any works created by Consultant or its subconsultants under this Agreement are not works for hire, Consultant hereby assigns to County all copyrights to such works. With the County's prior written approval, Consultant may retain and use copies of such works for reference and as documentation of experience and capabilities.

7.13. <u>Reuse of Design Documents</u>: Should the County desire to reuse the documents specified above and not use the services of the Consultant, then the County agrees to require the

new consultant to assume any and all obligations for the reuse of the documents, and the County releases Consultant and its subconsultants from all liability associated with the reuse of such documents.

7.14. <u>Public Records Act Disclosure</u>: Consultant has been advised and is aware that all reports, documents, information and data including, but not limited to, computer tapes, discs or files furnished or prepared by Consultant, or any of its subcontractors, and provided to County may be subject to public disclosure as required by the California Public Records Act (California Government Code Section 6250 et. seq.). Exceptions to public disclosure may be those documents or information that qualifies as trade secrets, as that term is defined in the California Government Code Section 6254.7, and of which Consultant informs County of such trade secret. The County will endeavor to maintain as confidential all information obtained by it that is designated as a trade secret. The County shall not, in any way, be liable or responsible for the disclosure of any trade secret including, without limitation, those records so marked if disclosure is deemed to be required by law or by order of the Court.

7.15. <u>Responsibility for Errors</u>: Consultant shall be responsible for its work and results under this Agreement. Consultant, when requested, shall furnish clarification and/or explanation as may be required by the County's representative, regarding any services rendered under this Agreement at no additional cost to County. In the event that an error or omission attributable to Consultant occurs, then Consultant shall, at no cost to County, provide all necessary design drawings, estimates and other Consultant professional services necessary to rectify and correct the matter to the sole satisfaction of County and to participate in any meeting required with regard to the correction.

7.16. Order of Precedence: In the event of an inconsistency in this Agreement and any of the attached Exhibits, the terms set forth in this Agreement shall prevail. If, and to the extent this Agreement incorporates by reference any provision of the RFP or the Response, such provision shall be deemed a part of this Agreement. Nevertheless, if there is any conflict among the terms and conditions of this Agreement and those of any such provision or provisions so incorporated by reference, this Agreement shall govern over both the Response and the RFP and the Response shall govern over the RFP.

7.17. <u>Costs</u>: Each party shall bear its own costs and fees incurred in the preparation and negotiation of this Agreement and in the performance of its obligations hereunder except as expressly provided herein.

7.18. <u>No Third Party Beneficiary Rights</u>: This Agreement is entered into for the sole benefit of County and Consultant and no other parties are intended to be direct or incidental beneficiaries of this Agreement and no third party shall have any right in, under or to this Agreement.

7.19. <u>Construction</u>: The parties have participated jointly in the negotiation and drafting of this Agreement. In the event an ambiguity or question of intent or interpretation arises with

ł

respect to this Agreement, this Agreement shall be construed as if drafted jointly by the parties and in accordance with its fair meaning. There shall be no presumption or burden of proof favoring or disfavoring any party by virtue of the authorship of any of the provisions of this Agreement.

7.20. <u>Amendments</u>: This Agreement may be amend only by a writing executed by the parties hereto or their respective successors and assigns.

7.21. <u>Waiver</u>: The delay or failure of either party at any time to require performance or compliance by the other of any of its obligations or agreements shall in no way be deemed a waiver of those rights to require such performance or compliance. No waiver of any provision of this Agreement shall be effective unless in writing and signed by a duly authorized representative of the party against whom enforcement of a waiver is sought. The waiver of any right or remedy in respect to any occurrence or event shall not be deemed a waiver of any right or remedy in respect to any other occurrence or event, nor shall any waiver constitute a continuing waiver.

7.22. <u>Severability</u>: If any provision of this Agreement is determined by a court of competent jurisdiction to be unenforceable in any circumstance, such determination shall not affect the validity or enforceability of the remaining terms and provisions hereof or of the offending provision in any other circumstance. Notwithstanding the foregoing, if the value of this Agreement, based upon the substantial benefit of the bargain for any party is materially impaired, which determination as made by the presiding court or arbitrator of competent jurisdiction shall be binding, then both parties agree to substitute such provision(s) through good faith negotiations.

7.23. <u>Counterparts</u>: This Agreement may be executed in one or more counterparts, each of which shall be deemed an original. All counterparts shall be construed together and shall constitute one agreement.

7.24. <u>Corporate Authority</u>: The persons executing this Agreement on behalf of the parties hereto warrant that they are duly authorized to execute this Agreement on behalf of said parties and that by doing so, the parties hereto are formally bound to the provisions of this Agreement.

(SIGNATURES ON FOLLOWING PAGE)

2

1

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by and through their respective authorized officers:

COUNTY OF STANISLAUS

DOKKEN ENGINEERING

By:

Matt Machado, Director Department of Public Works

Milan By:_

Richard Liptak President

APPROVED AS TO FORM:

John P., Doering County Counsel

.'

ŕ

By:

Thomas E. Boze Deputy County Counsel

Board Resolution No. 2012-193

STANISLAUS COUNTY

ADDENDUM FOR FEDERALLY FUNDED PROJECTS TO THE PROFESSIONAL DESIGN SERVICES AGREEMENT

CONSULTANT: Dokken Engineering

PROJECT: Pete Miller Road Bridge over Delta-Mendota Canal Seismic Retrofit Federal No. BRLOZ-5938(156)

In addition to, and notwithstanding, the requirements set forth in the Professional Design Services Agreement, CONSULTANT agrees to the following:

1. SUBCONTRACTING

A. The CONSULTANT shall perform the Services with resources available within its own organization; and no portion of the work pertinent to this agreement shall be subcontracted without written authorization by the COUNTY, except that, which is expressly identified in the approved Cost Proposal.

B. Any subcontract in excess of \$25,000 entered into as a result of this agreement, shall contain all the provisions stipulated in this agreement to be applicable to subcontractors.

C. Any substitution of subconcontractors must be approved in writing by the COUNTY.

2. REBATES, KICKBACKS OR OTHER UNLAWFUL CONSIDERATION

The CONSULTANT warrants that this agreement was not obtained or secured through rebates kickbacks or other unlawful consideration, either promised or paid to any COUNTY employee. For breach or violation of this warranty, COUNTY shall have the right in its discretion; to terminate the agreement without liability; to pay only for the value of the work actually performed; or to deduct from the agreement price; or otherwise recover the full amount of such rebate, kickback or other unlawful consideration.

3. DEBARMENT AND SUSPENSION CERTIFICATION

A. The CONSULTANT'S signature affixed herein, shall constitute a certification under penalty of perjury under the laws of the State of California, that the CONSULTANT has complied with Title 49, Code of Federal Regulations, Part 29, Debarment and Suspension Certificate, which certifies that he/she or any person associated therewith in the capacity of owner, partner, director, officer, or manager, is not currently under suspension, debarment, voluntary exclusion, or determination of ineligibility by any federal agency; has not been suspended, debarred, voluntarily excluded, or determined ineligible by any federal agency within the past three (3) years; does not have a proposed debarment pending; and has not been indicted, convicted, or had a civil judgment rendered against it by a court of competent jurisdiction in any matter

involving fraud or official misconduct within the past three (3) years. Any exceptions to this certification must be disclosed to the COUNTY.

B. Exceptions will not necessarily result in denial of recommendation for award, but will be considered in determining CONSULTANT responsibility. Disclosures must indicate to whom exceptions apply, initiating agency, and dates of action.

4. CONFLICT OF INTEREST

A. The CONSULTANT shall disclose any financial, business, or other relationship with COUNTY that may have an impact upon the outcome of this agreement, or any ensuing COUNTY construction project. The CONSULTANT shall also list current clients who may have a financial interest in the outcome of this agreement, or any ensuing COUNTY construction project, which will follow.

B. The CONSULTANT hereby certifies that it does not now have, nor shall it acquire any financial or business interest that would conflict with the performance of services under this agreement.

C. Any subcontract in excess of \$25,000 entered into as a result of this agreement, shall contain all of the provisions of this Article.

D. The CONSULTANT hereby certifies that neither CONSULTANT, nor any firm affiliated with the CONSULTANT will bid on any construction agreement, or on any agreement to provide construction inspection for any construction project resulting from this agreement. An affiliated firm is one, which is subject to the control of the same persons through joint-ownership, or otherwise.

E. Except for subcontractors whose services are limited to providing surveying or materials testing information, no subcontractor who has provided design services in connection with this agreement shall be eligible to bid on any construction agreement, or on any agreement to provide construction inspection for any construction project resulting from this agreement.

5. SALARY ESCALATION

The CONSULTANT will be allowed a yearly escalation of 3% as shown in EXHIBIT C, dated March 16, 2012.

6. EQUIPMENT PURCHASE

A. Prior authorization, in writing, by the COUNTY shall be required before the CONSULTANT enters into any unbudgeted purchase order, or subcontract exceeding \$5,000 for supplies, equipment, or CONSULTANT services. The CONSULTANT shall provide an evaluation of the necessity or desirability of incurring such costs.

B. For purchase of any item, service or consulting work not covered in the CONSULTANT'S Cost Proposal and exceeding \$5,000 prior authorization by the

COUNTY; three competitive quotations must be submitted with the request, or the absence of bidding must be adequately justified.

C. Any equipment purchased as a result of this agreement is subject to the following: "The CONSULTANT shall maintain an inventory of all nonexpendable property. Nonexpendable property is defined as having a useful life of at least two years and an acquisition cost of \$5,000 or more. If the purchased equipment needs replacement and is sold or traded in, the COUNTY shall receive a proper refund or credit at the conclusion of the agreement, or if the agreement is terminated, the CONSULTANT may either keep the equipment and credit the COUNTY in an amount equal to its fair market value, or sell such equipment at the best price obtainable at a public or private sale, in accordance with established COUNTY procedures; and credit the COUNTY in an amount equal to the sales price. If the CONSULTANT elects to keep the equipment, fair market value shall be determined at the CONSULTANT'S expense, on the basis of a competent independent appraisal of such equipment. Appraisals shall be obtained from an appraiser mutually agreeable to by the COUNTY and the CONSULTANT, if it is determined to sell the equipment, the terms and conditions of such sale must be approved in advance by the COUNTY."

D. All subcontracts in excess \$25,000 shall contain the above provisions.

7. COST PRINCIPLES

A. The CONSULTANT agrees that the Contract Cost Principles and Procedures, 48 CFR, Federal Acquisition Regulations System, Chapter 1, Part 31.000 et seq., shall be used to determine the allowability of cost individual items.

B. The CONSULTANT also agrees to comply with federal procedures in accordance with 49 CFR, Part 18, Uniform Administrative Requirements for Grants and Cooperative Agreements to State and Local Governments.

C. Any costs for which payment has been made to CONSULTANT that are determined by subsequent audit to be unallowable under 48 CFR, Federal Acquisition Regulations System, Chapter 1, Part 31.000 et seq., are subject to repayment by CONSULTANT to the COUNTY.

8. REIMBURSEMENT OF TRAVEL & SUBSISTENCE

COUNTY agrees to pay pre-approved travel and subsistence expenses per the County's Travel Policy.

9. RETENTION OF RECORDS/AUDIT

For the purpose of determining compliance with Public Contract Code 10115, et seq. and Title 21, California Code of Regulations, Chapter 21, Section 2500 et seq., when applicable and other matters connected with the performance of the contract pursuant to Government Code 8546.7; the CONSULTANT, subcontractors, and the COUNTY shall maintain all books, documents, papers, accounting records, and other evidence pertaining to the performance of the agreement, including but not limited to, the

costs of administering the agreement. All parties shall make such materials available at their respective offices at all reasonable times during the agreement period and for three years from the date of final payment under the agreement. The state, the State Auditor, COUNTY, FHWA, or any duly authorized representative of the federal government shall have access to any books, records, and documents of the CONSULTANT that are pertinent to the agreement for audit, examinations, excerpts, and transactions, and copies thereof shall be furnished if requested.

Subcontracts in excess of \$25,000 shall contain this provision.

10. PERFORMANCE PERIOD

A. This agreement shall go into effect on April 17, 2012, contingent upon approval by the COUNTY, and the CONSULTANT shall commence work after notification to proceed by the COUNTY. The agreement shall end on December 31, 2015, unless extended by agreement amendment.

B. The CONSULTANT is advised that any recommendation for agreement award is not binding on the COUNTY until the agreement is fully executed and approved by the COUNTY.

11. TERMINATION

The COUNTY reserves the right to terminate this agreement upon thirty (30)calendar days written notice to the CONSULTANT with the reasons for termination stated in the notice.

IN WITNESS WHEREOF, the parties hereto have caused this Addendum to be executed by and through their respective authorized officers:

COUNTY OF STANISLAUS

Bv:

Matt Machado, Director Department of Public Works

DOKKEN ENGINEERING

Richard Liptak President

APPROVED AS TO FORM: John R. Doering Colynsel Count Βv Thomas E. Boze Deputy County Counsel

Dokken Engineering Contract #9407 Pete Miller Rd Bridge/Delta-Mendota Canal Federal No. BRLOZ-5938(156)

EXHIBIT A

COUNTY'S REQUEST FOR PROPOSAL

Dokken Engineering Contract #9407 Pete Miller Rd Bridge/Delta-Mendota Canal Federal Project No. BRLOZ—5938(156)

THE REFERENCED EXHIBIT IS LOCATED IN THE COUNTY'S FILES.

Dokken Engineering Contract #9407 Pete Miller Rd Bridge/Delta-Mendota Canal Federal Project No. BRLOZ--5938(156) Professional Design Services Agreement Form (Rev. 2.8.11 TEB)

EXHIBIT B

CONSULTANT'S RESPONSE TO COUNTY'S REQUEST FOR PROPOSAL

.

Dokken Engineering Contract #9407 Pete Miller Rd Bridge/Delta-Mendota Canal Federal Project No. BRLOZ--5938(156)

,

THE REFERENCED EXHIBIT IS LOCATED IN THE COUNTY'S FILES.

Dokken Engineering Contract #9407 Pete Miller Rd Bridge/Delta-Mendota Canal Federal Project No. BRLOZ---5938(156)

EXHIBIT C

CONSULTANTS FEE SCHEDULE

Dokken Engineering Contract #9407 Pete Miller Rd Bridge/Delta-Mendota Canal Federal Project No. BRLOZ---5938(156)

.



					D	OKKEN ENG	NEERING					1.27	TABER	CONSUL	TANTS	R.E.	Y. ENGINI	EERS	INTERWE	ST CON			E ENGINEE RVICES, IN			PRESERVA				
Task Description	CIN-WALLING, PE	RTIN MAECHLER, PE ctures Project Engineer	RYAN NEVES, PE Idway Project Engineer	HOSSEINION onmental Planner	Environmental r /Biologist	ental Planner	MASON HANCOCK, PE Associate Bridge Engineer	RY FLETCHER, PLS Plats & Legals	ing & Estimating	TOTAL	OTHER	TOTAL	TOTAL	OTHER DIRECT	TOTAL	TOTAL	OTHER DIRECT	TOTAL			TOTAL	TOTAL	OTHER	TOTAL	TOTAL	OTHER	TOTAL	GRAND TOTAL (HOURS)	OTHER DIRECT COSTS	GRANI TOTAI COSTS
	Project C	MARTIN M Structures I \$166'35	NKAN NKAN \$130,43	Senior Environm	Associate Planne	1001 1001 1001 1001 1001 1001 1001 100	ANOSON H Associate I \$116.42	TERRY FL Plats	CADD Detail	HOURS	COST	COST	HOURS	COST	COST	HOURS	COST	COST	HOURS	COST	COST	HOURS	DIRECT COST	COST	HOURS	COST	COST			
ASK 1.0 - PROJECT MANAGEMENT	44	4 1	8 1	2 30						104		\$16,409																104		\$16
1.1 Meetings and Coordination	16	6	8	4 16	Carl a della				The second	44	CHARLES .	\$6,931	1			E PARKS		1999 S		all all		S Philippine		Same and	E. State	and an a		44	No.	\$6
1.2 Project Administration	16	6		1 Carlos		and and	E CONTRACTOR			16	S. Star	\$2,661	N. M. SYLER			1. 10 1	Salar Assessed	a state of	R.C.	Same S	Constant I	(- Better	and an	Share Sh	Real Providence			16		\$2
1.3 Local Assistance Compliance	4	4	2	6	and the second			14 18 A.		12		\$1,904	NIRUS C			114253				A				Exp. 1	1.1.2		1 Section	12		\$1,
1.4 Quality Control	8	8	8	8 8			1			32		\$4,913	10.0	1-250	Part of the second s	1	Sec. And	States -		Contraction of the		A State State			8. S. T.			32		\$4,
ASK 2.0 - TOPOGRAPHIC SURVEY	2	2	1	2						4		\$594				116		\$18,620										120	\$75	
2.1 Project Control Survey		Service States		-				1.		and the second second	SUP LA	Part and		and the second		26	\$375	and the second second		C. ALSON			1				State of the state	26	\$37	
2.2 Topographic Survey	2	2		2	Contraction of the		A CONTRACTOR			4	1.1.1.1.1	\$594			1. 1. 1. 1.	32	\$375	THE COLORED THE					1	1. 2. 4. 1. 1. 1.			1	36	\$37	
2.3 Records Research, Monument Recovery and Boundary Resolution	amer A.a.	A CARLES	1015								a solution		Contra State			58	1.1817.18	\$8,410						1200.0	LANG STREET		10.040	58	\$7,36	\$8, 60 \$65,
ASK 3.0 - NEPA/CEQA DOCUMENTATION & TECHNICAL STUDIES	10		2	86	146	270		Contra Lorenza and And		540	Concentration of the	\$50,354		\$6,500	\$6,500		Contraction of the local			-	State State	Contraction and	Contraction of the	ESTA CONTRACTOR	76	\$860	\$8,940	616	\$1,36	\$4
3.1 Preliminary Environmental Study (PES) Form 3.2.1 Hazardous Waste Initial Site Assessment/Investigations		100 march 100		10	8	32		A CONTRACTOR		50	-	\$4,527	1-1-0	\$6,500	\$6,500									A COLORING COLOR				24	\$6,50	
3.2.1 Hazardous Waste Initial Site Assessment/Investigations 3.2.2 Farmland Impact Memorandum				4		20	1			24		\$2,073 \$6,692		\$6,500	\$6,500			1				1				120		80	\$0,30	\$6
3.2.3 Historic Property Survey Report/Archaeological Survey Report				20	20	52				120		\$5,692					and the second											120	The second s	\$11
3.2.4 Historic Bridge Evaluation (by UDBE)	A CONTRACTOR			32	24	04				120		\$11,032		CANADA SA		100				Contraction of the			1.1.1.2.00							
3.4.2.1 Historic Bridge Evaluation (by Galvin)			The second second									And And And				-									76	\$860	\$8,940	76	\$86	60 \$8
3.4.2.2 Historic Bridge Evaluation Oversight (by Dokken)	Contraction of the second		C. C. C. C. C.	4		8				12		\$1,192	No.		No. State	1												12		\$1
3.2.5 Natural Environment Study (Minimal Impacts)				12	80	84				176		\$14,636		200		at the set	Concernant of	and the second	1000	The Part of the				123	TIMAN S			176	Alleran	\$14
3.3.1 NEPA Categorical Exclusion (CE)		A SAME		8	10	8				26	(\$2,628			Nelle	WENTER!	Des var die	P-State		New Street	Stration 1	1			S PERSON	CONTRACTOR OF	1.10	26	19.0	\$2
3.3.2 CEQA Categorical Exemption (CE)		0.0		2	4	2		Rest		8		\$782				1000				1.2.2		Col-St	and and	al and	1.35	Constant I		8		1 1. A. T.
3.4.1 NPDES General Construction Permit	6	6	2	4 4			14. 19 Parts			34	N. C.	\$4,733			Ser St	19.0	1 martine	1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-		Contraction of		C. C. Mark		5.5 1253	1		Carlos and	34		\$4
3.3 Environmental Permits				12	Stand States	L'and the		12				S. Contraction			- Charles	A RESIDE		100 M	Contraction of					a la la la la	101100		Markely.		Same an	Electronic States
3.4.2 Coordination with DMWA and USBR	4	4	2	2 2	Section 200	The Lot of				10		\$1,561	1000	State State		No. 19		State State				and the		Par tend		State See		10		\$1,
ASK 4.0 - GEOTECHNICAL	3	3 1	5	3						11		\$1,722	67	\$2,500	\$11,465													78	\$2,50	i00 \$13,
4.1 Geotechnical Investigation & Laboratory Testing	1	1	2		St. St. Mary	1	A-South and			3	101010	\$499	11	\$2,500	\$3,665			a manage a N		Bree M		Star Al	Tente &		HIT AND	Ballet La	1000	14	\$2,50	i00 \$4,
4.2 Updated Foundation Report	1	1	2		4.57 X 37					3		\$499	38		\$5,310	1 AN AN AN		pages in		and the state	See Contraction				No. ang			41		\$5
4.3 Geotechnical Design Memorandum	And the Stars	1		2						3	A South	\$427	13		\$1,670	12-1-1												16	1	\$2
4.4 Plan Review	Suct.	offering and	t	1						2		\$297	5		\$820										1.00.20			7		\$1
ASK 5.0 - RIGHT OF WAY	12	2						30		42		\$6,985				1			164	\$14,525	\$32,225							206	\$14,5	and the second s
5.1 Appraisal Map, Plat Maps & Legal Descriptions	2	2		and a state of the	S. State	and the second		30		32		\$5,322	Charles H		Start.	1	Se Ster	State (Sec.)	Course and and	1.2.1.2.4	23-3-15-12	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	1	B	1		<u> </u>	32	Same and	\$5
5.2 Appraisal	2	2	Real Providence		State State	and the second		Standard and		2		\$333	111-10-1	A CONTRACTOR		Carlos A		A State I and	8	\$8,900							- Carlos - Carlos	10	\$8,90	C.C.B. H. B.A.L. Shirts
5.3 Appraisal Review	2	2	1222013							2		\$333					-		7	\$3,900	Construction of the same				1		The state of the	9	\$3,90	ENG PREDUCTION COMPA
5.4 Right of Way Acquisition/Negotiation	2	2	- AND AND A	- Carlos Constant	Station of	Land State	State of the			2		\$333	140.51	100 正常	1	-	1-10-2-2-1		109	13040 110	\$11,940		1			-	and the second	111	and the second	\$12
5.5 Title and Escrow Closing Services	2	2				al and a second	and the second			2	2.1	\$333				1		2	-	\$1,725			3					22		\$2 \$4
5.6 Right of Way Certification	2	2			and the second		ASSESSMENT.	Charles Personal		2		\$333	1 stands and	CONTRACT OF		1			20		\$2,150	BANG CAN		241462183	and Singles Com			22		\$2
ASK 6.0 - UTILITY COORDINATION	3		2				Cerain Rockard			23		\$3,108	15.05. St	The second second		1 Million	and the second		CONTRACTOR	1000 mile	Contraction of the local division of the loc	To and the second second	Carlo Marine	10001000		industries a		23		33
6.1 Utility 'A' Plans			and the second second	4	and the second					5		\$688 \$1,210					1		-						100 100 100		Contraction of the second			\$1
6.2 Utility 'B' Plans 6.3 Utility 'C' Plans	Real Property in the second se			0						9		\$1,210														Contraction of the second		9		\$1
ASK 7.0 - FINAL DESIGN	40		2 19	2 9			114		94	516		\$1,210	manife and the stand has		and the second second	1-million and	NO NO DIST	201-200	A CONTRACTOR	CINERCE STR		8(\$12,800	1			596		\$81
7.1 30% Road and Bridge Plans (Strategy Update)	8		3	0 2	2	A State Street	20		20	90		\$11,921	Send to Berry	C.S. CALSA	and the	12.00	A State State	SALE NIN	2141000	ANNAL SEL	a change and		The second second	•12,000	C. S. C. C.	NEW COL	MEN HAS	90		\$11
7.2 Update Structural Analyis and Retrofit Design Calculations		10					40		20	50		\$6,320				The Maria		EX CENTRAL					Contraction of the					50		\$6
7.3 60% Plans and Estimate	12	1	7	8 2	2		20		50	176		\$23,338	THE REAL PROPERTY.		C-N-N-N					Carl State						N. L. TAN		176	3	\$23
7.4 90% PS&E	C. C															E.A.L.	1000		1.75.000			2.000	1000-00				Tester in		1000	
7.4.1 Independent Structures Check (by Burne)					Server Barris													1	1.20.2			80)	\$12,800		NER		80	0	\$12
7.4.2 Preparation of 90% PS&E (by Dokken)	8	3 24	6	0 4	2	No. of Lot Have	24	1.1.5 1.05 -0.	12	134		\$18,243	BALL NO.	AND ST			La Dana		1	1. A.L.		C C C C	Sector 1			Selfa and	14. No. 1	134	1	\$18
7.5 100% PS&E	12	2 8	3 2	4	All and the		10	12 (1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	12	66		\$9,151	1	day sta	No. Contra		- And the state	States				No.		Section 2	Roland S	N. S. S.		66	5	\$9
SK 8.0 - BIDDING / AWARD ASSISTANCE	4	4	1	4			4			16		\$2,318				1												16	5	\$2
8.1 Bidding Assistance	4	4	•	Children and	S. S. Sara			S.C. See	State State	8		\$1,331	10.55			1. S.			Notes?			and the second	SPL ST	1 States				8	3	\$
8.2 Bid Evaluation		1400 - 142	Sale and	4	S. La Star	The de las	4		ALC: NOT	8	Stat 1	\$987	1000	1. S. H. C. L.	S STALL			and the second			Sec. 1						Martin	8	8	1 H
SK 9.0 - CONSTRUCTION SUPPORT	28	22	2	8		2	18		52	130		\$18,233																130	0	\$1
9.1 Pre-construction Meeting	6	6	5	Section Section	Contraction of					12	15.352	\$1,996		Standard .			La strategi		12000			487.28	Not the second			-	11 A.	12	2	\$
9.2 Respond to RFI's	8	6	5	6	States and the	2	10	New York Street	4	36		\$4,932		Taria and	A. S.C. A.		Section 2		1200	N.S.	1.1		10000	1997 - S. S. S.			Hard Star	36	5	\$
9.3 Review of Shop Drawings	10	6	5		Sec. 22	The War	6			22		\$3,360	Tool St.	1.5	1.1.1	Stat 7	Nes		South P			Configer	1. Aller	1. Section		Constant and		22	2	\$
9.4 As-Built Plans	4	4	1	2		C. States	2		48	60		\$7,945	1. Ser	Stand State		1	1.122 30	Sec.		1992	1.15		2000			1	120.33	60	D	\$
TOTAL HOURS	146	113	26	7 124	152	272	136	30	146	1,386			67			116	5		164			80		1012-12	7			1,889	9	
Tomenoono																														

Estimated Labor Hours and Cost

(Annother a
A 100
A Change
Contras.
All

Pete Miller Road Bridge Seismic Retrofit Project

	Contest				
	Task Name	Duration	Start	Finish	12 May '12 Jun '12 Jul '12 Aug '12 Oct '12 Nov '12 Dec '12 Jan '13 Feb '13 Mar '13 Apr '13 May '13 8 15 12 12 12 16 23 0 7 14 12 28 5 12 19 26 2 9 16 23 30 7 14 21 28 4 11 18 25 2 9 16 23 30 6 13 20 27 3 10 17 24 3 7 14 21 28 4 11 18 25 2 9 16 23 30 6 13 20 27 3 10 17 24 3 7 14 21 28 5 12
-	NOTICE TO PROCEED	0 days	Tue 4/17/12	Tue 4/17/12	0 13 24 25 0 13 20 27 3 10 17 24 1 0 13 22 25 3 14 17 24 1 0 13 22 25 3 14 15 20 2 5 14 15 20 2 5 12 12 12 12 12 12 12 12 12 12 12 12 12
	Task 1.0 Project Management	370 days	Tue 4/17/12	Mon 9/16/13	
7	Task 2.0 Topographic Survey	25 days	Tue 4/17/12	Mon 5/21/12	
	2.1 Project Control Survey	10 days	Tue 4/17/12	Mon 4/30/12	
	2.2 Topographic Survey	10 days	Tue 5/1/12	Mon 5/14/12	
)	2.3 Records Research, Monument Recovery	10 days	Tue 5/8/12	Mon 5/21/12	
	and Boundary Resolution				
1	Task 3.0 Env Documentation/Permitting	180 days		Mon 2/11/13	
2	3.1 PES Form	30 days	Tue 6/5/12	Mon 7/16/12	
3	3.2 Technical Studies	80 days	Tue 7/17/12	Mon 11/5/12	
14	3.2.1 Hazardous Waste Initial Site	10 days	Tue 7/17/12	Mon 7/30/12	
	Assessments/Investigations				
15	3.2.2 Farmlands Memorandum	30 days		Mon 8/27/12	
16	3.2.3 Historic Property Survey/Archaeological Survey Report	30 days	Tue 7/17/12	Mon 8/27/12	
17		10.1	T 7/17/12	11 7/20/22	
18	3.2.4 Historic Bridge Evaluation	10 days		Mon 7/30/12	
10	3.2.5 Natural Environment Study (Minimal Impacts) (NES) Report	30 days	Tue //1//12	Mon 8/27/12	
19	Caltrans Review	20 days	Tue 8/28/12	Mon 9/24/12	
19	Response to Comments	20 days 10 days		Mon 9/24/12 Mon 10/8/12	
1	Resubmit Studies	0 days		Mon 10/8/12 Mon 10/8/12	
2	Caltrans Review and Approval	20 days		Mon 10/8/12 Mon 11/5/12	
3	3.3 NEPA/CEQA Documentation	20 days		Mon 12/3/12	
4	3.3.1 NEPA Categorical Exclusion (CE)	20 days		Mon 12/3/12	
5	3.3.2 CEQA Categorical Exemption (CE)	5 days		Mon 12/3/12 Mon 11/12/12	
6	3.4 Permits/Approvals	180 days		Mon 2/11/13	
27	3.4.1 NPDES General Construction Permit			Mon 2/11/13	
8	3.4.2 Coordination with San Luis &	80 days		Mon 9/24/12	
	Delta-Mendota Water Authority (DMWA)	and support			
	and U.S. Bureau of Reclamation (USBR)				
9	Task 4.0 Geotechnical Investigation	168 days	Tue 4/17/12	Thu 12/6/12	
0	4.1 Geotechnical Investigation and Laborator		Tue 4/17/12		
	Testing				
1	4.2 Updated Foundation Report	15 days	Tue 5/8/12	Mon 5/28/12	
	4.3 Geotechnical Design Memorandum	5 days		Mon 5/14/12	
3	County Review	10 days		Mon 6/11/12	
4	Response to Comments	10 days		Mon 6/25/12	
5	Submit Final Report	0 days		Mon 6/25/12	
6	4.4 Plan Review	3 days	Tue 12/4/12		
7	Task 5.0 Right of Way	115 days		Mon 4/29/13	
8	5.1 Appraisal Map, Plat Maps & Legal	10 days		Mon 12/3/12	
	Descriptions				
9	5.2 Appraisal	25 days	Tue 12/4/12	Mon 1/7/13	
0	5.3 Appraisal Review	15 days		Mon 1/28/13	
1	5.4 Right of Way Acquisition/Negotiation	40 days	Tue 1/29/13	Mon 3/25/13	
2	5.5 Title and Escrow Closing Services	10 days	Tue 3/26/13	Mon 4/8/13	
3	5.6 Right of Way Certification	15 days	Tue 4/9/13	Mon 4/29/13	
4	Task 6.0 Utility Coordination	225 days	Tue 4/17/12	Mon 2/25/13	
5	6.1 Utility 'A' Plans	20 days	Tue 4/17/12	Mon 5/14/12	
6	6.2 Utility 'B' Plans	20 days	Tue 12/4/12	Mon 12/31/12	2
1	6.3 Utility 'C' Plans	10 days	Tue 2/12/13	Mon 2/25/13	
3	Task 7.0 Final Design	190 days	Tue 5/22/12	Mon 2/11/13	
•	7.1 Prepare 30% Roadway and Bridge Plans	30 days	Tue 5/22/12	Mon 7/2/12	
)	7.1.1 Update Bridge Retrofit Strategy	10 days	Tue 5/22/12	Mon 6/4/12	
	Retrofit Strategy Meeting	5 days	Tue 6/5/12	Mon 6/11/12	
	7.1.2 Roadway 30% Plans	5 days	Tue 6/12/12	Mon 6/18/12	
	County Review	10 days	Tue 6/19/12	Mon 7/2/12	
1	7.2 Update Structure Analysis and Seismic	15 days	Tue 6/12/12	Mon 8/13/12	
	Retrofit Design Calculations				
5	7.3 60% Plans and Estimates	20 days	Tue 11/6/12	Mon 12/3/12	
6	County Review	10 days	Tue 12/4/12	Mon 12/17/12	al ***** ,
1	7.4 90% Plans, Special Provisions and	20 days	Tue 12/18/12	Mon 1/14/13	
	Estimates				
8	County Review	10 days	Tue 1/15/13	Mon 1/28/13	
	7.5 100% Plans, Special Provisions and	10 days	Tue 1/29/13	Mon 2/11/13	
	Estimates				
)	Task 8.0 Bidding/Award Assistance	43 days	Tue 4/30/13	Thu 6/27/13	
L	Advertise/Bid/Award	40 days	Tue 4/30/13	Mon 6/24/13	
	8.1 Bidding Assistance	40 days	Tue 4/30/13		
3	8.2 Bid Evaluation	3 days	Tue 6/25/13		
	Task 9.0 Construction Support	85 days		Mon 10/21/13	
	Mobilization	15 days	Tue 6/25/13		
	9.1 Pre-construction Meeting	0 days	Mon 7/15/13		
7	9.2 Respond to Requests for Information (RFI)		Tue 7/16/13		
	(Rr)				
	9.3 Review of Shop Drawings	5 days	Tue 10/8/13	Mon 10/14/13	
	9.4 As-Built Plans	5 days		Mon 10/21/13	

100000	
541133 Aug 112 San '13 Ort '13 N	
Jul '13 Aug '13 Sep '13 Oct '13 N 13 30 7 14 21 28 4 11 18 25 1 8 15 22 29 6 13 20 27	
and the second	
6	
7/15	
-	
Project Development Schedule	

EXHIBIT D

PROJECT SCHEDULE

Dokken Engineering Contract #9407 Pete Miller Rd Bridge/Delta-Mendota Canal Federal Project No. BRLOZ—5938(156)

. •