SUBMITTAL TO THE FLOOD CONTROL AND WATER CONSERVATION DISTRICT BOARD COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



FROM:

General Manager-Chief Engineer

SUBMITTAL DATE: August 28, 2012

SUBJECT:

Mountain View Channel Project No. 5-0-00140 License Agreement

District 5/District 5

118B

RECOMMENDED Approve the Lice (School District); District.	MOTION: ense Agreement between the and authorize the Chairman	ne District and the to execute the A	ne Beaumont Un greement docume	ified School Districents on behalf of the	t >	
Mountain View C	rishes to construct, operate hannel right of way. The bri ontinuing operation and maint	dge will not confl	ict/with the chann	e spanning District's sel's primary function	; 1	
(Continued on Pa	age 2)	1 pr	Must			
KEC:blj:rlp WARREN D. WILLIAMS General Manager-Chief Engineer						
	Current F.Y. District Cost:	N/A	In Current Year B			
FINANCIAL	Current F.Y. County Cost:	N/A	Budget Adjustme			
DATA	Annual Net District Cost:	N/A	For Fiscal Year:	N/A		
SOURCE OF FUNDS: N/A				Positions To Be Deleted Per A-30		
				Requires 4/5 Vote		
C.E.O. RECOMMENDATION: BY: Clex Lann Alex Gann County Executive Office Signature						

Dep't Recomm.: Per Exec. Ofc.:

Policy

X

Consent

Prev. Agn. Ref.:

District: 5th, 5th ATTACHMENTS FILED WITH THE CLERK OF THE BOARD

Agenda Number:

FLOOD CONTROL AND WATER CONSERVATION DISTRICT BOARD SUBMITTAL COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

SUBJECT: Mountain View Channel

Project No. 5-0-00140 License Agreement District 5/District 5

SUBMITTAL DATE: August 28, 2012

Page 2

BACKGROUND (continued):

All construction, operation and maintenance costs associated with the pedestrian bridge will be borne by the School District. The operation and maintenance of the existing channel will continue to be a District responsibility.

County Counsel has approved the Agreement as to legal form and the School District has executed the Agreement.

LICENSE AGREEMENT

Mountain View Channel Pedestrian Bridge Project 5-0-00140 Encroachment Permit No. 3288

The RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT, hereinafter called "DISTRICT", and the BEAUMONT UNIFIED SCHOOL DISTRICT, hereinafter called "SCHOOL DISTRICT", hereby agree as follows:

RECITALS

- A. DISTRICT operates and maintains Mountain View Channel (Project No. 5-0-00140), hereinafter called "CHANNEL", principally located in the city of Beaumont; and
- B. CHANNEL is located within DISTRICT'S existing right of way identified as District Parcel Number 5140-5, hereinafter called "CHANNEL RIGHT OF WAY" as shown in concept cross-hatched in red on Exhibit "A", attached hereto and made a part hereof. CHANNEL RIGHT OF WAY constitutes a reach of CHANNEL; and
- C. CHANNEL is an essential and integral part of DISTRICT'S regional system of stormwater management infrastructure that provides critical flood control and drainage to the area; and
- D. SCHOOL DISTRICT desires to construct, operate and maintain a certain pedestrian bridge and ancillary structures spanning CHANNEL RIGHT OF WAY, hereinafter collectively called "BRIDGE" as shown in concept shaded in green on Exhibit "A"; and
- E. SCHOOL DISTRICT will act as the sole Lead Agency pursuant to the California Environmental Quality Act (CEQA). As such, SCHOOL DISTRICT will have the corresponding responsibility to fulfill the obligations of a CEQA Lead Agency with respect to BRIDGE; and

F. CHANNEL'S flood control function is sporadic in nature and thus, construction and operation of BRIDGE may be accommodated within CHANNEL RIGHT OF WAY to the extent that such uses do not unreasonably interfere with CHANNEL'S principal function or DISTRICT'S ability to operate and maintain CHANNEL; and

- G. Subject to the provisions of this License Agreement, DISTRICT is willing to (i) allow SCHOOL DISTRICT to construct BRIDGE within CHANNEL RIGHT OF WAY, and (ii) allow SCHOOL DISTRICT to operate and maintain said BRIDGE for public conveyance; and
 - H. It is in the public interest to proceed with this License Agreement.

 NOW, THEREFORE, the parties hereto mutually agree as follows:

SECTION I

SCHOOL DISTRICT shall:

- 1. Prior to commencing construction of BRIDGE or any other improvements within CHANNEL RIGHT OF WAY, obtain an encroachment permit from DISTRICT, pursuant to its rules and regulations and comply with all provisions set forth therein including:

 a) submittal of plans and specifications to DISTRICT for review and approval, and b) payment to DISTRICT for i) the cost of reviewing said plans and specifications, ii) the costs associated with the inspection of BRIDGE construction, and iii) the costs of preparing and administering this Agreement.
- 2. Pursuant to California Environmental Quality Act (CEQA), assume Lead Agency role and responsibility for preparation, circulation, and adoption of all necessary and appropriate CEQA documents pertaining to the construction, operation and maintenance of BRIDGE.

3. Not permit any change to or modification of plans and specifications for BRIDGE without the prior written permission and consent of DISTRICT.

4. Furnish DISTRICT with copies of all permits, approvals or agreements as may be required by any Federal, State or local resource and/or regulatory agency for the construction, operation and maintenance of BRIDGE. Such documents include but are not limited to those issued by the U.S. Army Corps of Engineers, California Regional Water Quality Control Board, California State Department of Fish and Game and State Water Resources Control Board.

5. [THIS SECTION INTENTIONALLY LEFT BLANK]

- 6. Not install, operate and maintain any improvements and/or equipment or allow use of CHANNEL RIGHT OF WAY in a manner which, in the opinion of DISTRICT'S General Manager-Chief Engineer, would be detrimental to the operation of CHANNEL. Upon written request of DISTRICT'S General Manager-Chief Engineer, SCHOOL DISTRICT shall (i) take all reasonable actions to ensure said improvements and/or equipment do not interfere with the continuing function, repair, or operation and maintenance of CHANNEL as determined solely by DISTRICT, or (ii) cease SCHOOL DISTRICT uses or allow use of BRIDGE in a manner which, in the sole opinion of DISTRICT'S General Manager-Chief Engineer, would be detrimental to the operation of CHANNEL.
- 7. Waive any claim against DISTRICT for damages to BRIDGE or any other SCHOOL DISTRICT constructed improvements and/or equipment situated within CHANNEL RIGHT OF WAY resulting from DISTRICT'S customary operations and maintenance activities performed within CHANNEL RIGHT OF WAY, save and except damages resulting from DISTRICT'S sole active negligence or willful misconduct.

8. Assume sole responsibility for the design, construction, operation and maintenance of BRIDGE, including all necessary modifications or corrections as deemed necessary by DISTRICT for the continuing function, reconstruction, repair or operation and maintenance of CHANNEL.

9. [THIS SECTION INTENTIONALLY LEFT BLANK]

- the operation and maintenance of all SCHOOL DISTRICT constructed improvements, including but not limited to, performing all necessary repairs and the routine removal of trash and debris associated with public use of BRIDGE and CHANNEL RIGHT OF WAY, and (ii) assume all liability associated with the public use of BRIDGE and CHANNEL RIGHT OF WAY including claims of third persons for injury or death or damage to property. Said obligation shall not include any inverse condemnation liability of DISTRICT by reason of the location of CHANNEL or BRIDGE improvements thereto unless such liability is the result of SCHOOL DISTRICT'S operations or use of the property by the public pursuant to SCHOOL DISTRICT'S actual or tacit consent.
- 11. Subsequent to BRIDGE construction and within CHANNEL RIGHT OF WAY, ensure the safety of the public who may utilize BRIDGE by conducting periodic safety inspections and promptly making such repairs as are necessary to safeguard the public and its use thereof.
- 12. In its use of BRIDGE and CHANNEL RIGHT OF WAY under the rights granted herein, agree to promptly repair any damage to DISTRICT'S CHANNEL improvements within CHANNEL RIGHT OF WAY unless such damage is caused by flooding, or is the result of DISTRICT'S customary operation, maintenance or improvements to its facilities located therein.

SECTION II

DISTRICT shall:

1. Pursuant to CEQA, act as Responsible Agency and, as such, will take all necessary and appropriate action to comply with CEQA.

- 2. By execution of this Agreement, grant SCHOOL DISTRICT a license to utilize BRIDGE within CHANNEL RIGHT OF WAY for public access purposes which are not incompatible with CHANNEL'S primary flood control purpose and which do not interfere with or impair DISTRICT'S ability to operate and maintain CHANNEL or any of its appurtenant works. Said license shall remain in effect indefinitely, unless terminated by DISTRICT, so long as SCHOOL DISTRICT'S use of CHANNEL RIGHT OF WAY is so limited.
- 3. Give written notice to SCHOOL DISTRICT of any non-compatible use or condition that is not in conformity with the provisions of this License Agreement or which may adversely affect CHANNEL'S flood control function, and grant SCHOOL DISTRICT thirty (30) days from and after such notice to correct any such nonconforming use or condition.
- 4. Continue to maintain CHANNEL'S structural integrity, including but not limited to lines and grades, inlets, fencing, ramps and access roads to such an extent that CHANNEL continues to function as a flood control facility at its design level.
- 5. Assume no responsibility, obligation or liability whatsoever, for (i) the design, construction, operation or maintenance of BRIDGE, or (ii) SCHOOL DISTRICT'S use of CHANNEL RIGHT OF WAY as granted herein.
- 6. Other than in emergency situations, provide thirty (30) days written notice to SCHOOL DISTRICT, should DISTRICT determine that a closure of BRIDGE for the purpose of operation, maintenance, repair or re-construction of CHANNEL is necessary.

7 By execution of this Agreement, grant SCHOOL DISTRICT and its contractor(s) all rights necessary to construct BRIDGE.

8. Review BRIDGE plans and specifications prepared by SCHOOL DISTRICT prior to the start of BRIDGE construction.

9. Observe and make periodic inspections of BRIDGE construction to assure general compliance with the approved BRIDGE plans.

SECTION III

It is further mutually agreed:

1. SCHOOL DISTRICT shall, excepting claims and litigation arising through the sole negligence or willful misconduct of DISTRICT, indemnify, defend save and hold harmless DISTRICT (including its officers, Board of Supervisors, elected and appointed officials, agents, employees, representatives, independent contractors, and subcontractors) from any liabilities, claim, damage, proceeding or action, present or future, based upon, arising out of or in any way relating to SCHOOL DISTRICT (including its officers, agents, employees, representatives, subcontractors, independent contractors, public, guests and invitees) actual or alleged acts or omissions related to this Agreement, performance under this Agreement, or failure to comply with the requirements of this Agreement, including but not limited to: (a) property damage; (b) bodily injury or death; (c) payment of attorney's fees; or (d) any other element of any kind or nature whatsoever.

2. If in the opinion of DISTRICT'S General Manager-Chief Engineer, SCHOOL DISTRICT'S use of BRIDGE and CHANNEL RIGHT OF WAY may cause or contribute to a public hazard, a public nuisance, degradation of water quality or any other matter of substantial concern to DISTRICT, DISTRICT reserves the right to require remediation and, if remediation is unsuccessful, to terminate this License Agreement.

3. All construction work associated with BRIDGE shall be inspected by SCHOOL DISTRICT and shall not be deemed complete until approved and accepted as complete by SCHOOL DISTRICT.

4. DISTRICT personnel may observe and inspect all work being done on BRIDGE. It is further mutually agreed by the parties hereto that any quality control comments shall be provided to SCHOOL DISTRICT personnel who, as BRIDGE construction contract administrator, shall be solely responsible for all official communications with its construction contractor(s).

- 5. Any waiver by DISTRICT or by SCHOOL DISTRICT of any breach of any one or more of the terms of this Agreement shall not be construed to be a waiver of any subsequent or other breach of the same or of any other term hereof. Failure on the part of DISTRICT or SCHOOL DISTRICT to require exact, full and complete compliance with any terms of this Agreement shall not be construed as in any manner changing the terms hereof, or estopping DISTRICT or SCHOOL DISTRICT from enforcement hereof.
- 6. If any provision in this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions shall be declared severable and shall be given full force and effect to the fullest extent possible.
- 7. This Agreement is to be construed in accordance with the laws of the State of California.
- 8. Any and all notices sent or required to be sent to the parties of this Agreement will be mailed by first class mail, postage prepaid, to the following addresses:

24 RIVERSIDE COUNTY FLOOD CONTROL

AND WATER CONSERVATION DISTRICT

1995 Market Street

Riverside, CA 92501

Attn: Encroachment Permit Section

BEAUMONT UNIFIED SCHOOL

DISTRICT

500 Grace Avenue

Beaumont, CA 92223

Attn: Barry Kayrell

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9. Any action at law or in equity brought by any of the parties hereto for the purpose of enforcing a right or rights provided for by the Agreement, shall be tried in a court of competent jurisdiction in the County of Riverside, State of California and the parties hereto waive all provisions of law providing for a change of venue in such proceedings to any other county.

- 10. This Agreement is the result of negotiations between the parties hereto and the advice and assistance of their respective counsel. The fact that this Agreement was prepared as a matter of convenience by DISTRICT shall have no import or significance. Any uncertainty or ambiguity in this Agreement shall not be construed against DISTRICT because DISTRICT prepared this Agreement in its final form.
- 11. This Agreement is intended by the parties hereto as a final expression of their understanding with respect to the subject matter hereof and as a complete and exclusive statement of the terms and conditions thereof and supersedes any and all prior and contemporaneous agreements and understandings, oral or written, in connection therewith. This Agreement may be changed or modified only upon the written Amendment to this Agreement signed by the parties hereto.

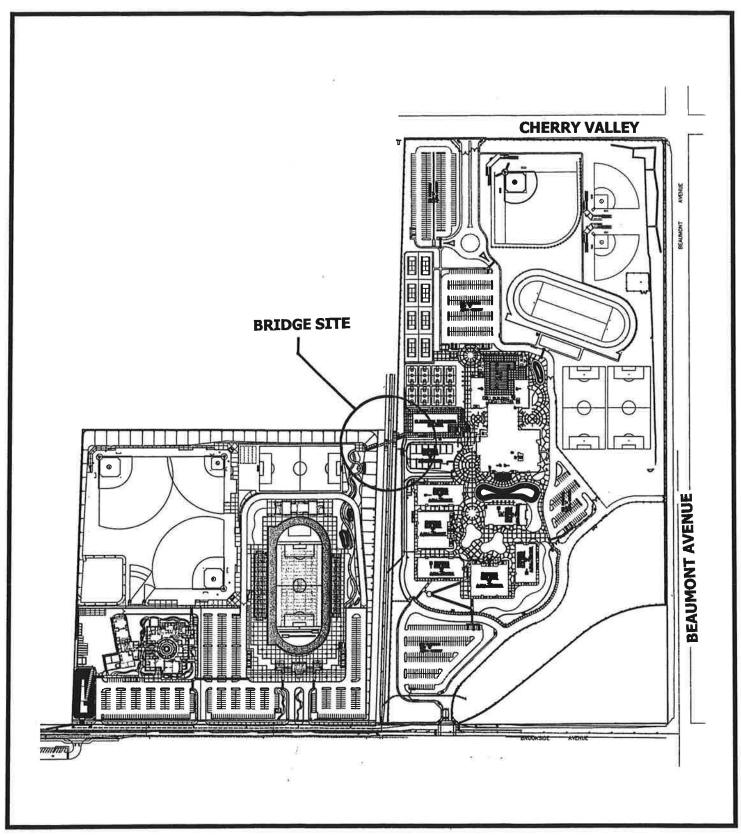
	IN WITNESS WHEREOF, the partie	s hereto have executed this Agreement on		
1				
2	(to be filled in by Clerk of the Board)			
3	RECOMMENDED FOR APPROVAL:	RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT		
4				
5		By		
6	WARREN D. WILLIAMS	MARION ASHLEY, Chairman		
7 8	General Manager-Chief Engineer	Riverside County Flood Control and Water Conservation District, Board of Supervisors		
9	APPROVED AS TO FORM:	ATTEST:		
10	PAMELA J. WALLS	KECIA HARPER-IHEM		
11	County Counsel	Clerk of the Board		
12				
13	By Marie By	By		
4	NI AL R. KIPNIS Deputy County Counsel	Deputy		
15	Deputy County Counsel			
16				
17		(SEAL)		
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23		ē.		
24				
25				
26	License Agreement – Mountain View Channel			
27	7/17/12 KEC:blj:rlp			
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BEAUMONT UNIFIED SCHOOL DISTRICT

By Barry Kayreer 7 25 12 DR. BARRY KAYRELL

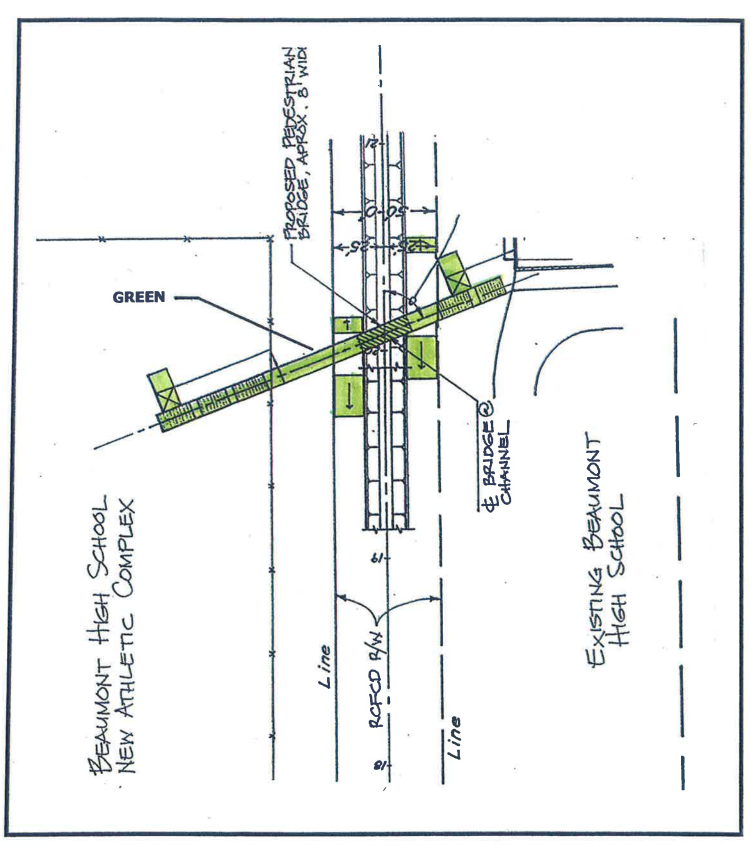
License Agreement – Mountain View Channel 7/17/12 KEC:blj:rlp

Exhibit A



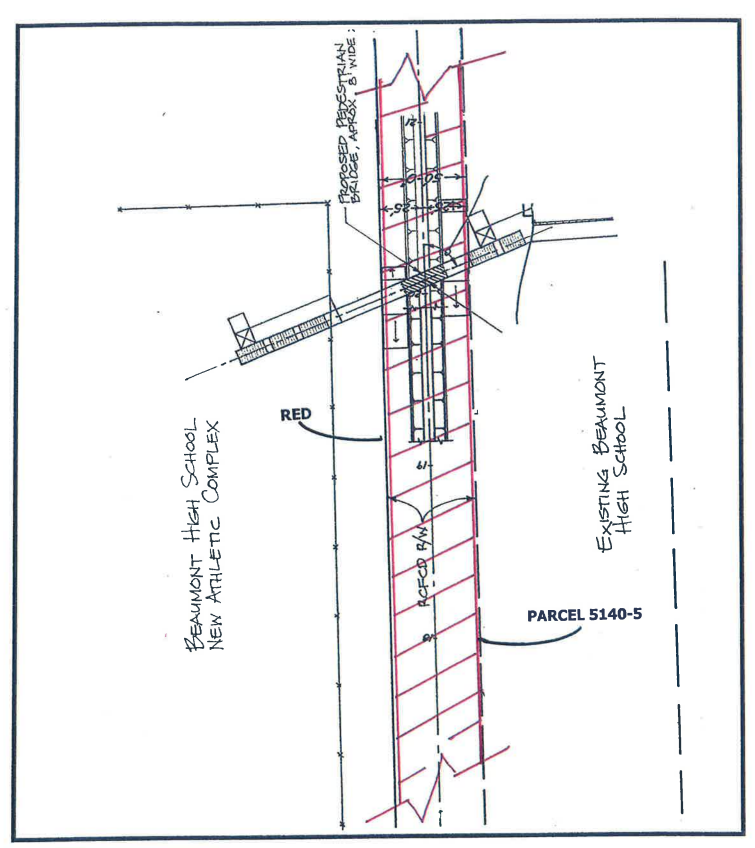
License Agreement
Pedestrian Bridge at Mountain View Channel
Project No. 5-0-00140
Encroachment Permit 3288
1 of 3

Exhibit A



License Agreement
Pedestrian Bridge at Mountain View Channel
Project No. 5-0-00140
Encroachment Permit 3288
2 of 3

Exhibit A



License Agreement
Pedestrian Bridge at Mountain View Channel
Project No. 5-0-00140
Encroachment Permit 3288
3 of 3