



TRIUNFO SANITATION DISTRICT

A PUBLIC AGENCY

May 2, 2011

Board of Directors
Triunfo Sanitation District
Ventura County, California

TSD CONTRACT NO. T11-005 WITH ARCHAEOPALEO RESOURCE MANAGEMENT, INC. FOR \$24,902 (CONIFER TANK REPLACEMENT PROJECT - OAK CANYON RESERVOIR AND PRV STATIONS AND PIPELINES)

Summary

A requirement in the Environmental Impact Report (EIR) for the Conifer Tank Replacement Project (Oak Canyon Reservoir) is for Triunfo to have a certified paleontologist and archaeologist on-site to monitor aspects of the construction project. On March 28, 2011, staff sent out a scope of work (SOW) to the limited firms/individuals qualified to perform these tasks and received back just one responsible bid to handle the aspects of the project. Staff recommends the Board approve the contract in the amount of \$24,902 with ArchaeoPaleo Resource Management, Inc. (APRMI) to perform the archaeological and paleontological professional services.

Background

To properly monitor the culturally sensitive areas identified by the EIR, the Mitigation and Monitoring Plan requires that Triunfo have a paleontologist and archaeologist to monitor measures PR1, CR4, and CR5. In order to assemble a short list of the most qualified consultants, staff consulted both internal resources and outside environmental consultants to solicit recommendations for the cultural services required.

As the work for these services was expected to be under \$25,000, it was not necessary to have a formal RFP. Instead, a SOW was submitted to three firms (APRMI, AECOM, and Eco-Sciences) and two individuals for consideration. Staff received proposals from only one firm (APRMI) and one individual. The individual respondent was only for the paleontological services (PR1) but the proposal was similar to the paleontology estimate provided by APRMI. Rather than piecemeal the services (and since the costs were similar), staff decided that it was best to have the complete cultural services provided by APRMI. Additionally, by contracting with just one firm, their depth of qualified personnel and ease of coordination would allow for ample backup if the need arises in the field.

Legal Counsel has reviewed and approved the proposed contract as to legal form and sufficiency.

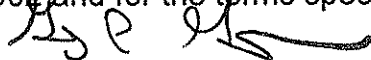
If you have any questions or need additional information, please contact me at 805-658-4628.

Fiscal Impact

Appropriations for the cultural resources consultant are included in the adopted Fiscal Year 2010-2011 budget and do not require a budget adjustment to fund this activity. Although the estimate is for \$24,902, approximately \$7,000 is for lab services that will likely not be required but were included for standard coverage.

Recommendation

It is recommended the Board authorize the Chair to sign Contract No. T11-005 with ArchaeoPaleo Resource Management, Inc., to perform the archaeological and paleontological services for the Oak Canyon Reservoir project, in the amount of \$24,902 and for the terms specified in the contract.



MATTHEW GRIEGER – PROJECT ENGINEER

Enc.

REVIEWED AND APPROVED:


Sally Coleman – Director of Operations

APPROVED FOR MAY 23, 2011 AGENDA


Doug Anders – Acting District Manager

CONTRACT NO. T11-005

**AGREEMENT FOR CULTURAL RESOURCES CONSULTING SERVICES
BETWEEN
TRIUNFO SANITATION DISTRICT
AND
ARCHAEOPALEO RESOURCE MANAGEMENT, INC.**

THIS AGREEMENT is made and entered into this _____ day of _____, 2011 by and between the TRIUNFO SANITATION DISTRICT, a public agency formed pursuant to California Health & Safety Code Section 4700 et seq. (hereinafter referred to as "DISTRICT") and ARCHAEOPALEO RESOURCE MANAGEMENT, INC., a California corporation (hereinafter referred to as "CONSULTANT.")

RECITALS

A. DISTRICT is in need of a certain consultant to perform cultural resources services for paleontological and archaeological monitoring of the Conifer Tank Replacement Project, Oak Canyon Reservoir and PRV Stations and Pipelines (hereinafter referred to as "PROJECT."); and

B. CONSULTANT represents that it is licensed to perform consultant services for cultural resources in the State of California and possesses the necessary skills, experience, and expertise to perform said services, and is willing to contract with DISTRICT to perform said services; and

C. In conformance with DISTRICT policies and procedures, including, without limitation, Purchasing Resolution No. 89-13, DISTRICT has selected CONSULTANT as best qualified to perform the cultural resources monitoring services described in this Agreement. CONSULTANT was selected as most fully qualified to perform the SERVICES based on the DISTRICT'S evaluation of all submittals.

D. The parties enter into this Agreement to set forth their respective rights and obligations.

AGREEMENT

ARTICLE 1: EMPLOYMENT AND KEY PERSONNEL

A. DISTRICT employs CONSULTANT to perform the cultural resources monitoring services set forth herein. CONSULTANT accepts said employment and agrees to perform said services in accordance with the terms of this Agreement.

B. Robin Turner, as Project Manager, shall be personally in charge of and personally supervise or perform the technical execution of services on a day-to-day basis on behalf of CONSULTANT, and shall maintain direct communication with the person designated by the District, in writing, as DISTRICT Project Manager.

C. Should Robin Turner be unable to complete her respective responsibilities for any reason, she shall be replaced by CONSULTANT with another qualified person whom DISTRICT finds satisfactory as a substitute. If CONSULTANT fails to make a required replacement within fifteen (15) calendar days, DISTRICT may, at its sole option, terminate this Agreement **immediately** upon giving CONSULTANT a written notice of termination.

ARTICLE 2: SCOPE OF SERVICES

CONSULTANT agrees to perform, either through its own forces or subcontracts with third parties, the specified professional services related to PROJECT, as outlined in the Scope of Work, attached hereto as Exhibit "A" and incorporated herein by this reference.

ARTICLE 3: AUTHORIZATION AND COMPLETION OF WORK

Cultural resources monitoring services for work outlined in Article 2 shall be rendered only upon written authorization by DISTRICT in the form of a Notice to Proceed. CONSULTANT shall begin work promptly upon receipt of DISTRICT's Notice to Proceed, and pursue the work diligently to assure completion on a timely basis. CONSULTANT shall complete all services set forth in this Agreement by December 31, 2012. Notwithstanding the foregoing, and at DISTRICT's sole option, District may extend the December 31, 2012 deadline for additional one-month periods, to a total of five, upon the same terms, conditions and price as set forth herein.

ARTICLE 4: COMPENSATION

Fees for services provided in Article 2 of this Agreement will be determined on the basis of Direct Salary Cost and Direct Nonsalary Cost, as herein defined, except that CONSULTANT's total fees for services shall not exceed twenty-four thousand nine hundred and two dollars (\$24,902.00).

A. Direct Salary Cost

For the time of all personnel employed by CONSULTANT, the Direct Salary Cost payable by DISTRICT shall be ascertained by multiplying the number of hours worked by each classification of personnel employed by CONSULTANT on the PROJECT by the appropriate hourly rates, which classifications and rates are set forth in Exhibit "B", attached hereto and incorporated herein by this reference.

B. Direct Nonsalary Cost

For Direct Nonsalary Cost, the fees payable by DISTRICT shall be an amount determined by actual costs. Direct Nonsalary Costs include, but are not limited to, the following:

1. Services directly applicable to the work, such as special consultants, commercial printing, and similar costs that are not applicable to CONSULTANT's general overhead.
2. Identifiable reproduction costs applicable to the work, such as printing of drawings, photostats, lithographing, printing and similar costs.
3. Identifiable communication expenses, such as express charges and postage other than for general correspondence.

C. Progress Payments

On or prior to the tenth (10th) day of each calendar month after actual work is started, CONSULTANT shall submit an invoice of the total amount of work done and materials furnished by CONSULTANT and incorporated into the work to the last day of the month preceding the one in which the invoice is submitted. When possible, such invoice shall include the name and title of each person performing work, date and brief description of the

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work performed, number and type of hours worked, and applicable labor rate. DISTRICT shall review and approve, in writing, the invoice for accuracy and agree, in writing, with CONSULTANT on any adjustments that may be appropriate. Such approvals shall not be unreasonably withheld. DISTRICT shall pay CONSULTANT for all approved work and materials within thirty (30) days of the agreement on the amount of the invoice. In the event of disagreement with CONSULTANT on adjustments or disallowances, said amounts in dispute shall be withheld until resolved. Upon resolution of the disagreement, payment of the approved amount shall be made within thirty (30) days, after deducting therefrom all previous payments and all sums to be retained under the terms of the agreement.

D. Performance

No payment made under the Agreement, except the final payment, shall be conclusive evidence of the performance of the Agreement, either wholly or in part, and no payment shall be construed to be an acceptance of CONSULTANT's work. Final payment will not be made until CONSULTANT has certified in writing to DISTRICT that the work has been completed in accordance with this Agreement. When DISTRICT makes the final payment it shall provide CONSULTANT with a written statement that CONSULTANT has completed the work in accordance with this Agreement. Nothing in this paragraph shall bind DISTRICT to make the final payment or to provide or accept a statement that the work has been completed if DISTRICT determines the work has not been completed in accordance with this Agreement. DISTRICT shall provide CONSULTANT with documentation of completion of the work with final payment.

ARTICLE 5: INDEMNIFICATION AND HOLD HARMLESS

Subject to the limitations set forth in California Civil Code Section 2782.8, CONSULTANT agrees to defend, indemnify and hold harmless DISTRICT and its officers, agents and employees from and against any and all liability, damages, costs, losses, claims and expenses, however caused, resulting directly or indirectly from or connected with CONSULTANT's negligent, reckless, or willful misconduct in the performance of this Agreement (including, but not limited to such liability, cost, damage, loss, claim or expense arising from the death of or injury to, or damage to property of, CONSULTANT, DISTRICT or their respective employees or agents), regardless of the active or passive negligence of DISTRICT, except where such liability, damages, costs, losses, claims or expenses are caused solely by the negligent or wrongful acts or omissions of DISTRICT or any of its agents or employees.

ARTICLE 6: INSURANCE

CONSULTANT shall provide and keep in effect during the term of this Agreement insurance as follows:

A. Workers' Compensation and Employer's Liability in accordance with applicable laws.

B. Comprehensive Commercial Liability policies with combined single limit coverage of at least \$1,000,000 for any personal injury, death, or property damage.

C. Comprehensive Automobile Liability policies with combined single limit coverage of at least \$1,000,000 for personal injury, death, or property damage.

D. Errors and Omissions coverage with minimum limits of \$1,000,000 in full force and effect during the life of this Agreement.

CONSULTANT shall provide certificates of such insurance to DISTRICT prior to the start of work in a form satisfactory to DISTRICT. Said certificates shall specifically provide that: (1) DISTRICT is an additional insured

for the coverage in Items B and C above; (2) any other insurance coverage applicable to the loss shall be deemed excess coverage and CONSULTANT 's insurance shall be primary for the coverage in Items B and C above; (3) in the event of CONSULTANT's error or omission, CONSULTANT's insurance shall respond for the coverage in Item D above; and (4) such insurance shall not be terminated or canceled without thirty (30) days' prior written notice having been given DISTRICT at its address set forth in this Agreement, except that ten (10) days' written notice shall be acceptable in the case of cancellation for nonpayment. The cost of all such insurance and certificates provided shall be borne by CONSULTANT.

Should CONSULTANT use the services of a subcontractor, CONSULTANT shall require that the subcontractor provide and keep in effect identical insurance to that which CONSULTANT is required to provide pursuant to the terms of this Article 6 and shall require that the subcontractor provide certificates of insurance to CONSULTANT and DISTRICT prior to the time the subcontractor starts work, which certificate shall be in the same form as CONSULTANT is required to provide to DISTRICT.

ARTICLE 7: CHANGE ORDERS

No change to Exhibit "A" hereto, or to any other provision of this Agreement, may be made except by a written amendment signed by CONSULTANT and DISTRICT. If conditions beyond the control of CONSULTANT necessitate a change to Exhibit "A," the parties agree to negotiate in good faith in an attempt to reach a reasonable amendment to this Agreement. DISTRICT General Manager or his designee shall be authorized to approve changes to this Agreement in a manner consistent with the provisions of DISTRICT Resolution No. 89-13. Each change order shall be approved by the DISTRICT Board of Directors.

ARTICLE 8: INDEPENDENT CONTRACTOR RELATIONSHIP

A. It is expressly understood between the parties that no employee/employer relationship is intended, the relationship of CONSULTANT to DISTRICT being that of an independent contractor. DISTRICT shall not be required to make any payroll deductions or provide Workers' Compensation Insurance coverage or health benefits to CONSULTANT.

B. CONSULTANT is solely responsible for selecting the means, methods, and procedures for doing the work assigned, and for coordinating all portions of the work so the results will be satisfactory to DISTRICT. CONSULTANT will supply all tools and instrumentalities required to perform its services under the Agreement.

C. Pursuant to this Agreement, CONSULTANT is rendering professional services only, and any payments made to it are compensation solely for such services as it may render and recommendations it may make in the performance of said services.

ARTICLE 9: INFORMATION, LIAISON, AND ASSISTANCE

DISTRICT agrees to provide CONSULTANT all available information and assistance in regard to obtaining any work performed by DISTRICT or others in connection with the project, including, but not limited to the following: as-builts, construction specifications, monitoring reports, engineering reports, and survey data which are available to DISTRICT and are required in connection with CONSULTANT's services under this Agreement. CONSULTANT shall maintain all such information in a confidential manner and CONSULTANT shall not release such information to any person or agency without DISTRICT's prior written approval.

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ARTICLE 10: CONFIDENTIAL RELATIONSHIP/TITLE TO DOCUMENTS

CONSULTANT agrees that all dealings of the parties under this Agreement shall be confidential and no report, data, information or communication developed, prepared or assembled by CONSULTANT under this Agreement, or any information made available to CONSULTANT by DISTRICT, shall be revealed, disseminated or made available by CONSULTANT to any person or entity other than DISTRICT without the prior written consent of DISTRICT. All data, calculations, drawings and other documents developed, prepared, completed or acquired by CONSULTANT during the performance of its services hereunder shall be turned over to DISTRICT upon termination of this Agreement.

ARTICLE 11: COMPLIANCE WITH LAWS

CONSULTANT shall be solely responsible for giving all notices and complying with all applicable laws, ordinances, rules, regulations and lawful orders of any public authority relating to CONSULTANT's work, the safety of the persons or property involved, and their protection from damage or injury. CONSULTANT shall defend, indemnify and hold DISTRICT harmless from and against all claims, demands, payments, suits, actions, proceedings and judgments of every nature and description, including attorneys fees and costs, brought or recovered against DISTRICT, for or on account of any liability under said laws, ordinances, rules, regulations and orders which may be incurred by reason of any work to be performed by CONSULTANT pursuant to this Agreement.

ARTICLE 12: NOTICES

All notices or other official correspondence relating to contractual matters between the parties hereto shall be made by depositing same first-class, postage paid mail addressed as follows:

To CONSULTANT: APRMI
 c/o Robin Turner
 13368 Beach Ave.
 Marina del Rey, CA 90292

To DISTRICT: Finance & Administration
 TRIUNFO SANITATION DISTRICT
 1001 Partridge Drive, Suite 150
 Ventura, CA 93003-0704

or to such other address as either party may designate hereinafter in writing delivered to the other party. All notices shall be deemed to have been received three (3) days after mailing.

ARTICLE 13: SUSPENSION OR TERMINATION OF SERVICES

If any part or all of the work for which services have been authorized is postponed, suspended, or abandoned, DISTRICT shall have the right to suspend where the work has been postponed or suspended, or terminate where the work has been abandoned, the rendition of CONSULTANT's services on that portion of the work so postponed, suspended, or abandoned. DISTRICT shall notify CONSULTANT of any suspension or termination of work by written Notice of Suspension or Termination. In the event of such suspension or termination, CONSULTANT shall have the right to expend additional time to assemble the work in progress for the particular section of work for the purpose of proper filing and closing the job. Such additional time shall not exceed ten percent (10%) of the total time expended on the section or sections of work suspended or abandoned at and to the

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date of the Notice of Suspension or Termination, and shall not increase CONSULTANT's total compensation beyond the maximum stated in Article 4.

In the event suspension of services exceeds twelve (12) months in duration, CONSULTANT may, by not less than thirty (30) days' written notice, terminate the services as they apply to the suspended portion of the project.

ARTICLE 14: ASSIGNMENT

Neither party shall assign nor transfer its interest in this Agreement without the written consent of the other.

ARTICLE 15: NO WAIVER

No failure or delay by DISTRICT in asserting any of DISTRICT's rights and remedies as to any default of CONSULTANT shall operate as a waiver of the default, of any subsequent or other default by CONSULTANT, or of any of DISTRICT's rights or remedies. No such delay shall deprive DISTRICT of its right to institute and maintain any action or proceeding which may be necessary to protect, assert or enforce any rights or remedies arising out of this Agreement or the performance of this Agreement.

ARTICLE 16: EXAMINATION OF RECORDS

CONSULTANT agrees DISTRICT shall have access to and the right to examine any directly pertinent books, documents, papers, and records of CONSULTANT and all the transactions relating to this Agreement.

ARTICLE 17: TERMS

No alteration or variation of the terms of this Agreement shall be valid unless made in writing and signed by the parties. No oral understanding or agreement not incorporated herein shall be binding on any of the parties.

ARTICLE 18: PARTIAL INVALIDITY

If any term, covenant, condition or provision of this Agreement is found by a court of competent jurisdiction to be invalid, void, or unenforceable, the remainder of the provisions hereof shall remain in full force and effect, and shall in no way be affected, impaired, or invalidated thereby.

ARTICLE 19: INCORPORATION OF RECITALS

The foregoing recitals are incorporated herein as though fully set forth.

ARTICLE 20: ARTICLE HEADINGS

Article headings in this Agreement are for convenience only and are not intended to be used in interpreting or construing the terms, covenants, and conditions of this Agreement.

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ARTICLE 21: CALIFORNIA LAW

This Agreement shall be interpreted and construed pursuant to the laws of the State of California. The parties agree that should litigation arising from this Agreement be commenced within California, such litigation shall occur within a court of competent jurisdiction within the County of Ventura.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement the day and year first above written.

APPROVED AS TO FORM: ARNOLD, BLEUEL,
LaROCHELLE, MATHEWS, & ZIRBEL, LLP

TRIUNFO SANITATION DISTRICT

By _____
JOHN MATHEWS
Legal Counsel for DISTRICT

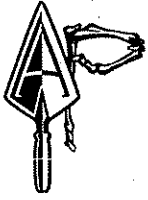
By _____
MICHAEL PAULE, Chairman Board of Directors

ATTEST:

ARCHAEOPALEO RESOURCE MANAGEMENT, INC.

By _____
JOSIE GUZMAN, Clerk of the Board

By _____
ROBIN TURNER, Project Manager, APRMI



ArchaeoPaleo Resource Management, Inc.

A full service Archaeology and Paleontology company
SBE/WBE/DBE Certified

Scope of Work and Methodology for the Conifer Tank Replacement Project, Triunfo Sanitation District, Thousand Oaks, CA

ArchaeoPaleo Resource Management, Inc. (APRMI) will be on site to monitor any earth moving activities in native soil, especially in areas close to the prehistoric site CA-Ven-294. The monitor will be qualified in his/her field as per the SHPO Guidelines, the Secretary of Interior Standards, CEQA, NHPA, SVP, and adhere to all additional federal, state, or local laws and ordinances. Each monitor is safety trained to OSHA standards and is able to work proficiently around construction equipment. The monitor will watch all earth moving equipment in archaeologically or paleontologically sensitive areas or APE (Area of Potential Effect). If artifacts or fossils are observed when the monitor is on site, that individual will document the materials per all professional guidelines including recording the fossil or artifact with a field number, photographing, mapping, drawing, describing, and preparing any additional documenting procedures necessary before collecting the significant material. The monitor will provide accurate daily logs to APRMI, which will be sent to the Triunfo Sanitation District (TSD) if requested, with full documentation and pertinent data. Our technical reports meet all professional standards while still being readable by the general public.

The initial budget (Exhibit A) includes 176 hours of archaeological and paleontological monitoring of construction-related earth-moving activities, a limited laboratory budget in case fewer than 25 artifacts or fossils are uncovered, 10 hours of Project Management time that includes one worker training class at the start-up meeting prior to construction, 16 hours of archaeological supervision around CA-Ven 294 if necessary, 2 hours of clerical/costing time, and a final Negative Report of Findings document which assumes that no cultural materials or fossils are observed or collected. The limited lab budget is only a consideration if artifacts or fossils can be easily collected, cleaned, and prepared for curation at a legal repository, and does not take additional time and/or funds to do so. If cultural materials or fossils are collected, and it is obvious that the work requires more than a limited amount of time to process, an amended budget will be required to provide for laboratory and curation services and an extended final Report of Findings. An extended Report of Findings is not included in the initial budget. Any monitoring activity outside the 160 hours of paleontologic monitoring at 8 hours a day/5 days a week, and 16 hours of archaeological monitoring at 8 hours a day, will require an amended contract.

If artifacts or fossils are observed in areas other than that close to CA-Ven-294, and cannot be collected adequately or rapidly by the monitor, or the deposit is too large to collect adequate data during the monitoring hours; the area will be cordoned off and the Project Superintendent and the TSD representative will be notified of the find. The monitor will notify the APRMI President and she will discuss appropriate excavation plans with the aforementioned officials. After notification and approval by the TSD authorities, a separate contract will be issued and an APRMI field crew will collect the materials in a professional and timely manner in order to avoid stopping or slowing the project if

Exhibit A

possible. All collections will adhere to the SHPO, CEQA, NEPA, NAGPRA, OHR, SVP, or any other pertinent agency guidelines with regards to methods and collections of artifacts or fossils according to professional standards and procedures.

If human remains are uncovered, the proper authorities (TSD, coroner, police, Native American Heritage Commission, local Native American tribe (in addition to the Native American Monitor already on site), and other pertinent authorities and/or ethnic community liaisons) will be contacted. The affected ethnic community will be involved in the recovery and reburial process of any remains and grave goods. All NAGPRA and associated guidelines will be followed. Using CEQA, NEPA, and other agencies professional standards and procedures, APRMI will professionally process non-burial and grave associated materials (such as standard artifacts and fossils found on the construction site) for museum curation at our in-house laboratory. A separate excavation, laboratory, and curation contract must be approved and in place before any work outside of the initial contract scope begins.

If documentation and mitigation of historic structures are required, an amended contract will be required, and we will provide a professional historical archaeologist to document each structure, per the criteria for determining the significance of impacts to each structure as stated by the CEQA and NHPA guidelines and of the Office of Historic Resources.

APRMI is available to develop additional mitigation and treatment plans for an Extended Phase 1, Phase 2, and/or Phase 3 Assessments, if requested. That service is not included in the initial budget. An Extended Phase 1, Phase 2, and/or Phase 3 excavation is not part of the initial budget. In addition, the APRMI President provides lead agencies and clients with classes in cultural resource and fossil awareness and preservation, if requested. APRMI offers on site worker training and educational presentations to facilitate construction workers awareness in fossil and cultural deposit avoidance and preservation when our monitors are not on site. This service can be provided through an amended contract if services are required in addition to the initial worker training class provided at the start-up meeting.

Exhibit B
FORM 60

| CONTRACT PRICING PROPOSAL (Services) | | | Exhibit A (to attached SOW) | PAGE 1 OF 2 |
|---|---------------|---|-----------------------------------|----------------|
| NAME OF PROPOSER ArchaeoPaleo Resource Management, Inc. | | DIVISION(S)/LOCATION(S) WHERE SERVICES ARE TO BE PERFORMED Archaeo/Paleo monitoring in Oak Park, T.O., CA. | | |
| HOME OFFICE ADDRESS 13368 Beach Ave., Marina del Rey, CA 90292 | | CONTRACT NO. | | |
| SERVICES TO BE PERFORMED TSD-Conifer Tank Replacement Project. Archaeological and Paleontologic Monitoring Services, Limited Lab Services, Negative Results of Findings Report. Estimated limited lab work if artifacts/fossils are uncovered since lab considerations were not accounted for in mitigation requirements. Budget adjusted per clarification telephone call from Tim/Donna 4/5/11 | | | | |
| DETAILED DESCRIPTION OF COST ELEMENTS | | | | |
| 1. LABOR | ESTIMATED HRS | RATE/HOUR | EST. COST (\$) | TOTAL EST. |
| Task 1 Project Management | | | | |
| Project Manager (2 hr/week @ 3 weeks and 1 start-up meeting) | 10 | \$96.00 | \$960 | |
| Task 2 Paleontologic Mitigation - (PR1) | | | | |
| Paleo Technician (4 weeks - 3 grubbing/ex, 1 week benching) | 160 | \$58.00 | \$9,280 | |
| Time includes providing one monitor at 8 hours a day | | | | |
| PRMMP (Mitigation Report - Prior to Construction Start-Up) | | \$96.00 | \$0 | |
| Task 3 Archaeological Mitigation (CR4 and CR5 Monitoring) | | | | |
| Archaeo Technician (2 days at CA-Ven 294) | 16 | \$58.00 | \$928 | |
| Archaeo Supervision (if necessary) | 16 | \$72.00 | \$1,152 | |
| Task 4 Extended Phase 1/Phase 2 - (CR5, CR6, CR7, CR8) | | | | |
| CRMMP (Mitigation Report - Prior to Construction Start-Up) | | \$72.00 | \$0 | |
| Archaeo testing at CA-Ven 294 (2 person crew/3 days) | | \$58.00 | \$0 | |
| Archaeo Supervision | | \$72.00 | \$0 | |
| Task 5 Archaeological/Paleo Finds/Laboratory - Estimate | | | | |
| Supervision (4 days - includes updating site record) | 32 | \$72.00 | \$2,304 | |
| Technician (2 techs for 5 days) | 80 | \$58.00 | \$4,640 | |
| Task 6 Monitoring Report - Negative Report of Findings | | | | |
| Project Manager - Final Report of Findings - Archaeo and Paleo | 40 | \$96.00 | \$3,840 | |
| Archaeo/Paleo Museum Curation Costs (estimate) | | | \$500 | |
| a. Transportation (up to 100 miles a day @.51 per mile) | | | \$1,200 | |
| b. Per Diem or Subsistence | | | \$0 | |
| TOTAL TRAVEL | | | | \$1,200 |
| 3. SUBCONTRACTORS/SUPPLIERS** | | | EST. COST | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| TOTAL SUBCONTRACTORS/SUPPLIERS | | | | \$0 |
| 4. OTHER DIRECT COSTS* (waived) | | | | |
| TOTAL DIRECT COST | | | | \$24,804 |
| 5. GENERAL & ADMIN. EXPENSE (2 hours at \$49 per hour) | | | | \$98 |
| TOTAL ESTIMATED COST | | | | \$24,902 |
| * ITEMIZE ON SECOND PAGE OF "FORM 60" | | | | |
| ** ATTACHED IS "FORM 60" FOR ALL PROPOSED SUBCONTRACTORS | | | | |

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