

County of Santa Cruz

GENERAL SERVICES DEPARTMENT

701 OCEAN STREET, SUITE 330, SANTA CRUZ, CA 95060-4073 (831) 454-2210 FAX: (831) 454-2710 TDD: (831) 454-2123

BOB WATSON, DIRECTOR

June 4,2002

AGENDA: June 11,2002

Board of Supervisors County of Santa Cruz 701 Ocean Street Santa Cruz, CA 95060

Recommendation of Award: BROMMER PARK PLAY AREA AND PATH RENOVATION, #01C1-013

Members of the Board:

At your May 7, 2002 Board meeting, bids were received for the Brommer Park Play Area and Path Renovation Project. Your Board directed the General Services Department to review bids and return on or before June 4, 2002 with a recommendation of award.

As directed, the bids received have been reviewed and we are confident that the lowest bidder, Monterey Peninsula Engineering, with a bid of \$212,986, can accomplish the work to the County's satisfaction. Sufficient funds are available in the following County Parks budget indices 194956 / 6610; 192040 / 66100; 134910 / 6610; 191153 / 6610 and Redevelopment budget index 611135 / 9842 to fully fund this project including a ten (10) per cent contingency.

On a separate but related item, on your Board's agenda today, as the Board of Directors of the County Redevelopment Agency, your Board's approval is being requested for the Redevelopment financing component for this project.

It is therefore RECOMMENDED that your Board:

- 1. Award a contract to Monterey Peninsula Engineering, in the amount of \$212,986 for the Brommer Park Play Area and Path Renovation Project;
- 2. Authorize the Parks Director to notify the contractor and sign the contract agreements and associated documents on behalf of your Board; and
- 3. Authorize the Parks Director to approve change orders and encumber \$21,299 in addition to the contract amount to cover change order expenditures, as required.

Very truly yours,

BOR WATSON

General Services Director

Very truly yours

BARRY SAMUEL

Director, Parks Open Space and Cultural Services

RECOMMENDED:

SUSAN A. MAURIELLO.

County Administrative Officer

cc: Auditor-Controller, Parks, General Services Department, Monterey Peninsula Engineering Attachments: ADM-29; Agreement

0100

COUNTY OF SANTA CRUL

	RE	QUEST FOR	APPROVAL (<u>OF AGREEM</u>	<u>ENT</u>		
TO:	Board of Supervisors County Administrative Office Auditor Controller	FROM:	General Signature certifies	aula	ons/revenues are av	gnature)ailable	tment) _(Date)
AGRE	EEMENTTYPE (Check One)		Expenditure Agre	ement 🖺	Revenue Agreeme	ent 🗆	
The F	Goard of Supervisors is hereby requeste	ed to approve the	attached agreeme	nt and authorize t	the execution of sam	ie.	
1. Sa	aid agreement is between the _Santa	a Cruz Count	y General Sei	rvices Dept.		(Department/Ag	jency)
a	nd <u>Monterey Peninsula En</u> g	<u>ineering, P</u>	.O. Box 2317	Monterey,	CA 93942	(Name/Ad	dress)
2. TI	he agreement will provide <u>contract</u>	or services	in connection	on with the	Brommer Park	Plan Area and	<u>. </u>
_	Path Renovation Project,		· · · · · · · · · · · · · · · · · · ·				
3. P	eriod of the agreement is fromJ=	ne!! ne 4, 2002		_to project	completion		
	enticipated Cost is \$ 234,285*						
	Ramarks: <u>*Contractor bid of</u>						
6. A	Section III Board letter req Revenue Agreel Section IV Revenue Agreel Appropriations/Revenues are available a	required, will be I uired ment and are budgeted	isted under Item 8 611135/984 194956/6610 in 192040/6610 NSUFFICIENT, ATTA	2: \$115,000 0: \$50,000 0: \$7,682	134910 _ (Index)	841,3 0/6610: \$46;86 3/6610: \$14,36 60	796
—— Prop	are not (wi		s recommended that				
			schungerey Flead,	, to execute on be	Dows		/A \
Date	e: 6.1.0V		By:	ounty Administrat	tive Office	(Department,	/Agency)
Dis	stribution: Board of Supervisors - White Auditor Controller - Canary Auditor-Controller - Pink Department - Gold ADM - 29 (8/01)	proved by said	ita Cruz ex-officio mia, do hereby cer	tify that the foregoing or as recommen	ng request for applicated by the County A	the County of Santa proval of agreement Administrative Office	was ap-
	Title ■ Section 300 Proc Man	By: Deputy C	erk				
AU	DITOR-CONTROLLER USE ONLY						
co	D	Line	±s H/TL	. K	Keyed By	Date	
9	5	\$					
	itor Description		nount	Index	Sub object	User Code	60.

GENERAL SERVICES DEPARTMENT COUNTY OF SANTA CRUZ STATE OF CALIFORNIA

CONTRACT No.	
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THIS AGREEMENT is entered into, this 11th day of <u>June</u>, 2002 by and between the COUNTY OF SANTA CRUZ, hereinafter called COUNTY, and Monterey <u>Peninsula Engineering</u> hereinafter called CONTRACTOR.

ARTICLE I. WITNESSETH, WHEREAS, the Board of Supervisors of said County has awarded a Contract to Contractor for performing the work hereinafter mentioned in accordance with the sealed proposal of said Contractor. NOW, THEREFORE, it is agreed as follows:

CONTRACTOR agrees with COUNTY, at the Contractor's own proper cost and expense, to do all the work and furnish all the labor, materials, equipment, and all utility and transportation services necessary to construct and complete in a good, professional and substantial manner and to the satisfaction of the COUNTY, the <u>Brommer Park Play Area and Path Renovation</u> project in Santa Cruz County, in accordance with the Notice to Bidders, specifications and plans, special provisions, and bidder's proposal; the items and quantities of which are more particularly set forth in the Contractor's Proposal, therfor, on file in the Office of the County Clerk.

The Contractor shall begin the work within <u>ten (10) calendar days</u> after receiving the "Notice to Proceed" and shall diligently prosecute the same to completion before the expiration of <u>60</u> calendar days from the date of said "Notice to Proceed."

The work to be done is shown upon plans entitled "Brommer Park Play Area & Path Renovation", approved April 9,2002 which said project plans are hereby made a part of this contract.

ARTICLE II. COUNTY hereby promises and agrees with CONTRACTOR to employ, and does hereby employ, CONTRACTOR to provide the materials and to do the work according to the terms and conditions herein contained. The said parties for themselves, their heirs, executors, administrators, successors and assigns, do hereby agree to the full performance of the covenants herein contained.

ARTICLE III. The statement of prevailing wages appearing in the General Prevailing Wage Rates is hereby specifically referred to and by this reference is made a part of this contract. It is further expressly agreed by and between the parties hereto that should there be any conflict between the terms of this instrument and the bid or proposal of said CONTRACTOR, then this instrument shall control and nothing herein shall be considered as an acceptance of the said terms of said proposal conflicting herewith.

ARTICLE IV. CONTRACTOR and COUNTY have reviewed and considered the principal test and secondary factors below and agree the CONTRACTOR is an independent contractor and not an employee of COUNTY. CONTRACTOR is responsible for all insurance (workers compensation, unemployment, etc.) and all payroll related taxes. By my signature hereunder, as CONTRACTOR, I certify that I am aware of the provisions of Section 3700 of the Labor Code which require 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 the work of this contract. CONTRACTOR is not entitled to any employee benefits. COUNTY agrees that CONTRACTOR shall have the right to control the manner and means of accomplishing the result contracted for herein.

Principal Test: The CONTRACTOR rather than COUNTY has the right to control the manner and means of accomplishing the result contracted for.

Secondary Factors: (a) The extent of control which, by agreement, COUNTY may exercise over the details of the work is slight rather than substantial; (b) CONTRACTOR is engaged in a distinct occupation or business; (c) In the locality, the work to be done by CONTRACTOR is usually done by a specialist without supervision, rather than under the direction of an employer; (d) the skill required in the particular occupation is substantial rather than slight; (e) The CONTRACTOR rather than the COUNTY supplies the instrumentalities, tools and workplace; (f) The length of time for which CONTRACTOR is engaged is of limited duration rather than indefinite; (g) The method of payment of CONTRACTOR is by the job rather than by the time; (h) The work is part of a special or permissive activity, program, or project, rather than part of the regular business of COUNTY; (i) CONTRACTOR and COUNTY believe they are creating an independent contractor relationship rather than an employer-employee relationship; and (j) the COUNTY conducts public business.

It is recognized that it is not necessary that all secondary factors support creation of an independent contractor relationship, but rather that overall there are significant secondary factors which indicate that CONTRACTOR is an independent contractor.

ARTICLE V. This Contract shall consist of the following documents, each of which is on file with the Santa Cruz County Clerk of the Board, and all of which are incorporated herein, and made a part of hereof by reference thereto: (a) This Agreement; (b) Guarantees; (c) Notice to Bidders, inviting sealed proposals; (d) Specifications entitled: Brommer Park Play Area & Path Renovation; (e) Plans entitled: Brommer Park Play Area & Path Renovation; (f) Bidder's Bond; (g) Accepted Proposal; (h) Performance Bond; (i) Payment Bond; (j) Certificate of Worker's Compensation Insurance; (k) Certificate of General Liability Insurance; (l) Certificate of Auto Liability Insurance.

ARTICLE VI. CONTRACTOR agrees to receive and accept the sum of \$212,986 subject to additions and deductions, as approved by the COUNTY, as full compensation for furnishing all materials and for doing all the work contemplated and embraced in this agreement; also for all loss or damage, arising out of the nature of the work aforesaid, or from the action of the elements, or from any unforeseen difficulties or obstructions which may arise or be encountered in the prosecution of the work until its acceptance by the COUNTY, and for all risks of every description connected with the work; also for all expenses incurred by or in consequence of the suspension or discontinuance of work and for well and faithfully completing the work, and the whole thereof, in the manner and according to the plans and specifications, and the requirements of the Engineer.

ARTICLE VII. INDEMNIFICATION FOR DAMAGES, TAXES AND CONTRIBUTIONS.

CONTRACTOR shall exonerate, indemnify, defend, and hold harmless COUNTY (which shall include, without limitation, its officers, agents, employees and volunteers) from and against:

(1) Any and all claims, demands, losses, damages, defense costs, or liability of any kind or nature which COUNTY may sustain or incur or which may be imposed upon it for injury to or death of persons, or damage to property as a result of, arising out of, or in any manner connected with the CONTRACTOR'S performance under the terms of this Agreement, excepting any liability arising out of the sole negligence of the COUNTY. Such indemnification includes any damage to the person(s), or property(ies) of CONTRACTOR and third persons.

(2) Any and all Federal, State and Local taxes, charges, fees, or contributions required to be paid with respect to CONTRACTOR and CONTRACTOR'S officers, employees, and agents engaged in the performance of this Agreement (including, without limitation, unemployment insurance, social security, and payroll tax withholding.)

ARTICLE VIII. COUNTY CODE SECTION 2.37.107 TROPICAL WOOD. Any bid, proposal, or other response to a solicitation for bid or proposal which proposes or calls for the use of any tropical hardwood or wood product in performance of the contract shall be deemed non-responsive. The contractor shall not provide any items in performance of this contract which are tropical hardwoods or tropical hardwood products. The County of Santa Cruz urges companies not to import, purchase, obtain, or use for any purpose, any tropical hardwood or tropical hardwood product. In the event any bidder or contractor fails to comply in good faith with any of the provisions of County Code Section 2.37.107, the bidder or contractor shall be liable for liquidated damages in an amount equal to the bidder's or contractor's net profit under the contract, or five percent (5%) of the total amount of the contract dollars, whichever is greater. The contractor acknowledges and agrees that the liquidated damages assessed shall be payable to the County upon demand and may be set off against any monies due to the bidder or contractor from any contract with the County.

ARTICLE IX. <u>EQUAL EMPLOYMENT OPPORTUNITY</u>. During the performance of this agreement, CONTRACTOR agrees **as** follows:

- (1) During the performance of this contract, contractor and its subcontractors shall not unlawfully discriminate against any employee or applicant for employment because of race, religion, color, national origin, ancestry, physical disability, medical condition (cancer related), marital status, pregnancy, age (over 18), sex, sexual orientation, veteran's status or any other non-merit factor unrelated to job duties. Contractors and Subcontractors shall insure that the evaluation and treatment of their employees and applicants for employment are free of such discrimination. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this non-discrimination clause.
- (2) The contractor shall, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, national origin, ancestry, physical or mental disability, medical condition

Page 4 of 5

(cancer related), marital status, pregnancy, sex, sexual orientation, age (over 18), veteran status, or any other non-merit factor unrelated to job duties.

(3)The contractor shall include the nondiscrimination and compliance provisions of this clause in all subcontracts to perform work under this contract.

IN WITNESS WHEREOF, **COUNTY** has caused these presents to be executed by its officers thereunto duly authorized and **CONTRACTOR** has subscribed same.

	BROMMER PARK PLAY AREA & PATH RENOVATION			
	Date	Ву		
	Address:			
	Phone:			
	Fax:			
	COUNTY OF SA	VTA CRUZ		
	Date	By		
ATTEST:				
CLERK, BOARD OF SUPERVISORS	_			
Approved as to insurances:		Approved as to form:		
RISK MANAGEMENT	_	COUNTY COUNSEL		
DATE		DATE		