

**SUBMITTAL TO THE BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE, STATE OF CALIFORNIA**

902A



FROM: TLMA - Transportation Department

SUBMITTAL DATE:
February 13, 2013

SUBJECT: Approval of the agreement with Pavement Recycling Systems to provide cold planning (surface planning) services for the Transportation and Land Management Agency via the competitive bidding process with only one bid received.

RECOMMENDED MOTION: That the Board of Supervisors:

1. Approve and execute the one-year public works agreement with Pavement Recycling Systems, Inc. for \$119,942, and;
2. Direct the Clerk of the Board to return two (2) original signed agreements to Purchasing and Fleet Services.

(continued)

Juan C. Perez
Director of Transportation

initials: KD:JP:gl

(Continued On Attached Page)

FINANCIAL DATA	Current F.Y. Total Cost:	\$ 119,942	In Current Year Budget:	Yes
	Current F.Y. Net County Cost:	\$ 0	Budget Adjustment:	No
	Annual Net County Cost:	\$ 0	For Fiscal Year:	2012/2013
SOURCE OF FUNDS: Measure A (100%)				Positions To Be Deleted Per A-30 <input type="checkbox"/>
There are no General Funds used in this project.				Requires 4/5 Vote <input type="checkbox"/>

C.E.O. RECOMMENDATION:

APPROVE

BY:
Tina Grande

County Executive Office Signature

FORM APPROVED COUNTY COUNSEL
BY: NEAL R. KIPNIS
DATE: 2/13/13
Departmental Concurrence

Purchasing: Mark Seiler, Assistant Director

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

Prev. Agn. Ref.

District: 1/1,
2/2, 3/3 & 4/4

Agenda Number:

3-12

The Honorable Board of Supervisors

RE: Approval of the agreement with Pavement Recycling Systems to provide cold planning (surface planning) services for the Transportation and Land Management Agency via the competitive bidding process with only one bid received.

February 13, 2013

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BACKGROUND: Purchasing released a Public Works Notice Inviting Bids entitled: TLARC - 360 Asphaltic Concrete Cold Planning Services on November 11, 2012. Bid solicitations were sent to various plan rooms and posted on the County's Purchasing website. Pavement Recycling Systems, Inc. submitted the only response/proposal to the RFP. Purchasing performed post bid inquires of all non-responding vendors and found these vendors either lacked the expertise and/or desire to provide the requested services.

PRICE REASONABLENESS: The Pavement Recycling Systems, Inc. proposal was reviewed by an evaluation team consisting of personnel from the Transportation Department and Purchasing Department. The evaluation team reviewed the Pavement Recycling Systems, Inc. proposal based on the bidder's overall responsiveness to the requirements of the scope of service, the ability to perform, equipment capability, references, and the overall cost.

The evaluation committee recommends that the award be given to Pavement Recycling Systems, Inc. as the lowest responsive/responsible vendor at the contract amount of \$119,942.

REVIEW/APPROVAL: Purchasing and County Counsel concur with this request.

Date: 3-6-13
From: Patricia Romo Department/Agency: Transportation
To: Board of Supervisors/Purchasing Agent
Via: Purchasing Agent
Subject: Sole Source Procurement; Request for (Cold Planning/Surface Planning)


The below information is provided in support of my Department requesting approval for a sole source. Outside of a duly declared emergency, the time to develop a statement of work or specifications is not in itself justification for sole source.

1. Supply/Service being requested: Cold Planning (Surface Planning)
2. Supplier being requested: Pavement Recycling Systems
3. Alternative suppliers that can or might be able to provide supply/service: None
4. Extent of market search conducted: Bid solicitations were sent to various plan rooms and a public notice inviting bids was posted on the County's Purchasing website.
5. Unique features of the supply/service being requested from this supplier, which no alternative supplier can provide: Pavement Recycling Systems possesses the specialized equipment & expertise to conduct cold planning (surface planning) operations.
6. Reasons why my department requires these unique features and what benefit will accrue to the county: Cold planning (surface planning) services are required in order to allow the Transportation Department's Day Labor construction crew to conduct pavement overlay operations on various roads located throughout the county.
7. Price Reasonableness including purchase price and any ongoing maintenance or ancillary costs from the supplier: The proposal from Pavement Recycling System, Inc was reviewed by an evaluation team consisting of personnel from the Transportation Department and Purchasing Department. This evaluation team reviewed the proposal based on the bidder's overall responsiveness to the requirements of the scope of service, the ability to perform, equipment capability, references and overall cost.
8. Does moving forward on this product or service further obligate the county to future similar contractual arrangements or any ongoing costs affiliated with this sole source? (Maintenance, support, or upgrades, if so, please explain). No
9. Period of Performance: 1 year


Department Head Signature _____ Date 3/11/13

Purchasing Department Comments:

Approve Approve with Condition/s Disapprove
Not to exceed: \$119,941.65 One time Annual Amount through _____


Purchasing Agent _____ Date 3-6-13 Approval Number 13-360
(Reference on Purchasing Documents)

COUNTY OF RIVERSIDE
Purchasing & Fleet Services
2980 Washington Street
Riverside, CA 92504-4947
(951) 955-4937

Request for Quotation # TLARC-360
Bid Issue Date 11/13/2012
CLOSING DATE: 12/10/2012 at 1:30 PM
NIGP Code: 92914

AGREEMENT FORM

Page 1 of 2

THIS AGREEMENT, entered into this 31st day of December, 2012, by and between Pavement Recycling Systems, Inc hereinafter called the "Contractor," and the County of Riverside, hereinafter called "County."

WITNESSETH: That the parties hereto have mutually covenanted and agreed as follows:

CONTRACT: The complete contract includes all of the Contract documents, to wit: The Notice Inviting Bids, Instructions to Bidders, Contractor's Quote, Wage Schedule according to the State of California, Payment and Performance Bonds, Plans and Specifications plus any Addenda thereto, General Conditions, including all terms and conditions to the Agreement. All Contract documents are intended to cooperate and become complimentary so that any work called for in one and not mentioned in the other, or vice versa, is to be executed the same as if mentioned in all Contract Documents.

The Contractor hereby agrees to furnish all tools, equipment, services, apparatus, facilities, transportation, labor, and materials necessary to **perform cold planning (surface planning) services**, in strict accordance with the plans and specifications as prepared by **Transportation Land Management Agency**, hereinafter called the "County", including addenda thereto as listed in the Contractor's Quote, all of which are made part hereof.

TIME FOR COMPLETION: The work shall be commenced on a date to be specified in a written order of the Architect and shall be completed within **five (5) working days per area** from and after said date. It is expressly agreed that except for extensions of time duly granted in the manner and for the reasons specified in the General Conditions, time shall be of the essence.

COMPENSATION TO BE PAID TO CONTRACTOR: The County agrees to pay and the Contractor agrees to accept in full consideration for the performance of the Contract, subject to additions and deductions as provided in the General Conditions, the sum of One hundred nineteen thousand, nine hundred, forty-one \$(119,941.65) being the total of the base bid plus the following alternatives: dollars, sixty-five cents

Addendum No's APPENDIX A

The sum is to be paid according to the schedule as provided in the General Conditions.

Pursuant to Labor Code Section 1861, the Contractor gives the following certification: "I am aware of the provisions of section 3700 of the Labor Code which requires every employer to be insured against liability for Worker's Compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of work of this contract".

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

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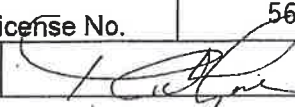
Type of Contractor's organization: Corporation

If other than individual or Corporation, list names of all members who have authority to bind firm:

IF OTHER THAN CORPORATION EXECUTE HERE:

Firm Name:	
Address:	
Contractor's License No.	
Signature:	
Title:	

IF CORPORATION, FILL OUT THE FOLLOWING AND EXECUTE:

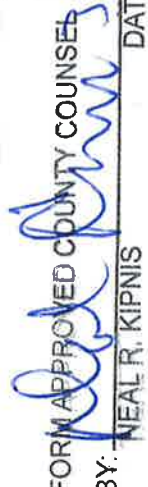
Name of President of Corporation:	Richard Gove
Name of Secretary of Corporation:	Richard Gove
Corporation organized under the laws of the State of	California
Firm Name:	Pavement Recycling Systems, Inc.
Address:	10240 San Sevaine Way, Jurupa Valley, CA 91752
Contractor's License No.	569352
Signature:	
Title:	President

DO NOT COMPLETE BELOW THIS LINE

Attest:

 Authorized Signature (County)

 (Official Title)

FORM APPROVED COUNTY COUNSEL 11/13/12
 BY:  DATE: 11/13/12
 NEAL R. KIPNIS

APPENDIX A

ASPHALTIC CONCRETE COLD PLANNING SERVICES

1. **SCOPE OF WORK:** The Contractor shall furnish all travel, parts, labor, materials, rentals, equipment, disposal, transportation and supervision to perform cold planning (surface planning) of existing asphalt concrete on various roads in the unincorporated area of Riverside County, in accordance with the Standard Specifications, Special Provisions, the attached listing of project streets (see Attachment 1), and as directed by the County's engineer. The
 - a. May, 2006 edition of the Standard Specifications of the State of California Department of Transportation, hereafter called "Standard Specifications" are incorporated herein. The contractor shall perform cold planning (surface planning) of existing asphalt concrete on various roads in the unincorporated area of Riverside County, in accordance with the Standard Specifications, Special Provisions, the attached listing of project streets (see attachment 1), and as directed by the County's engineer.
 - b. Contractor shall cooperate and coordinate the operations with the County crews and County's engineer.
 - c. The work will be divided among the various County areas as indicted in Attachment 1; areas 1, 2, 3, 4, 5 & 6 and performed at different times at the request of the County. The Contractor shall be provided with written notice five (5) working days prior to commencement of said work for any give County area.
 - d. NOTE: Working days allowed: five (5) working days per area.
 - e. **BIDDER MUST BE REGISTERED AS A VENDOR WITH THE COUNTY OF RIVERSIDE ON OR BEFORE CLOSING DATE / /2011.**

- 1.1 **COLD PLANING (SURFACE PLANING)** In Areas 1, 2, 4 & 5, the contractor shall cold plane (surface plane) the existing asphalt concrete pavement adjacent to curb to a varying depth from 0.2 feet to 0.0 feet below the existing finished surface, or as directed by the Engineer.
 - a. The cold planning machine shall be self propelled and have a cutting head of at least 72 inches in width and shall be operated so as not to produce fumes or smoke. Use of a mini-planer may be necessary in order to gain coverage in tight areas, and is included in the cost of the cold planning.
 - b. The depth, width and shape of the cut shall be as directed by the Engineer. The final cut shall result in a uniform surface. The outside lines of the planed area shall be neat and uniform. The road surfacing to remain in place shall not be damaged in any way.

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- c. County forces will perform certain tasks associated with cold planning (surface planning) operations, and will provide all materials and equipment necessary for the following:
 - i. Traffic Control
 - ii. Water Truck

In Areas 3 & 6 , the Contractor shall cold plane (surface plane) the existing asphalt concrete pavement to a uniform maximum depth of 0.25 feet below the existing finished surface, or as directed by the Engineer.

- d. The cold planning machine shall be self propelled and have a cutting head of at least 102 inches in width and shall be operated so as not to produce fumes or smoke. Use of a mini-planer may be necessary in order to gain coverage in tight areas, and is included in the cost of the cold planning.
- e. The depth, width and shape of the cut shall be as directed by the Engineer. The final cut shall result in a uniform surface. The outside lines of the planed area shall be neat and uniform. The road surfacing to remain in place shall not be damaged in any way.
- f. County forces will perform certain tasks associated with cold planning (surface planning) operations, and will provide all materials and equipment necessary for the following:
 - iii. Traffic Control
 - iv. Water Truck

1.2 REMOVAL AND DISPOSAL OF MATERIAL- In Areas 1, 2, 3, 4 & 5 , during the cold planning (surface planning) operation, the contractor shall provide a sweeper(s), to sweep the street, removing all loosened material from the project site. The sweeper used shall have the capability of transferring the grindings into contractor's dump trucks. The sweeper shall follow within 50 feet of the milling machine unless otherwise directed by the county engineer. The contractor shall take all necessary measures to avoid dispersion of dust. The contractor shall be responsible for the removal and of the material planed from the roadway surface, including material deposited in existing gutters or on the adjacent traveled way. Planed material shall be transported by the contractor to a disposal site located within one (1) mile of the construction zone, to be designated by the contractor. Said removal and disposal shall take place during the milling operation. In Area 6, contractor shall leave asphalt millings adjacent to edge of existing pavement. No sweeping or disposal operations are required.

1.3 PAYMENT - The payment for cold planning (surface planning) will be paid for at the bid price per lineal foot and shall include full compensation for providing all supervision, labor, tools and equipment with no additional compensation to be allowed.

- i. **Subtotal – Area 1** = **13,420 lf**
- ii. **Subtotal – Area 2** = **8,448 lf**

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iii. Subtotal – Area 3	=	4,998lf
iv. Subtotal – Area 4	=	13,148 lf
v. Subtotal – Area 5	=	5,491 lf
vi. Subtotal – Area 6	=	45,402 lf
vii. Contingency (15%)	=	13,636 lf
GRAND TOTAL (All Areas)	=	104,543 lf

THESE NUMBERS ARE APPROXIMATE ONLY

a. Notes:

- i. Certified Payroll is required on this project. See Form 116-222 Public Works General Conditions.
- ii. Contractor shall comply with all Federal, State and Local, rules and regulations that in any manner affect the work. Special attention is called, but not limited to, the Local environmental ordinances. Ignorance on the part of the bidder will in no way relieve him/her from responsibility of compliance with all said laws, ordinances, rules and regulations.

2. QUALITY ASSURANCE:

- a. The Contractor shall use an adequate number of skilled workmen who are thoroughly trained and experienced in the necessary craft and who are completely familiar with the specified requirements and the methods needed for proper performance of all work contained in these specifications.
- b. The Contractor shall provide new materials consisting of the highest quality and workmanship in every detail.
- c. The Contractor shall be solely and completely responsible for the condition of the premises on which the work is performed, and for safety of all persons and property on the site during performance of the contract. This requirement shall not be limited to normal working hours, but shall apply continuously throughout the project.

3. SCHEDULING:

- a. Work to be performed during regular business hours, **Monday –Thursday 7:30 AM to 4:30 PM (or as approved by the Engineer).**
- b. The Contractor is advised that certain inconveniences may be encountered. Complete cooperation between the Contractor and the on-site County Project Manager as well as the County Project Manager will be necessary to expedite the work with the least amount of interference or delay.
- c. The awarded Contractor is to provide the onsite County Project Manager with daily schedule of activities so that the necessary arrangements and precautions can be made with the patients in the construction areas.

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- d. Upon Notice to Proceed, the project shall be completed within thirty calendar days Unless otherwise specified in writing and accepted by the County Project Manager.

4. **SAFETY AND SPECIAL REQUIREMENTS:**

- b. The successful contractor will be required to provide the names, driver license numbers of all employees who will be working in this facility to allow the County to conduct a local background check.

5. **CLEAN-UP:**

- a. The work area shall be kept clean at all times during construction. Protect floors and all adjacent surfaces by use of drop cloths and other means. All cutting, dust, and other debris shall be removed periodically during the workday so as not to be tracked into other areas of the building or create a hazard to foot traffic. At the end of the workday all unused materials shall be stacked in a neat and orderly manner and located in an area designated by the County Project Manager out of the path of others, unless otherwise specified in writing. All indoor areas of construction shall be vacuumed clean of all dust at the completion of each workday. The County Project Manager can at any time stop the job for any condition that he/ she may deem unsafe.
- b. The County of Riverside dumpster(s) shall not be used by the Contractor. Contractors shall supply their own dumpster(s) and lawfully transport all trash and debris generated by the project off the County Riverside property to an appropriate dumpsite.

6. **WARRANTIES:**

All warranty work shall be completed within two (2) weeks of written notice by the County.

Workmanship: A one-year unconditional warranty shall be in effect from the contractor.

7. **INSURANCE REQUIREMENTS**

Without limiting or diminishing the CONTRACTOR'S obligation to indemnify or hold the COUNTY harmless, CONTRACTOR shall procure and maintain or cause to be maintained, at its sole cost and expense, the following insurance coverage's during the term of this Agreement.

A. **Workers' Compensation:**

If the CONTRACTOR has employees as defined by the State of California, the CONTRACTOR shall maintain statutory Workers' Compensation Insurance (Coverage A) as prescribed by the laws of the State of California. Policy shall include Employers' Liability (Coverage B) including Occupational Disease with limits not less than \$1,000,000 per person per accident. The policy shall be endorsed to waive subrogation in favor of The County of Riverside, and, if applicable, to provide a Borrowed Servant/Alternate Employer Endorsement.

B. **Commercial General Liability:**

Commercial General Liability insurance coverage, including but not limited to, premises liability, contractual liability, products and completed operations liability, personal and advertising injury, and cross liability coverage, covering claims which may arise from or out of CONTRACTOR'S performance of its obligations hereunder. Policy shall name the County of Riverside, its Agencies, Districts, Special Districts, and Departments, their respective directors, officers, Board of Supervisors, employees, elected or appointed officials, agents or representatives as Additional Insureds. Policy's limit of liability shall not be less than \$1,000,000 per occurrence combined single

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limit. If such insurance contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit.

C. Vehicle Liability:

If vehicles or mobile equipment are used in the performance of the obligations under this Agreement, then CONTRACTOR shall maintain liability insurance for all owned, non-owned or hired vehicles so used in an amount not less than \$1,000,000 per occurrence combined single limit. If such insurance contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit. Policy shall name the County of Riverside, its Agencies, Districts, Special Districts, and Departments, their respective directors, officers, Board of Supervisors, employees, elected or appointed officials, agents or representatives as Additional Insureds.

D. General Insurance Provisions - All lines:

- 1) Any insurance carrier providing insurance coverage hereunder shall be admitted to the State of California and have an A M BEST rating of not less than A: VIII (A:8) unless such requirements are waived, in writing, by the County Risk Manager. If the County's Risk Manager waives a requirement for a particular insurer such waiver is only valid for that specific insurer and only for one policy term.
- 2) The CONTRACTOR'S insurance carrier(s) must declare its insurance self-insured retentions. If such self-insured retentions exceed \$500,000 per occurrence such retentions shall have the prior written consent of the County Risk Manager before the commencement of operations under this Agreement. Upon notification of self insured retention unacceptable to the COUNTY, and at the election of the County's Risk Manager, CONTRACTOR'S carriers shall either; 1) reduce or eliminate such self-insured retention as respects this Agreement with the COUNTY, or 2) procure a bond which guarantees payment of losses and related investigations, claims administration, and defense costs and expenses.
- 3) CONTRACTOR shall cause CONTRACTOR'S insurance carrier(s) to furnish the County of Riverside with either 1) a properly executed original Certificate(s) of Insurance and certified original copies of Endorsements effecting coverage as required herein, and 2) if requested to do so orally or in writing by the County Risk Manager, provide original Certified copies of policies including all Endorsements and all attachments thereto, showing such insurance is in full force and effect. Further, said Certificate(s) and policies of insurance shall contain the covenant of the insurance carrier(s) that thirty (30) days written notice shall be given to the County of Riverside prior to any material modification, cancellation, expiration or reduction in coverage of such insurance. In the event of a material modification, cancellation, expiration, or reduction in coverage, this Agreement shall terminate forthwith, unless the County of Riverside receives, prior to such effective date, another properly executed original Certificate of Insurance and original copies of endorsements or certified original policies, including all endorsements and attachments thereto evidencing coverage's set forth herein and the insurance required herein is in full force and effect. *CONTRACTOR shall not commence operations until the COUNTY has been furnished original Certificate (s) of Insurance and certified original copies of endorsements and if requested, certified original policies of insurance including all endorsements and any and all other attachments as required in this Section. An individual authorized by the insurance carrier to do so on its behalf shall sign the original endorsements for each policy and the Certificate of Insurance.*
- 4) It is understood and agreed to by the parties hereto that the CONTRACTOR'S insurance shall be construed as primary insurance, and the COUNTY'S insurance and/or deductibles and/or self-insured retention's or self-insured programs shall not be construed as contributory.

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- 5) If, during the term of this Agreement or any extension thereof, there is a material change in the scope of services; or, there is a material change in the equipment to be used in the performance of the scope of work which will add additional exposures (such as the use of aircraft, watercraft, cranes, etc.); or, the term of this Agreement, including any extensions thereof, exceeds five (5) years the COUNTY reserves the right to adjust the types of insurance required under this Agreement and the monetary limits of liability for the insurance coverage's currently required herein, if; in the County Risk Manager's reasonable judgment, the amount or type of insurance carried by the CONTRACTOR has become inadequate.
- 6) CONTRACTOR shall pass down the insurance obligations contained herein to all tiers of subcontractors working under this Agreement.
- 7) The insurance requirements contained in this Agreement may be met with a program(s) of self-insurance acceptable to the COUNTY.
- 8) CONTRACTOR agrees to notify COUNTY of any claim by a third party or any incident or event that may give rise to a claim arising from the performance of this Agreement.

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ATTACHMENT 1

SEE PAGE 23

TLARC 360

AREA 1 - WOODCREST

THOS:BROS:PG	ROAD:NAME	FROM	TO	LENGTH (FT)	WIDTH (FT)	WEDGE:PLANE (FT)	
745/H3	CITRUS VIEW CIR	Suttles Dr	443' E Suttles Dr	422	32	845	
745/H3	PALAMINO PL	King Ave	470' E KING AVE	475	32	950	
745/H3	STALLION PL	445' W King Ave	King Avenue	422	29	845	
745/H3	STALLION PL	King Ave	455' E King Ave	475	32	950	
745/H3	SUNSET TR	258' E Saddleback Rd	489' W Saddleback Rd	739	33	1,478	
745/H3	SUTTLES DR	Rancho Escondido Dr	Tava Ln	845	27	1,690	
745/H3	TAVA LN	King Ave	588' E King Ave	581	41	1,182	
745/H3	KING AVE	Stallion Place	1100 ft SLY	1,100	35	2,400	
745/H3	ARABIAN AVE	King Ave	980 ft WLY	980	33	2,100	
745/H3	VAQUERO CT	Arabian Ave	400 ft NLY	400	28	1,000	
						SUBTOTAL	13,420
						CONTINGENCY (15%)	2,013
						TOTAL	15,433

AREA 2 - CORONA

THOS:BROS:PG	ROAD:NAME	FROM	TO	LENGTH (FT)	WIDTH (FT)	WEDGE:PLANE (FT)	
743/A6	VIA SANTIAGO	Meadow Wood St	Frontage Rd	2,534	32	5,069	
835/C3	EARTHMOVER CIR	Temescal Canyon Rd	318' SW Temescal CynRd	317	40	634	
835/C3	LESTER CIR	Temescal Canyon Rd	635' SW Temescal Cyn Rd	634	40	1,267	
804/D5	PATS POINT DR	Lawson Rd	765' NE Lawson Rd	739	33	1,478	
						SUBTOTAL	8,448
						CONTINGENCY (16%)	1,267
						TOTAL	9,715

AREA 3 - MEAD VALLEY

THOS:BROS:PG	ROAD:NAME	FROM	TO	LENGTH (FT)	WIDTH (FT)	WEDGE:PLANE (FT)	
776/H4	RIDER ST	Haines St	Brown St	1,465	29	4,998	
						SUBTOTAL	4,998
						CONTINGENCY (15%)	750
						TOTAL	5,748

AREA 4 - HEMET

THOS:BROS:PG	ROAD:NAME	FROM	TO	LENGTH (FT)	WIDTH (FT)	WEDGE:PLANE (FT)	
841/C3	GIRARD ST	THORNTON AVE	RAMONA BOWL	899	38	1,798	
841/C3	LAKE ST	THORNTON AVE	210' SE CHAMBERS AVE	1825	24	3,250	
841/C3	LAKE ST	210' SE CHAMBERS AVE	2931' S CHAMBERS AVE	2721	32	5,442	
841/G4	PHEASANT HILL PL	800' E LAKE ST	424' W LAKE ST	924	32	1,848	
841/H4	VISTA MOREE CT	LAKE ST	405' SE LAKE ST	405	28	810	
						SUBTOTAL	13,148
						CONTINGENCY (15%)	1,972
						TOTAL	15,120

AREA 5 - THOUSAND PALMS

THOS:BROS:PG	ROAD:NAME	FROM	TO	LENGTH (FT)	WIDTH (FT)	WEDGE:PLANE (FT)	
788/F3	EL CENTRO WY	CALLE HELENE	MONTE VISTA	1,426	28	2,851	
788/F3	SAN MIGUELITO DR	RAMON RD	LA CANADA WY	1,320	27	2,840	
						SUBTOTAL	5,491
						CONTINGENCY (15%)	824
						TOTAL	6,315

AREA 6 - BLYTHE

THOS:BROS:PG	ROAD:NAME	FROM	TO	LENGTH (FT)	WIDTH (FT)	WEDGE:PLANE (FT)	
391/F10	CHUCKWALLA VALLEY ROAD	0.8 MI W/O GRAHAM PASS RD	3.0 MI W/O GRAHAM PASS RD	12,060	32	45,402	
						SUBTOTAL	45,402
						CONTINGENCY (15%)	6,810
						TOTAL	52,213

GRAND TOTAL 104,544