

**County Board of Supervisors Agenda Item
Dated January 12, 2010 for Cooperative
Agreement Between County Special Districts
Department and County Transportation
Department and Agenda Item Dated
December 14, 2010 Amending Agreement**

Attachment 6

**REPORT/RECOMMENDATION TO THE BOARD OF SUPERVISORS
OF SAN BERNARDINO COUNTY, CALIFORNIA
AND RECORD OF ACTION**

January 12, 2010

**FROM: GRANVILLE M. BOWMAN, Director
Department of Public Works - Transportation**

**SUBJECT: COOPERATIVE AGREEMENT WITH THE COUNTY OF SAN BERNARDINO
SPECIAL DISTRICTS DEPARTMENT FOR SNOW REMOVAL OPERATIONS IN
COUNTY SERVICE AREA 18 (CEDAR PINES), COUNTY SERVICE AREA 68
(VALLEY OF THE MOON), COUNTY SERVICE AREA 69 (LAKE ARROWHEAD)
AND COUNTY SERVICE AREA 70 (GENERAL)**

RECOMMENDATION(S)

Approve cooperative Agreement No. 10-22 with County Service Area 18 (Cedar Pines), County Service Area 68 (Valley of the Moon), County Service Area 69 (Lake Arrowhead), and County Service Area 70 (General) (collectively referred to as "District") in order for District to provide snow removal services on roads within the County Maintained Road System in the communities of Big Bear, Crestline, Lake Arrowhead and Running Springs through June 30, 2012, in an amount not to exceed \$80,000 per fiscal year.

(Affected Districts: Second, Third)

(Presenter: Granville M. Bowman, Director, 387-7906)

BACKGROUND INFORMATION

Approval of this item will establish a cooperative agreement (Agreement) between the County of San Bernardino, through its Department of Public Works (Department), and Special Districts (District) for District to provide snow removal operations on certain roads within the County Maintained Road System.

In order to facilitate more cost efficient snow removal operations in the areas of Big Bear, Crestline, Lake Arrowhead and Running Springs, the Department and District desire that District perform snow removal services for a number of County maintained roads that lie on the boundary of areas that are covered by the Department and District. Under the terms of the proposed Agreement, District will perform required and emergency snow removal operations on 11.42 miles of County maintained roads as outlined in the Agreement. The subject roads are shown in red in Attachment "E" to the Agreement and include in whole, or in part: Orange Avenue, Santa Barbara Avenue, Kern Avenue, Riverside Avenue, San Bernardino Road, Sunset Lane, Barton Lane, Silver Pine Road and Maple Lane in the Big Bear area; Sawpit Canyon Road, Mozumdar Drive, Crest Forest Drive and Mojave River Road in the Crestline area;

Note: See related Board of Supervisors Item #66 of 1/12/10.

cc: Trans-Bowman w/ agree
Contractor c/o Dept w/ agree
ACR-Acct Pay Mgr w/ agree
EBIX-BPO c/o Risk w/ agree
County Counsel-Runyan
Risk-Eisel
CAO-Valdez
SDD-Quiroz
File - w/ agree
jr 1/19/10
ITEM 44

Record of Action of the Board of Supervisors

APPROVED (CONSENT CALENDAR)

**BOARD OF SUPERVISORS
COUNTY OF SAN BERNARDINO**

ATION	AYE	AYE	AYE
	1	4	5

LAURA H. WELCH, CLERK OF THE BOARD

BY _____

DATED: January 12, 2010



**BOARD OF SUPERVISORS
COOPERATIVE AGREEMENT WITH THE COUNTY OF SAN BERNARDINO
SPECIAL DISTRICTS DEPARTMENT FOR SNOW REMOVAL
OPERATIONS IN COUNTY SERVICE AREA 18 (CEDAR PINES), COUNTY
SERVICE AREA 68 (VALLEY OF THE MOON), COUNTY SERVICE AREA
69 (LAKE ARROWHEAD) AND COUNTY SERVICE AREA 70 (GENERAL)
JANUARY 12, 2010
PAGE 2 OF 2**

Sonoma Drive, Pinehurst Drive, Trinity Drive, Brentwood Lane, Black Oaks Court, Klondike Drive, Aleutian Drive, Evergreen Lane, Grass Valley Road, Cedar Brook Drive, Hospital Road and Torrey Road in the Lake Arrowhead area; View Drive, Circle Drive, Holiday Lane, Pine Cone Drive, Mountain Lane, Snowflower Drive and Highland Drive in the Running Springs area.

Approval of the recommendation above will approve the Agreement between the Department and the District for snow removal operations and scope of work as outlined in Attachments A through E of the Agreement being presented by the Department on today's agenda. This item is a companion item to the District agenda item.

The Department will reimburse District after each storm event for the costs of the snow removal at the rates identified in Attachment "D" of the Agreement. Amendments to the Agreement may be made by mutual agreement of the Department and the District. This Agreement will remain in effect until June 30, 2012, but may be terminated by either party with at least thirty (30) days written notice.

FINANCIAL IMPACT

Approval of this item will not result in any costs to the County General Fund. All payments for work are contingent upon the Department's approval and verification of completed work and acceptance of submitted invoices. The Department shall compensate the District no more than \$80,000.00 (which represents approximately \$7,000 per mile for the 11.42 miles of County roads), per fiscal year, for a three year period for a total cost of \$240,000, including District's overhead.

REVIEW BY OTHERS

This item was reviewed by County Counsel (Scott M. Runyan, Deputy County Counsel, 387-9022) on December 11, 2009, Risk Management Department (John Eisel, Risk Assessment Officer) on December 15, 2009, and the County Administrative Office (Beatriz Valdez, Principal Administrative Analyst, 387-5301) on December 29, 2009.



COUNTY OF SAN BERNARDINO

FAS

STANDARD CONTRACT

FOR COUNTY USE ONLY

<input checked="" type="checkbox"/> New	Vendor Code		Dept.	Contract Number				
<input type="checkbox"/> Change			SC TRA A	10-22				
<input type="checkbox"/> Cancel								
County Department			Dept.	Orgn.	Contractor's License No.			
Public Works - Transportation			TRA	TRA				
County Department Contract Representative			Telephone		Total Contract Amount			
			909 387-8040		\$240,000.00			
Contract Type								
<input type="checkbox"/> Revenue <input type="checkbox"/> Encumbered <input type="checkbox"/> Unencumbered <input checked="" type="checkbox"/> Other: MOU								
If not encumbered or revenue contract type, provide reason:								
Commodity Code		Contract Start Date	Contract End Date	Original Amount	This Amendment			
		1-12-10	06-30-12					
Fund	Dept.	Organization	Appr.	Obj/Rev Source	GRC/PROJ/JOB No.	Orig. Amount		
SAA	TRA	TRA	200	2445		\$240,000.00		
Fund	Dept.	Organization	Appr.	Obj/Rev Source	GRC/PROJ/JOB No.	Orig. Amount		
Fund	Dept.	Organization	Appr.	Obj/Rev Source	GRC/PROJ/JOB No.	Orig. Amount		
Project Name			Estimated Payment Total by Fiscal Year					
<u>SNOW REMOVAL</u>			FY	Amount	I/D	FY	Amount	I/D
			09/10	\$80,000				
Contract Type - Special			10/11	\$80,000				
(Risk Management Approved)			11/12	\$80,000				

Auditor / Controller - Recorder Use Only	
<input type="checkbox"/> Contract Database	<input type="checkbox"/> FAS
Input Date	Keyed By

THIS CONTRACT is entered into in the State of California by and between the County of San Bernardino, hereinafter called the COUNTY, and

Name
COUNTY SERVICE AREA 18 hereinafter called: collectively referred to as DISTRICT
Address
157 W. FIFTH STREET, SECOND FLOOR
SAN BERNARDINO, CA 92415-0450
Telephone Federal ID No. or Social Security No.
(909) 387-5940

COUNTY SERVICE AREA 68 hereinafter called: collectively referred to as DISTRICT
Address
157 W. FIFTH STREET, SECOND FLOOR
SAN BERNARDINO, CA 92415-0450
Telephone Federal ID No. or Social Security No.
(909) 387-5940

COUNTY SERVICE AREA 69 hereinafter called: collectively referred to as DISTRICT
Address
157 W. FIFTH STREET, SECOND FLOOR
SAN BERNARDINO, CA 92415-0450
Telephone Federal ID No. or Social Security No.
(909) 387-5940

COUNTY SERVICE AREA 70 hereinafter called: collectively referred to as DISTRICT
Address
157 W. FIFTH STREET, SECOND FLOOR
SAN BERNARDINO, CA 92415-0450
Telephone Federal ID No. or Social Security No.
(909) 387-5940

IT IS HEREBY AGREED AS FOLLOWS:
WITNESSETH

WHEREAS, the County of San Bernardino (COUNTY) provides, or contracts to provide, snow removal services for roads that are within its County Maintained Road System (CMRS); and

WHEREAS, County Service Area 18, County Service Area 68, County Service Area 69, and County Service Area 70 (including County Service Area 70's improvement zones) (collectively referred to as "DISTRICT") also provide, or contract to provide, snow removal services for roads that are within their respective service areas; and

WHEREAS, snow removal on COUNTY roads located in the communities of Big Bear, Crestline, Lake Arrowhead and Running Springs are closer to DISTRICT snow removal operations than COUNTY operations; and

WHEREAS, due to the location of DISTRICT snow removal operations in comparison to COUNTY operations, COUNTY believes that DISTRICT can provide snow removal services that are more cost effective than if the COUNTY provided said services; and

WHEREAS, DISTRICT is willing to provide, either with its own forces or by contract, snow removal services for COUNTY roads within said communities and that are listed in "Attachment B"; and

WHEREAS, COUNTY and DISTRICT therefore desire to enter into this agreement for DISTRICT to provide to COUNTY snow removal services in adherence to "Attachment A", entitled, "Specifications for Snow Removal" (hereinafter referred to as "Specifications"), for the roads listed in "Attachment B", entitled "List of Roads", and shown in red in "Attachment E", entitled "Route Maps", and at the rates specified in "Attachment D", entitled "Fee Schedule". In addition, DISTRICT must complete the Department's "Snow Route Check List" as identified in "Attachment C"; and

WHEREAS, Attachments A, B, C, D and E are hereby incorporated into this agreement by this reference.

NOW, THEREFORE, IT IS MUTUALLY AGREED as follows:

1.0 DISTRICT AGREES TO:

- 1.1 Be the responsible party for the removal of snow from COUNTY roads listed in Attachment B and shown in red in Attachment E in compliance with the Specifications identified in Attachment A. Roadways are located in the communities of Big Bear, Crestline, Lake Arrowhead and Running Springs. Roadway names and limits will be those listed in Attachment B and shown in red in Attachment E.
- 1.2 Invoice the COUNTY after each storm event at the rates identified in Attachment D, for the costs of the snow removal that is associated with those roadways listed in Attachment B and shown in red in Attachment E.
- 1.3 As provided in Section 3.18 of the Specifications, DISTRICT agrees that the total payment by COUNTY to DISTRICT for any given fiscal year shall not exceed \$80,000.00 without prior written approval by COUNTY and DISTRICT pursuant to an amendment to this agreement. The not-to-exceed amount of \$80,000.00 per fiscal year represents approximately \$7,000.00 per mile of roadway for the 11.42 miles listed in Attachment B.
- 1.4 Deposit payments into the applicable account of the individual district (as defined above). Payments will be deposited into an individual district's account based upon the performance of snow removal services on roadways within such district.

2.0 COUNTY AGREES TO:

- 2.1 Permit DISTRICT to perform snow removal operations on COUNTY roads identified in Attachment B, and as outlined in Attachment A, Specifications. Roadways are located in the communities of Big Bear, Crestline, Lake Arrowhead and Running Springs. Roadway names and limits will be those listed in Attachment B and shown in red in Attachment E.
- 2.2 As provided in Section 3.18 of the Specifications, upon receipt and approval of invoice from DISTRICT, reimburse DISTRICT after each storm event for the costs of the snow removal that is associated with those roadways listed in Attachment B and shown in red in Attachment E at the rates identified in Attachment D, in an amount not-to-exceed \$80,000.00 per fiscal year. The not-to-exceed amount of \$80,000.00 per fiscal year represents approximately \$7,000.00 per mile of roadway for the 11.42 miles listed in Attachment B.

3.0 IT IS MUTUALLY AGREED:

- 3.1 COUNTY agrees to indemnify, defend (with counsel approved by DISTRICT) and hold harmless the DISTRICT, its officers, employees, agents, and volunteers from any and all claims, actions, losses, damages and/or liability resulting from COUNTY's negligent acts or omissions which arise from COUNTY's performance of its obligations under this agreement.
- 3.2 DISTRICT agrees to indemnify, defend (with counsel approved by COUNTY) and hold harmless the COUNTY, its officers, employees, agents, and volunteers from any and all claims, actions, losses, damages and/or liability resulting from DISTRICT's negligent acts or omissions which arise from DISTRICT's performance of its obligations under this agreement.
- 3.3 In the event the COUNTY and/or DISTRICT is found to be comparatively at fault for any claim, action, loss or damage which results from their respective obligations under the Agreement, the COUNTY and/or DISTRICT shall indemnify the other to the extent of its comparative fault. Furthermore, if the COUNTY or DISTRICT attempts to seek recovery from the other for Workers' Compensation benefits paid to an employee, the COUNTY and DISTRICT agree that any alleged negligence of the employee shall not be construed against the employer of that employee.
- 3.4 In the event litigation arises from this agreement, each Party to the agreement shall bear its own costs, including attorney fees. This Section does not apply to costs or attorney fees relative to Sections 3.1, 3.2 and 3.3 relating to indemnification.
- 3.5 COUNTY and DISTRICT are authorized self-insured public entities for purposes of Professional Liability, Automobile Liability, General Liability, and Workers' Compensation and warrant that through their programs of self-insurance, they have adequate coverage or resources to protect against liabilities arising out of COUNTY and DISTRICT performance of this Agreement.
- 3.6 This Agreement may be terminated, with or without cause, upon thirty (30) days written notice of either Party. Unless this agreement is terminated pursuant to this paragraph, this agreement shall remain in full force and effect on the date it is executed by all parties and shall remain in effect through January 11, 2013.
- 3.7 This Agreement, which includes Attachments A, B, C, D and E, contains the entire agreement of the Parties with respect to subject matter hereof, and supersedes all prior negotiations, understandings or agreements. No supplement, modification, or amendment of this Agreement shall be binding unless executed in writing and signed by all parties.
- 3.8 This Agreement shall be governed by the laws of the State of California. Any action or proceeding between DISTRICT and COUNTY concerning the interpretation or enforcement of this Agreement, or which arises out of or is in any way connected with this Agreement, shall be instituted and prosecuted in the appropriate state court in the County of San Bernardino, California.
- 3.9 Time is of the essence for each and every provision of this Agreement.
- 3.10. Since the Parties or their agents have participated fully in the preparation of this Agreement, the language of this Agreement shall be construed simply, according to its fair meaning, and not strictly for any or against any Party. Any term referencing time,

days or period for performance shall be deemed work days. The captions of the various articles and paragraphs are for convenience and ease of reference only, and do not define, limit, augment, or describe the scope, content, or intent of this Agreement.

- 3.11 No waiver of any default shall constitute a waiver of any other default or breach, whether of the same or other covenant or condition. No waiver, benefit, privilege, or service voluntarily given or performed by a Party shall give the other Party any contractual rights by custom, estoppel, or otherwise.
- 3.12 If a court of competent jurisdiction declares any portion of this Agreement invalid, illegal, or otherwise unenforceable, the remaining provisions shall continue in full force and effect, unless the purpose of this agreement is frustrated.
- 3.13 All parties hereto in the performance of this Contract will be acting in independent capacities and not as agents, employees, partners, joint venturers, or associates of one another. The employees or agents of one party shall not be deemed or construed to be the agents or employees of the other party for any purpose whatsoever.

3.14 Use of ARRA Funds and Requirements

This Contract may be funded in whole or in part with funds provided by the American Recovery and Reinvestment Act of 2009 ("ARRA"), signed into law on February 17, 2009. Section 1605 of ARRA prohibits the use of recovery funds for a project for the construction, alteration, maintenance or repair of a public building or public work (both as defined in 2 CFR 176.140) unless all of the iron, steel and manufactured goods (as defined in 2 CFR 176.140) used in the project are produced in the United States. A waiver is available under three limited circumstances: (i) Iron, steel or relevant manufactured goods are not produced in the United States in sufficient and reasonable quantities and of a satisfactory quality; (ii) Inclusion of iron, steel or manufactured goods produced in the United States will increase the cost of the overall project by more than 25 percent; or (iii) Applying the domestic preference would be inconsistent with the public interest. This is referred to as the "Buy American" requirement. Request for a waiver must be made to the COUNTY for an appropriate determination.

Section 1606 of ARRA requires that laborers and mechanics employed by contractors and subcontractors on projects funded directly by or assisted in whole or in part by and through the Federal Government pursuant to ARRA shall be paid wages at rates not less than those prevailing on projects of a character similar in the locality as determined by the Secretary of Labor in accordance with the Davis-Bacon Act (40 U.S.C. 31). This is referred to as the "wage rate" requirement.

The above described provisions constitute notice under ARRA of the Buy American and wage rate requirements. DISTRICT must contact the COUNTY contact if it has any questions regarding the applicability or implementation of the ARRA Buy American and wage rate requirements. DISTRICT will also be required to provide detailed information regarding compliance with the Buy American requirements, expenditure of funds and wages paid to employees so that the COUNTY may fulfill any reporting requirements it has under ARRA. The information may be required as frequently as monthly or quarterly. DISTRICT agrees to fully cooperate in providing information or documents as requested by the COUNTY pursuant to this provision. Failure to do so will be deemed a default and may result in the withholding of payments and termination of this Contract.

DISTRICT may also be required to register in the Central Contractor Registration (CCR) database at <http://www.ccr.gov> and may be required to have its subcontractors also register in the same database. DISTRICT must contact the COUNTY with any questions regarding registration requirements.

3.15 Schedule of Expenditure of Federal Awards

In addition to the requirements described in "Use of ARRA Funds and Requirements," proper accounting and reporting of ARRA expenditures in single audits is required. DISTRICT agrees to separately identify the expenditures for each grant award funded under ARRA on the Schedule of Expenditures of Federal Awards (SEFA) and the Data Collection Form (SF-SAC) required by the Office of Management and Budget Circular A-133, "Audits of States, Local Governments, and Nonprofit Organizations." This identification on the SEFA and SF-SAC shall include the Federal award number, the Catalog of Federal Domestic Assistance (CFDA) number, and amount such that separate accountability and disclosure is provided for ARRA funds by Federal award number consistent with the recipient reports required by ARRA Section 1512 (c).

In addition, DISTRICT agrees to separately identify to each subcontractor and document at the time of sub-contract and at the time of disbursement of funds, the Federal award number, any special CFDA number assigned for ARRA purposes, and amount of ARRA funds.

DISTRICT may be required to provide detailed information regarding expenditures so that the COUNTY may fulfill any reporting requirements under ARRA described in this section. The information may be required as frequently as monthly or quarterly. DISTRICT agrees to fully cooperate in providing information or documents as requested by the COUNTY pursuant to this provision. Failure to do so will be deemed a default and may result in the withholding of payments and termination of this Contract.

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3.16 This Agreement may be signed in counterparts, each of which shall constitute an original.

THIS AGREEMENT shall inure to the benefit of and be binding upon the successors and assigns of both Parties.

IN WITNESS WHEREOF, the Parties to these presents have hereunto set their hands.

COUNTY OF SAN BERNARDINO

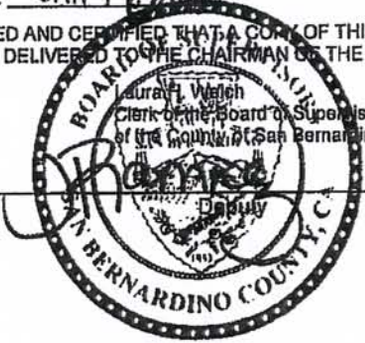
Gary C. Ovitt, Chairman, Board of Supervisors

Dated: JAN 12 2010

SIGNED AND CERTIFIED THAT A COPY OF THIS DOCUMENT HAS BEEN DELIVERED TO THE CHAIRMAN OF THE BOARD

Laura H. Welch
Clerk of the Board of Supervisors
of the County of San Bernardino

By:



COUNTY SERVICE AREA 69

Gary C. Ovitt, Chairman, Board of Supervisors

Dated: JAN 12 2010

SIGNED AND CERTIFIED THAT A COPY OF THIS DOCUMENT HAS BEEN DELIVERED TO THE CHAIRMAN OF THE BOARD

Laura H. Welch
Clerk of the Board of Supervisors
of the County of San Bernardino

By:



COUNTY SERVICE AREA 69

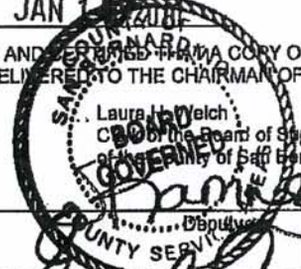
Gary C. Ovitt, Chairman, Board of Supervisors

Dated: JAN 12 2010

SIGNED AND CERTIFIED THAT A COPY OF THIS DOCUMENT HAS BEEN DELIVERED TO THE CHAIRMAN OF THE BOARD

Laura H. Welch
Clerk of the Board of Supervisors
of the County of San Bernardino

By:



COUNTY SERVICE AREA 69

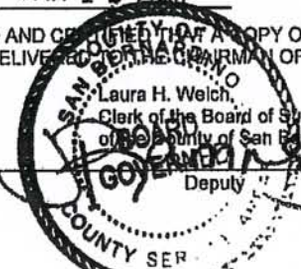
Gary C. Ovitt, Chairman, Board of Supervisors

Dated: JAN 12 2010

SIGNED AND CERTIFIED THAT A COPY OF THIS DOCUMENT HAS BEEN DELIVERED TO THE CHAIRMAN OF THE BOARD

Laura H. Welch
Clerk of the Board of Supervisors
of the County of San Bernardino

By:



COUNTY SERVICE AREA 18

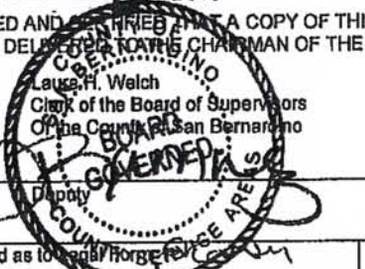
Gary C. Ovitt, Chairman, Board of Supervisors

Dated: JAN 12 2010

SIGNED AND CERTIFIED THAT A COPY OF THIS DOCUMENT HAS BEEN DELIVERED TO THE CHAIRMAN OF THE BOARD

Laura H. Welch
Clerk of the Board of Supervisors
of the County of San Bernardino

By:



Approved as to legal form by

County Counsel

Date 12-15-09

Reviewed by Contract Compliance

David R. Doubt

Date 12/16/09

Presented to BOS for Signature

Chris [Signature]
Department Head

Date 12/16/09

**REPORT/RECOMMENDATION TO THE BOARD OF SUPERVISORS
OF SAN BERNARDINO COUNTY, CALIFORNIA
AND RECORD OF ACTION**

December 14, 2010

**FROM: GRANVILLE M. BOWMAN, Director
Department of Public Works - Transportation**

SUBJECT: CONTRACT AMENDMENT FOR SNOW REMOVAL

RECOMMENDATION(S)

Approve **Amendment No. 1** to **County Agreement No. 10-22** with County Service Area 18 (Cedar Pines), County Service Area 68 (Valley of the Moon), County Service Area 69 (Lake Arrowhead), and County Service Area 70 (General) (collectively referred to as "District") which increases the not-to-exceed amount by \$132,230 for each fiscal year (from \$80,000 to \$212,230 for each fiscal year), and adds 18.89 miles of roads (from 11.42 miles to 30.31 total miles) within the County Maintained Road System that will receive snow removal services from the District effective November 17, 2010 through June 30, 2012.

(Affected Districts: Second, Third)

(Presenter: Granville M. Bowman, Director, 387-7906)

BACKGROUND INFORMATION

On January 12, 2010 (Item No. 44), the Board of Supervisors (Board) approved Contract No. 10-22 between the County's Department of Public Works (Department) and County Service Area 18, County Service Area 68, County Service Area 69, and County Service Area 70 (collectively referred to as "District"). The Department seeks Board approval to amend the contract. This amendment will increase the number of roadways by 68 and increase the mileage by 18.89 miles to which the District will provide snow removal services on in the communities of Moonridge, Erwin Lake, Lake Williams, Big Bear, Crestline, Running Springs and Lake Arrowhead. This amendment will also increase the annual "Not to Exceed" amount by \$132,230 based on approximately \$7,000.00 per mile. Per this amendment the "Not to Exceed" amount shall be increased to \$212,230 per fiscal year.

Under the terms of the proposed Amendment No. 1, the District will perform required and emergency snow removal operations on an additional 18.89 miles of County maintained roads as outlined in the Amendment. The subject roads are listed in Attachment "B-1" and shown in red in Attachment "E-1" to Amendment No. 1 and include in whole, or in part: Alameda Rd., Alameda Ct., Alpine Wy., Alta Vista Ave., Angels Camp Rd., Butte Ave., Canyon Crest Dr., Cascade Rd., Columbine Dr., Colusa Dr., Coyote Ct., Fenway Dr., Flintridge Ave., Green Oak Ct., Jasper Dr., Klamath Ct., Klamath Rd., La Crescenta Dr., Lucerne Dr., Luna Rd., Menlo Dr., Minton Dr., Mira

Note: See related Board of Supervisors Item #72 of 12/14/10.

Page 1 of 2

cc: PW/Transportation-Fogerson
w/agreement & Bowman
Contractor c/o Transportation
w/agreement
Auditor-Accounts Payable Manager
w/agreement
EBIX-BPO c/o Risk Management
County Counsel-Runyan & Messer
Risk Management-Eisel
Special Districts-Rigney
CAO-Valdez & Brown
File - w/agreement
ml 12/27/10
ITEM 45

Record of Action of the Board of Supervisors
APPROVED (CONSENT CALENDAR)
COUNTY OF SAN BERNARDINO
Board of Supervisors

MOTION	<u>AYE</u>	<u>SECOND</u>	<u>AYE</u>	<u>AYE</u>	<u>MOVE</u>
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LAURA H. WELLS, CLERK OF THE BOARD

BY _____

DATED: December 14, 2010

**BOARD OF SUPERVISORS
CONTRACT AMENDMENT FOR SNOW REMOVAL
DECEMBER 14, 2010
PAGE 2 OF 2**

Ln., Plumas Ct., Sahuaro Wy., Sheephorn Rd., Silverado Rd., Sun Crest Ct., Sunnyslope Rd., Travertine Rd., Trinity Ct., Tuolumne Rd., Villa Grove Ave., Vine Ave., Wolf Rd., Yosemite Dr. in the Moonridge area, Ash Ln., Chaparral Ct., Erwin Ranch Rd., Hatchery Dr., Hemlock Ln., Mahogany Ln., Manzanita Ln., Pine Ln., Pinon Ln., Rafferty Ct., State Ct., State Ln., Willow Ln. in the Erwin Lake area, Angelus Ave., Angelus Ct., Crestwood Dr., Forest Hill Dr., Lake Williams Dr., Lakewood Dr., Montevista Dr., Onyx Wy., Pinewood Dr., Sky View Ct., Sky View Dr., Sun View Dr., Valley View Dr., Woodberry Dr. in the Lake Williams area, Running Springs School Road in the Running Springs area, Cedarbrook Dr., Lachen Rd., Como Ln., Tailsman Ln. in the Lake Arrowhead area.

All other terms listed in the approved contract shall remain in effect. This amendment has a retroactive effective date of November 17, 2010. The agreement will remain in effect until June 30, 2012, but may be terminated by either party with at least thirty (30) days written notice.

In order to facilitate more cost efficient snow removal operations in the communities of Moonridge, Erwin Lake, Lake William, Lake Arrowhead and Running Springs, the Department and District desire the District perform snow removal services on those roads listed in Attachment "B-1" and shown in red on Attachment "E-1" of Amendment No. 1 to Contract No. 10-22.

The District currently provides snow removal operations on roadways within County Service Areas and on Department maintained roads per the current agreement. The roads identified in this amendment are in addition to the roads identified in Attachment "B" of the original agreement and are roads that generally connect District roads to State highways or Department maintained primary snow routes. Having these roads plowed by the District's contractor(s) is cost effective because the District's contractor(s) is/are already mobilized within the immediate area. The addition of these roadways will have no major impact on the District's ability to provide satisfactory snow removal services on their current maintained roads. This agreement will also help to minimize complaints because the connecting roads will be plowed at the same time as the District maintained roads. The reduction in overall road miles will also improve the Department's ability to provide satisfactory snow removal services to the constituents in other areas. The mountain community as a whole will benefit from this agreement in the form of improved snow removal services.

FINANCIAL IMPACT

Approval of this item will not result in any costs to the County General Fund. All payments for work are contingent upon the Department's approval and verification of completed work and acceptance of submitted invoices. The Department shall compensate the District no more than \$212,230 (which represents approximately \$7,000 per mile for the 30.31 miles of Department roads) per fiscal year, including District's overhead. This amount will fully compensate the District for all snow removal services provided to the Department under the existing Contract No. 10-22 and this Amendment to said existing contract. The mountain community as a whole will benefit from this agreement in the form of improved snow removal services.

REVIEW BY OTHERS

This item was reviewed by County Counsel (Scott M. Runyan, Deputy County Counsel, 387-9022) on December 1, 2010, Risk Management Department (John Eisel, Risk Assessment Officer) on November 5, 2010, and the County Administrative Office (Beatriz Valdez, Principal Administrative Analyst, 387-1852) on December 2, 2010.

**REPORT/RECOMMENDATION TO THE BOARD OF SUPERVISORS
OF SAN BERNARDINO COUNTY, CALIFORNIA
BOARD GOVERNED COUNTY SERVICE AREAS
AND RECORD OF ACTION**

December 14, 2010

**FROM: JEFFREY O. RIGNEY, Director
Special Districts Department**

SUBJECT: CONTRACT AMENDMENT FOR SNOW REMOVAL SERVICES

RECOMMENDATION(S)

Acting as the governing body of County Service Area 18 (Cedar Pines), the governing body of County Service Area 68 (Valley of the Moon), the governing body of County Service Area 69 (Lake Arrowhead), and the governing body of County Service Area 70 (General), approve Amendment No. 1 to County Contract No. 10-22 with County of San Bernardino Department of Public Works, which increases the not-to-exceed amount by \$132,230 to \$212,230 for each fiscal year, and increases the miles of roads by 18.89 to 30.31 within the County Maintained Road System that will receive snow removal services from County Service Area 18, County Service Area 68, County Service Area 69 and County Service Area 70, effective November 17, 2010 through June 30, 2012.

(Affected Districts: Second and Third)
(Presenter: Jeffrey O. Rigney, Director, 387-5967)

BACKGROUND INFORMATION

On January 12, 2010 (Item No. 66), the Board of Supervisors approved Contract No. 10-22 between the County's Department of Public Works and County Service Area 18, County Service Area 68, County Service Area 69 and County Service Area 70. The collective County Service Areas and Department of Public Works seek Board approval to amend the contract. This amendment will increase the number of roadways by 68 and increase the mileage by 18.89 to which the various County Service Areas will provide snow removal services in the communities of Moonridge, Erwin Lake, Lake Williams, Big Bear, Crestline, Running Springs and Lake Arrowhead. This amendment will also increase the annual not-to-exceed amount by \$132,230 based on approximately \$7,000 per mile. This is a companion item to a County Public Works item on today's agenda.

Under the terms of the proposed Amendment No. 1, the District will perform required and emergency snow removal operations on an additional 18.89 miles of County maintained roads as outlined in the Agreement. The subject roads are shown in red in Attachment "E-1" to Amendment No. 1 and include in whole, or in part: Alameda Rd., Alameda Ct., Alpine Wy., Alta Vista Ave., Angels Camp Rd., Butte Ave., Canyon Crest Dr., Cascade Rd., Columbine Dr., Colusa Dr., Coyote Ct., Fenway Dr., Flintridge Ave., Green Oak Ct., Jasper Dr., Klamath Ct.,

Note: See related Board of Supervisors Item #45 of 12/14/10.

Page 1 of 2

cc: PW/Transportation-Fogerson & Bowman
Contractor c/o Transportation
Auditor-Accounts Payable Manager
EBIX-BPO c/o Risk Management
County Counsel-Runyan & Messer
Risk Management-Eisel
CAO-Valdez & Brown
Special Districts-Rigney
File - w/agreement
ml 12/27/10
ITEM 72

Record of Action of the Board of Supervisors
APPROVED (CONSENT CALENDAR)
COUNTY OF SAN BERNARDINO
Board Governed County Service Areas

MOTION	<u>AYE</u>	<u>SECOND</u>	<u>AYE</u>	<u>AYE</u>	<u>MOVE</u>
	3	2	3	4	5

LAURA H. WELCH, CLERK OF THE BOARD

BY _____

DATED: December 14, 2010

**BOARD OF SUPERVISORS
CONTRACT AMENDMENT FOR SNOW REMOVAL SERVICES
DECEMBER 14, 2010
PAGE 2 OF 2**

Klamath Rd., La Crescenta Dr., Lucerne Dr., Luna Rd., Menlo Dr., Minton Dr., Mira Ln., Plumas Ct., Sahuaro Wy., Sheephorn Rd., Silverado Rd., Sun Crest Ct., Sunnyslope Rd., Travertine Rd., Tuolumne Rd., Villa Grove Ave., Vine Ave., Wolf Rd., Yosemite Dr. in the Moonridge area, Ash Ln., Chaparral Ct., Erwin Ranch Rd., Hatchery Dr., Hemlock Ln., Mahogany Ln., Manzanita Ln., Pinon Ln., Rafferty Ct., State Ct., State Ln., Willow Ln. in the Erwin Lake area, Angelus Ave., Angelus Ct., Crestwood Dr., Forest Hill Dr., Lake Williams Dr., Lakewood Dr., Montevista Dr., Onyz Wy., Pinewood Dr., Sky View Ct., Sky View Dr., Sun View Dr., Valley View Dr., and Woodberry Dr. in the Lake William area; Running Springs School Road in the Running Springs area; and Cedarbrook Dr., Lachen Rd., Como Ln. and Tailsman Ln. in the Lake Arrowhead area.

All other terms listed in the approved contract shall remain in effect. This amendment has a retroactive date of November 17, 2010. The Agreement will remain in effect until June 30, 2012, but may be terminated by either party with at least thirty (30) days written notice.

In order to facilitate more cost efficient snow removal operations in the communities of Moonridge, Erwin Lake, Lake Williams, Lake Arrowhead and Running Springs, the County's Department of Public Works and the collective County Service Areas desire the County Service Areas perform snow removal services on those roads listed in Attachment "B-1" and shown in red on Attachment "E-1" of Amendment No. 1 to Contract No. 10-22.

The collective County Service Areas currently provide snow removal operations on roadways within County Service Areas and on Department maintained roads per the current agreement. The roads identified in this amendment are in addition to the roads identified in Attachment "B" of the original Agreement and are roads that generally connect County Service Area roads to State highways or Department maintained primary snow routes. Having these roads plowed by the County Service Areas' contractor(s) is cost effective because their contractor(s) is/are already mobilized within the immediate area. The addition of these roadways will have no major impact on the collective County Service Areas' ability to provide satisfactory snow removal services on their current maintained roads. This agreement will also help to minimize complaints because the connecting roads will be plowed at the same time as the County Service Areas maintained roads. The reduction in overall road miles will also improve the Department's ability to provide satisfactory snow removal services to the constituents in other areas. The mountain community as a whole will benefit from this agreement in the form of improved snow removal services.

FINANCIAL IMPACT

All payments for work are contingent upon the County Department of Public Work's approval and verification of completed work and acceptance of submitted invoices. The Department shall compensate the County Service Areas no more than \$212,230 (which represents approximately \$7,000 per mile for the 30.31 miles of Department roads) per fiscal year, including Department overhead. This amount will fully compensate the County Service Areas for all snow removal services provided to the Department under the existing Contract No. 10-22 and this Amendment to said existing contract. The contract will provide affected communities more cost efficient snow removal services.

REVIEW BY OTHERS

This item was reviewed by County Counsel (Dawn M. Messer, Deputy County Counsel, 387-4322) on December 2, 2010; and the County Administrative Office (Jessica Brown, Administrative Analyst, 387-5510) on December 3, 2010.



County of San Bernardino

F A S

STANDARD CONTRACT

FIRST AMENDMENT

FOR COUNTY USE ONLY

<input checked="" type="checkbox"/> New <input type="checkbox"/> Change <input type="checkbox"/> Cancel	Vendor Code			SC	Dept. TRA	A	Contract Number 10-22-1		
County Department Department of Public Works				Dept. TRA	Orgn. TRA	Contractor's License No.			
County Department Contract Representative ERWIN FOGERSON				Telephone 909-387-8040		Total Contract Amount Not To Exceed \$212,230/yr			
Contract Type <input type="checkbox"/> Revenue <input type="checkbox"/> Encumbered <input type="checkbox"/> Unencumbered <input checked="" type="checkbox"/> Other: MOU									
If not encumbered or revenue contract type, provide reason:									
Commodity Code			Contract Start Date	Contract End Date	Original Amount	Amendment Amount			
				06-30-12	\$80,000	\$132,230			
Fund SAA	Dept. TRA	Organization TRA	Appr. 200	Obj/Rev Source 2445	GRC/PROJ/JOB No.	Amount \$212,230			
Fund	Dept.	Organization	Appr.	Obj/Rev Source	GRC/PROJ/JOB No.	Amount			
Fund	Dept.	Organization	Appr.	Obj/Rev Source	GRC/PROJ/JOB No.	Amount			
Project Name SNOW REMOVAL				Estimated Payment Total by Fiscal Year					
				FY	Amount	I/D	FY	Amount	I/D
				10/11	\$132,230	---			
Contract Type - Special (Risk Management Approved)				11/12	\$132,230	---			

THIS CONTRACT is entered into in the State of California by and between the County of San Bernardino, hereinafter called the COUNTY, and

Name
COUNTY SERVICE AREA 18
Address
157 W. FIFTH STREET, SECOND FLOOR
SAN BERNARDINO CA 92415-0450
Telephone Federal ID No. or Social Security No.
(909) 387-5940

hereinafter called Collectively referred to as DISTRICT

Name
COUNTY SERVICE AREA 68
Address
157 W. FIFTH STREET, SECOND FLOOR
SAN BERNARDINO CA 92415-0450
Telephone Federal ID No. or Social Security No.
(909) 387-5940

hereinafter called Collectively referred to as DISTRICT

Name
COUNTY SERVICE AREA 69
Address
157 W. FIFTH STREET, SECOND FLOOR
SAN BERNARDINO CA 92415-0450
Telephone Federal ID No. or Social Security No.
(909) 387-5940

hereinafter called Collectively referred to as DISTRICT

Name
COUNTY SERVICE AREA 70
Address
157 W. FIFTH STREET, SECOND FLOOR
SAN BERNARDINO CA 92415-0450
Telephone Federal ID No. or Social Security No.
(909) 387-5940

hereinafter called Collectively referred to as DISTRICT

AMENDMENT NO. 1

IT IS HEREBY AGREED AS FOLLOWS:

WHEREAS, the COUNTY and DISTRICT have previously entered into an agreement, Contract No. 10-22 ("the Agreement"), wherein DISTRICT agreed to provide snow removal services from January 12, 2010 to June 30, 2012 for COUNTY roads that are within its County Maintained Road System (CMRS); and,

WHEREAS, the COUNTY and DISTRICT now desire to amend the Agreement to include additional roads (18.89 miles) within County Service Area 18, County Service Area 68, County Service Area 69 and County Service Area 70, and increase the not to exceed amount by \$132,230 for each fiscal year; and,

WHEREAS, DISTRICT agrees to be the responsible party for the removal of snow from the additional COUNTY roads listed in Attachment B-1 and shown in red in Attachment E-1, and COUNTY agrees to reimburse DISTRICT for said services, pursuant to the terms and conditions of the Agreement (except as amended herein); and,

WHEREAS, the COUNTY roads listed Attachment B-1 and shown in red in Attachment E-1 are located in the communities of Moonridge, Erwin Lake, Lake Williams, Running Springs and Lake Arrowhead; and,

WHEREAS, COUNTY road names and limits will be those listed in Attachment B-1 and shown in red in Attachment E-1.

NOW, THEREFORE, in consideration of the mutual covenants and conditions described herein, the parties hereto agree that Contract No. 10-22, is amended as follows:

1. ADD Attachment B-1 (attached and incorporated herein by this reference) to Attachment B, such that all references in the Agreement and in the attachments to Attachment B includes both Attachment B and Attachment B-1.
2. ADD Attachment C-1 (attached and incorporated herein by this reference) to Attachment C, such that all references in the Agreement and in the attachments to Attachment C includes both Attachment C and Attachment C-1.
3. ADD Attachment E-1 (attached and incorporated herein by this reference) to Attachment E, such that all references in the Agreement and in the attachments to Attachment E includes both Attachment E and Attachment E-1.
4. ADD the phrase "Moonridge, Erwin Lake, Lake Williams" before the phrase "Big Bear, Crestline, Lake Arrowhead and Running Springs" used throughout the Agreement and in the attachments.
5. DELETE Section 1.3 and REPLACE it with a revised Section 1.3, which shall read as follows:

"1.3 As provided in Section 3.18 of the Specifications, DISTRICT agrees that the total payment by COUNTY to DISTRICT for any given fiscal year shall not exceed \$212,230 without prior written approval by COUNTY and DISTRICT pursuant to an amendment to this agreement. The not-to-exceed amount of \$212,230 per fiscal year represents approximately \$7,001.97 per mile of roadway for the 30.31 miles listed in Attachment B."
6. DELETE Section 2.2 and REPLACE it with a revised Section 2.2, which shall read as follows:

"2.2 As provided in Section 3.18 of the Specifications, upon receipt and approval of invoice from DISTRICT, reimburse DISTRICT after each storm event for the costs of the snow removal that is associated with those roadways listed in Attachment B and shown in red in Attachment E at the rates identified in Attachment D, in an amount not-to-exceed \$212,230 per fiscal year. The not-to-exceed amount of \$212,230 per fiscal year represents approximately \$7,001.97 per mile of roadway for the 30.31 miles listed in Attachment B."
7. DELETE Section 3.18 found in Attachment A and REPLACE it with a revised Section 3.18, which shall read as follows:

"3.18 COMPENSATION – In consideration of the services performed by DISTRICT, the Department shall pay DISTRICT for the hours of actual snow removal work performed under this agreement at the hourly rates (plus overhead) described in the attached fee schedule ("Attachment D"). All payments for work are contingent upon the Department's approval and verification of completed work and acceptance of submitted invoices. COUNTY shall not be responsible to DISTRICT for DISTRICT costs incurred in preparing for actual snow removal work (examples of preparation work include transportation to snow removal site and the chaining-up and/or setting up of snow removal equipment).

 - a. Total payment by COUNTY to DISTRICT for any given fiscal year shall not exceed \$212,230 without prior written approval by COUNTY and DISTRICT pursuant to an amendment to this agreement. The not-to-exceed amount of \$212,230 per fiscal year represents approximately \$7,001.97 per mile for the 30.31 miles listed in Attachment B.
 - b. Increases or decreases in the scope of work, changes in service levels or details, or new task requirements shall be approved by both parties as amendments in advance of such work."

All other provisions and terms of the Agreement, Contract No. 10-22, shall remain the same and are hereby incorporated by reference.

This Amendment No. 1 shall take effect on the date it is approved by all parties and shall have a retroactive effective date of November 17, 2010.

END OF AMENDMENT NO. 1

This Agreement may be signed in counterparts, each of which shall constitute an original.

THIS AGREEMENT shall inure to the benefit of and be binding upon the successors and assigns of both Parties.

IN WITNESS WHEREOF, the Parties to these presents have hereunto set their hands.

COUNTY OF SAN BERNARDINO

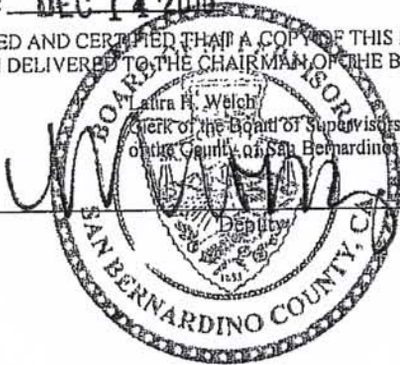
Gary C. Ovitt, Chairman, Board of Supervisors

Dated: DEC 14 2010

SIGNED AND CERTIFIED THAT A COPY OF THIS DOCUMENT HAS BEEN DELIVERED TO THE CHAIRMAN OF THE BOARD

Laura H. Welch
Clerk of the Board of Supervisors
of the County of San Bernardino

By:



COUNTY SERVICE AREA 68

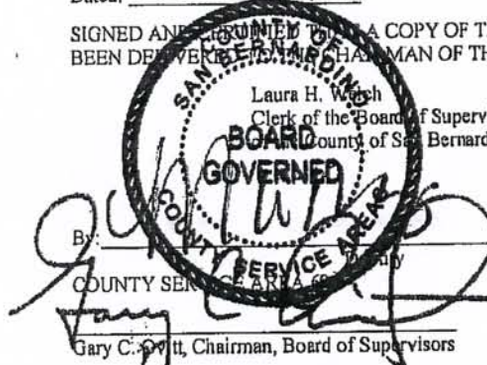
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Clerk of the Board of Supervisors
County of San Bernardino

By:



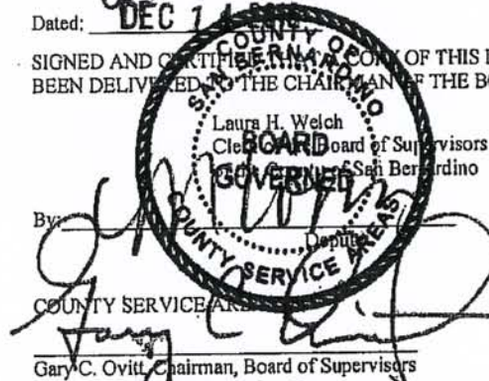
Gary C. Ovitt, Chairman, Board of Supervisors

Dated: DEC 14 2010

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Laura H. Welch
Clerk of the Board of Supervisors
County of San Bernardino

By:



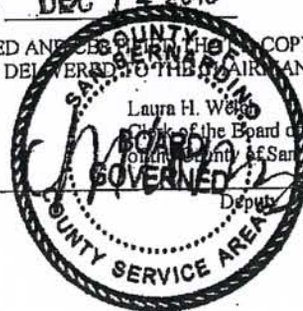
Gary C. Ovitt, Chairman, Board of Supervisors

Dated: DEC 14 2010

SIGNED AND CERTIFIED THAT A COPY OF THIS DOCUMENT HAS BEEN DELIVERED TO THE CHAIRMAN OF THE BOARD

Laura H. Welch
Clerk of the Board of Supervisors
County of San Bernardino

By:



Deputy

Gary C. Ovitt, Chairman, Board of Supervisors

Dated: DEC 14 2010

SIGNED AND CERTIFIED THAT A COPY OF THIS DOCUMENT HAS BEEN DELIVERED TO THE CHAIRMAN OF THE BOARD

Laura H. Welch
Clerk of the Board of Supervisors
Of the County of San Bernardino

By:



Deputy

Approved as to Legal Form

County Counsel

Date 12-6-10

Reviewed by Contract Compliance

David R. Dabbs

Date 12/6/10

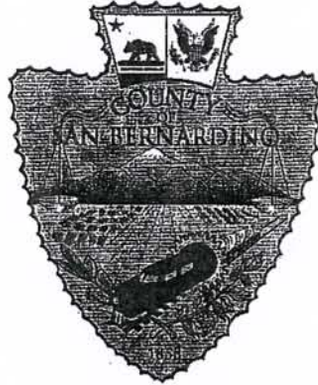
Presented to BOS for Signature

Christina

Department Head

Date 12/6/10

CSA 18, 68, 69, 70



**Amendment 1
Attachment "B-1"**

LIST OF ROADS

MOONRIDGE AREA

<u>Street</u>	<u>From</u>	<u>To</u>	<u>Length (miles)</u>	<u>Width(ft)</u>
Alameda Rd	Wolf Rd	N of Klamath Rd	0.32	29
Alameda Ct	Alameda Rd	End	0.04	26
Alpine Wy	Villa Grove Av	N 0.08mi	0.08	12
Alta Vista Av	Lucerne Dr	E of Jasper Dr	0.16	19
Angels Camp Rd	Yosemite Dr	N of Klamath Rd	0.66	26
Butte Av	Villa Grove Av	Sheephorn Rd	0.65	20
Canyon Crest Dr	Wolf Rd	SE Yosemite Dr	0.09	26
Cascade Rd	Angels Camp Rd	N Tuolumne Rd	0.28	26
Columbine Dr	Yosemite Dr	N Tuolumne Rd	0.32	29
Colusa Dr	Wolf Rd	End	0.02	27
Coyote Ct	Wolf Rd	End	0.04	30
Fenway Dr	End	E to Villa Grove Av	0.03	24
Flintridge Av	Wolf Rd	End	0.17	22
Green Oak Ct	Klamath Rd	End	0.03	26
Jasper Dr	Villa Grove Av	End	0.08	20
Klamath Ct	Klamath Rd	S 0.05mi	0.05	29
Klamath Rd	Flintridge Av	Angels Camp Rd	0.89	29
La Crescenta Dr	Wolf Rd	N Sunnyslope Rd	0.57	26
Lucerne Dr	Villa Grove Av	Vine	0.09	15
Luna Rd	Sheephorn Rd	Villa Grove Av	0.05	20
Menlo Dr	Sheephorn Rd	Butte Av	0.09	19
Minton Dr	Villa Grove Av	Villa Grove Av	0.58	20
Mira Ln	Butte Av	Villa Grove Av	0.02	20
Plumas Ct	Villa Grove Av	End	0.09	22
Sahuaro Wy	Villa Grove Av	Vine	0.09	28
Sheephorn Rd	Luna Rd	Menlo Dr	0.39	21
Silverado Rd	Minton Dr	End	0.08	22
Sun Crest Ct	Villa Grove Av	End	0.03	26
Sunnyslope Rd	Villa Grove Av	La Crescenta Dr	0.05	26
Travertine Rd	Villa Grove Av	E 0.07mi	0.07	23
Trinity Ct	Wolf Rd	End	0.04	22
Tuolumne Rd	Alameda Rd	Klamath Rd	0.70	26
Villa Grove Av	Lucerne Dr	Sunnyslope Rd	2.64	19
Vine Av	Lucerne Dr	Sahuaro Wy	0.12	16
Wolf Rd	Villa Grove Av	Canyon Crest Dr	0.32	20
Yosemite Dr	Canyon Crest Dr	E 0.15mi	0.15	19

SUBTOTAL MILES: 10.08 miles

ERWIN LAKE AREA

<u>Street</u>	<u>From</u>	<u>To</u>	<u>Length (miles)</u>	<u>Width (ft)</u>
Ash Ln	Manzanita Ln	State Ln	0.25	26
Chaparral Ct	Willow Ln	E 0.06mi	0.06	26
Erwin Ranch Rd	Hwy38	E 1.05mi	1.05	17
Hatchery Drive	State Ln.	Hwy 39	0.93	17
Hemlock Ln	Manzanita Ln	Mahogany Ln	0.17	26
Mahogany Ln	Willow Ln	Ash Ln	0.25	26
Manzanita Ln	Willow Ln	E of Ash Ln	0.20	26
Pine Ln	Manzanita Ln	Mahogany Ln	0.16	26
Pinon Ln	Manzanita Ln	Mahogany Ln	0.17	26
Rafferty Ct	State Ln	End	0.04	26
State Ct	State Ln	End	0.06	20
State Ln	Hwy 38	End	1.11	20
Willow Ln	Fern Ln	State Ln	0.37	26

SUBTOTAL MILES: 4.82 miles

LAKE WILLIAMS AREA

<u>Street</u>	<u>From</u>	<u>To</u>	<u>Length (miles)</u>	<u>Width(ft)</u>
Angelus Ave	Skyview Dr	Montevista Dr	0.21	24
Angelus Ct	Angelus Av	End	0.04	24
Crestwood Dr	Sky View Dr	Montevista Dr	0.16	26
Forest Hill Dr	Sky View Dr	Montevista Dr	0.21	26
Lake William Dr	Hwy 38	Lakewood Dr	0.05	26
Lakewood Dr	Lake William Dr	Sky View	0.18	26
Montevista Dr	Sky View Dr	Onyx Wy	0.41	26
Onyx Wy	Montevista Dr	End	0.08	24
Pinewood Dr	Sky View Dr	Sky View Dr	0.08	31
Sky View Ct	Sky View Dr	End	0.04	24
Sky View Dr	Lakewood Dr	Valley View Dr	0.70	26
Sun View Dr	Sky View Dr	End	0.06	31
Valley View Dr	Sky View Dr	Montevista Dr	0.23	26
Woodberry Dr	Sky View Dr	NE 0.03mi	0.03	31

SUBTOTAL MILES: 2.48 miles

RUNNING SPRINGS AREA

<u>Street</u>	<u>From</u>	<u>To</u>	<u>Length (miles)</u>	<u>Width(ft)</u>
Running Springs School Rd	HWY 18	0.15mi S. Cactus Ct	0.79	26

SUBTOTAL MILES: 0.79 miles

LAKE ARROWHEAD AREA

<u>Street</u>	<u>From</u>	<u>To</u>	<u>Length (miles)</u>	<u>Width(ft)</u>
Cedarbrook Dr.	Clubhouse	NE to End	0.36	18
Lachen Road	Como Lane	Shore	0.10	28
Como Lane	Lachen Rd	End	0.10	28
Tailsman Lane	Como Lane	End	0.16	27

SUBTOTAL MILES: 0.72 miles

TOTAL MILES: 18.89 miles



**Amendment 1
Attachment "C-1"**

SNOW ROUTE CHECK LIST

SPECIAL DISTRICTS DEPARTMENT
Charges for Auditing of FY 2009/10

<u>Road CSA/Zone</u>	<u>To be paid in FY 2010-11</u>
CSA 70 R-23 Mile High Park	504
CSA 70 R-35 Cedar Glen	504
CSA 70 R-40 Upper No. Bay - Lake Arrowhead	1,560
CSA 18 Cedar Pines	1,680
CSA 59 Deer Lodge Park	504
CSA 68 Valley of the Moon	504
CSA 69 Lake Arrowhead	504
CSA 70 R-2 Twin Peaks	504
CSA 70 R-4 Cedar Glen	504
CSA 70 R-7 Lake Arrowhead	504
CSA 70 R-9 Rim Forest	504
CSA 70 R-22 Twin Peaks	504
CSA 70 R-13 Lake Arrowhead North Shore	504
CSA 70 R-16 Running Springs	672
CSA 70 R-44 Saw Pit Canyon	1,940
Total	11,396