Peter Grenell

From:

DAVID HULL <hullspier@aol.com>

Sent:

Friday, December 21, 2012 11:26 AM

To:

Peter Grenell

Cc:

jwingfield@stocktonport.com

Subject:

CMLS Sponsorship

Attachments:

CMLS2013.CMIA.INVOICE.pdf

Peter/Jeff,

Attached please find an invoice from the California Maritime Leadership Symposium as approved at the CMIA meeting of December 19, 2012.

With this level of sponsorship, CMIA gets two registrations. I am already covered so please let me know who would like to go so I can get the registration info filled out. Brian went last year, fyi.

David

David Hull
David Hull and Associates
4330 Cedar Street, Suite M
Eureka, CA 95503
707.496.3120
707.445.0434 FAX
hullspier@aol.com
www.davidhullcoastal.com



INVOICE

Bill to: David Hull California Maritime Infrastructure Authority		Date: Invoice: (CMLS02
	F-		
	Ľ	Terms L	Upon Receipt
Event Sponsorship	Quantity	Rate	Amount
Silver Level Sponsorship of the CMLS	1	\$2,000	\$2,000.00
	Current In	voice Total	\$2,000.00
	Total Balo	ance Due	\$2,000.00

Please make all checks payable to "Three Squares Inc." (EID: 26-2906682) and mail to:

Three Squares Inc. 1507 7th Street, #105 Santa Monica, CA 90401

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AGREEMENT FOR CONSULTING SERVICES

This Agreement is made and entered into on <u>December 19, 2017</u> between David Hull and Associates, 4330 Cedar Street, Suite M, Eureka, CA 95503, hereinafter referred to as "CONSULTANT" and the California Maritime Infrastructure Bank (not a commercial bank), hereinafter referred to as "CLIENT".

- 1. SERVICES TO BE PERFORMED. Effective immediately, the parties hereto agree that CONSULTANT shall perform the service of Executive Services as set forth in the Scope of Work attached hereto as Exhibit A.
- 2. **DIRECTION OF WORK.** CONSULTANT shall only accept direction from the CLIENT's Chair and Board to accomplish the work of the CLIENT.
- COOPERATION. CLIENT and CONSULTANT agree to cooperate with each other in order to fulfill their responsibilities and obligations under this Agreement. Both CLIENT and CONSULTANT shall endeavor to maintain good working relationships.
- THIRD PARTY RIGHTS. This Agreement and obligations hereunder are intended for the sole benefit of CLIENT and CONSULTANT. Unless specifically stated in this Agreement, this Agreement is not intended to and does not create any rights or benefits to parties other than CLIENT and CONSULTANT.
- AUTHORIZED REPRESENTATIVES. CLIENT's authorized representative shall be the Chair. CONSULTANT's authorized representative is David Hull.
- 6. STANDARD OF CARE. CONSULTANT shall perform its services in accordance with the professional standard of care and skill ordinarily practiced by professional consultants in like disciplines performing services of a similar nature under similar circumstances at the same time and in the same locale. It is understood that CONSULTANT makes no warranty or guarantee, either expressed or implied under this Agreement or otherwise, in connection with CONSULTANT's services.
- 7. INDEPENDENT STATUS/SUBCONSULTANTS. CONSULTANT shall serve as an independent consultant to CLIENT and not its agent or employee. It is understood that CONSULTANT may retain subconsultants to perform services usually performed by subconsultants. Should it be determined appropriate or necessary to rely on a subconsultant where it is not customary to do so, CONSULTANT shall obtain written confirmation from CLIENT.

- BINDING EFFECT. This Agreement shall be binding upon CLIENT and CONSULTANT and their respective owners, shareholders, heirs, executors, administrators, successors, agents and assigns.
- 9. OWNERSHIP OF RECORDS. All reports, documents and other materials prepared or developed by CONSULTANT or any other person engaged directly or indirectly by CONSULTANT pursuant to this Agreement, including all documents on electronic media (hereinafter collectively "Record") shall be the property of CLIENT. CONSULTANT will retain its final Records for a period of three (3) years following completion of any project under this Agreement. During this time, CONSULTANT will make these Records available for CLIENT's inspection upon reasonable notice. CONSULTANT may charge a reasonable fee for retrieving or copying such Records.
- 10. COMPENSATION AND BILLING. CLIENT agrees to compensate CONSULTANT at the rate of \$1,000 per month. Billings and payment thereon shall be monthly. Payment is to be made within 30 days after receipt of the monthly billing by CLIENT. CLIENT will pay an additional charge of one and one-half percent (1.5%) per month or the maximum rate allowed by law, whichever is greater, for any payment received by CONSULTANT more than thirty (30) calendar days from the date of the invoice. Where there is a dispute about any portion of CONSULTANT's charges, CLIENT will pay in full when due those charges not in dispute. CLIENT may not withhold as an offset any fees or costs, or portion thereof, not directly related to the services allegedly justifying the offset. If CLIENT fails to pay any undisputed invoiced amounts within thirty (30) calendar days of the date of the invoice, CONSULTANT may suspend its performance or terminate this Agreement without incurring any liability to CLIENT and without waiving any other claim against CLIENT.

CLIENT agrees that all billings from CONSULTANT to CLIENT are appropriate, correct and binding on CLIENT unless CLIENT, within ten (10) days from the date of receipt of such billing, notifies CONSULTANT in writing of alleged inaccuracies, discrepancies or errors in billing.

11. INDEMINITY. Subject to the limitations and exceptions stated in this Agreement, CONSULTANT will indemnify and hold harmless CLIENT from and against all claims and actions, including reasonable attorneys fees, arising out of damages or injuries to persons or tangible property to the extent they are caused by a professionally negligent act, error, or omission of CONSULTANT in the performance of services under this Agreement.

CLIENT shall require any and all contractors providing any services related to CONSULTANT's services hereunder to defend, indemnify, and hold harmless CLIENT and CONSULTANT from and against all liabilities, claims, demands, damages, losses, expenses and costs (including reasonable attorneys fees) arising from such services, except to the extent such liabilities, claims, demands, damages, losses, expenses or costs are solely caused by the professional negligence or willful misconduct of CONSULTANT.

- 12. EXPENSES. Out-of-pocket costs for travel expenses as required by CLIENT for distances of more than a 10 mile radius from Eureka, CA are reimbursable with the billing, based on receipts. Automobile travel shall be reimbursed at the current IRS rate. Other expenses shall be reimbursed according to the Fee Schedule attached as Exhibit A and made part of this Agreement by reference.
- 13. CHANGE OF SCOPE. Any change in the scope of the professional services to be done, method of performance, nature of materials or price thereof, or to any other matter materially affecting the performance or nature of the professional services will not be paid for or accepted unless such change, addition or deletion is approved in advance in writing by the CLIENT.
- 14. WATVER OF LIABILITY. CONSULTANT will not be responsible for any claim, demand, expense, cost, loss, damage, or liability arising from any contributing negligent or wrongful acts by CLIENT, its contractors, subcontractors, agents, employees or consultants. Neither party will be responsible to the other for consequential damages including, but not limited to, loss of profit, loss of investment or business interruption.
- 15. DISPUTES. Any controversy or claim arising out of or related to this Agreement, or breach hereof, not resolved directly by the parties, shall be referred in the first instance to mediation prior to instituting any formal claim or court action. Any and all applicable statutes of limitation as to claims expressly identified in the demand for mediation or the response thereto shall be tolled from the first written demand for such mediation through the completion of the first mediation session. The mediation costs are to be paid by each party as directed by the mediator pursuant to each party's proportionate share.
- 16. TERM AND TERMINATION. The term of this Agreement shall be for twelve (12) months beginning on the date CLIENT signs below and may be renewed annually with affirmative action by CLIENT's Board. Either party may terminate this Agreement with or without cause upon thirty (30) days advance written notice. Irrespective of which party shall effect termination,

the CLIENT shall within thirty (30) calendar days of termination pay the CONSULTANT for services rendered and all costs incurred up to the time of termination as well as those costs associated with the termination itself, in accordance with the CONSULTANT's then-prevailing fee schedule and expense reimbursement policy.

17. ENTIRE AGREEMENT, MODIFICATIONS, HEADINGS, SEVERABILITY. The parties acknowledge that this Agreement constitutes the entire Agreement between them and supersedes all prior representations, warranties, agreements, and understandings, whether verbal or written, between the parties with respect to the subject matter. Unless stated otherwise in this Agreement, this Agreement may not be modified except in writing and signed by both parties. The headings to this Agreement are for the convenience and reference purposes only and shall not constitute a part of the Agreement. If any element of this Agreement is later held to violate the law or a regulation, or whose insurability cannot be confirmed by the CONSULTANT, it shall be deemed void and all remaining provisions shall continue in force. This Agreement shall be governed by the

CLIENT and CONSULTANT confirm reading this document in full and confirm that they understand the terms of this Agreement. All terms of this Agreement shall be construed with the commonly understood meaning. Any ambiguity shall not be construed against either party. CLIENT and CONSULTANT freely enter into this Agreement. This Agreement becomes effective on the date CLIENT signs below.

CONSULTANT

DAVID HULL AND ASSOCIATES

laws of the State of California.

CLIENT

PETER GRENELL Chair

CALIFORNIA MARITIME

INFRASTRUCTURE BANK

21,2012

ELEMBER 19, 2012

EXHIBIT A

SCOPE OF WORK

Executive Services for the California Maritime Infrastructure Bank (not a commercial bank)

CONSULTANT shall perform the following services as directed by CLIENT:

- 1. Provide Executive Services to the California Maritime Infrastructure Bank and other associated organizations as directed including, but not limited to:
- Scheduling meetings
- Developing meeting agendas
- Contacting/following up with prospective members
- Making presentations
- Travel on behalf of the organization
- Developing promotional literature
- Any and all other duties as directed by the Board

EXHIBIT B

FEE SCHEDULE

Rates

Principal

\$1,000.00/mo

<u>Expenses</u>, including but not limited to, travel (other than by automobile), equipment rental, office expenses and other similar project related costs are billed out at cost plus 10 percent. Automobile travel shall be reimbursed at the current IRS rate.

Agreement Between California Maritime Infrastructure Authority and California Maritime Infrastructure Authority for provision of Secretariat Services

WHEREAS, Section 6505(d) of the Government Code of the State of California authorizes a joint powers agency separate from its members to contract with a non-profit corporation to provide services to the Authority in carrying out its purposes and performing certain functions by contract on its behalf under certain conditions;

WHEREAS, the Board of Directors of the California Maritime Infrastructure Authority (the "Authority") have acted in concert with the California Maritime Infrastructure Bank (the "Bank") since their inception in carrying out their purposes on behalf of their respective member Harbor Agencies;

WHEREAS, under the authority of Section 6505(d) of the Government Code, the Board of Directors of the Authority on December 19, 29012 authorized the expenditure of public funds and approved the entry of the Authority into an agreement between the Authority and the Bank authorizing the Bank to perform certain administrative functions at its direction and control on the Authority's behalf upon the condition that the Bank conduct a limited annual audit of its expenditure of public funds received from the Authority and transmit the results of that annual audit to the Treasurer of the Authority;

NOW THEREFORE,

The Board of Directors of the Authority and the Bank, on behalf of their respective entities agree as follows:

Section: Appointment of Bank as Executive Agent of Authority

Under the authority of Section 6505(d) of the Government Code of the State of California, the Authority acting through its Board of Directors appoints the Bank (collectively referred to as the "Parties") acting through its Board of Directors as its executive agent for the limited purpose of performing certain administrative functions on a year to year basis at a cost to the Authority not to exceed one-thousand dollars (\$1,000.00) per month subject to reappointment upon the conduct and transmission of a limited annual audit of the expenditure of public funds received from the Authority, and the Bank accepts the appointment under the express condition of an annual audit of the expenditure of public funds required under that Section.

Section 2: Bank Acceptance of Appointment as Executive Agent of Authority

The Bank acting through its Chairman, accepts the appointment as the Executive Agent of the Authority and shall perform those functions under the direct authority and control of the Chairman of the Authority.

Section 3 Conduct of Annual Audit of Bank Expenditure of Public Funds
The Bank shall cause a limited annual audit of its expenditure of public funds received
from the Authority to be performed and transmit the results of that audit to the Treasurer
of the Authority.

Section 4: Reappointment of Bank as Executive Agent of Authority

Based upon the satisfactory performance of those duties assigned by the Chairman of the Authority to the Bank, and a satisfactory annual audit, the Board of the Authority may reappoint the Bank as its executive agent on a year to year basis.

Section 5: Termination of Appointment

The Board of Directors of the Authority may terminate this agreement with the Bank with or without cause in its sole discretion upon providing thirty days written notice to the Board of the Bank.

Section 6: Amendment of By Laws of the Authority

The Board of the Authority shall amend Section 3 of the By Laws of the Authority to conform to the adoption of this agreement.

Section 7: Accountability and Annual Audit of Authority

- (a) The Bank acting through its Board of Directors is strictly accountable for all funds and must report all receipts and disbursements to the Authority on a regular basis.
- b) The Bank may contract perform the functions of certain administrative functions and shall conduct or contract with a certified public accountant or public accountant to make an annual audit of accounts or records of the Bank limited to the expenditure of public funds received from the Authority, in accordance with the requirements prescribed by the state Controller for special districts under Section 26209 of the Government Code and generally accepted auditing standards.

Section 8: Surplus Money

After the completion of the purpose of this Agreement, any surplus money on hand shall be returned to the Authority after payment of all related outstanding obligations.

Section 9: Severability

If any part, term, or provision of this agreement is decided by a court of competent jurisdiction to be void, unenforceable, illegal, or in conflict with any law of the State of California, the validity of the remaining parts, terms, or provisions are not affected thereby.

Section 10: Prohibition Against Assignment of Agreement

The Bank may not assign and rights or obligations of performance or the right to payment or reimbursement under this agreement without the express approval of the Board of Directors of the Authority.

Section 11: Merger and integration and Amendment of Agreement

This Agreement constitutes the entire agreement between the Parties and supersedes all prior and contemporaneous understandings or agreements of the Parties.

This Agreement may be amended by supplemental written agreement executed by each of the Parties and approved by their respective Boards of Directors except as to those applicable provisions of the Government Code.

Section12: Waiver of Personal Liability

No Commissioner, Supervisor, officer, employee, agent, contractor or consultant of any of the Members is individually or personally liable for any claims, losses, damages, costs, injury, or liability of any kind, nature and description arising from actions of any of the Parties under this Agreement,

Section 13: Notices

Any notice, request, demand, or other communication under this agreement shall be in writing addressed to Chairman for the Authority with copies to other members of the Authority. Notice is sufficiently given for all purposes if provided in writing by first class mail postage prepaid as follows:
If to the Authority:
If to the Bank:

Section 14: Section Headings

All section headings contained herein are for convenience of reference only and are not intended to define or limit the scope of any provision of this Agreement.

Section 15: Counterparts

This Agreement may be executed in counterparts, each of which is considered to be an original, and the counterparts collectively constitute one and the same instrument.

Section 16: No Third-Party Beneficiaries

The Parties do not intend that any person or entity occupy the position of intended third-party beneficiaries of the obligations assumed by any party under this Agreement.

Section 17: Cooperation

The Parties hereto shall reasonably cooperate with each other to fulfill the terms and conditions of this Agreement.

Section 18: California Law

This Agreement shall be governed by and construed in accordance with the laws of the State of California. The venue for any legal action pertaining to this Agreement shall be Sacramento County, California.

Section 19: Representation by Counsel

The Parties each acknowledge that they have been represented in the negotiations for, and in the preparation of this Agreement by counsel of their own choosing, and agree to execute appropriate waivers from dual representation of multiple parties with potential conflicts of interest under the Code of Conduct applicable to members of the California Bar, that they have read this Agreement or have had it read to them by their counsel; and that they are fully aware of and understand its contents and its legal effect. Accordingly, this Agreement shall not be construed against any party, and the usual rule of construction that an Agreement is construed against the party which drafted it shall not apply.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their proper officers thereunto duly authorized, as of the day and year first above written.

DATED:

California Maritime Infrastructure Authority

BY:

Chair, Board of Directors of

California Maritime Infrastructure Authority

DATED:

California Maritime Infrastructure Bank

Chair, Board of Directors of

California Maritime Infrastructure Bank

Amendment of By Laws of the California Maritime Infrastructure Authority

Section 3 of the By Laws of the California Maritime Infrastructure Authority is amended as follows:

(1) By amending the Section Heading to read as follows:

"SECTION 3. Creation of Authority; Membership; Limitations on Obligations, and Appointment of Executive Agent"

- (2) By amending the text of Section 3 as follows:
- (a) By including all that material therein as redesignated subsection (a) as follows:

(a) Creation of Authority; Membership; Limitations on Obligations

There is hereby created pursuant to the Joint Powers Law an agency and public entity to be known as the "California Maritime Infrastructure Authority." As provided in the Joint Powers Law, the Authority shall be a public entity separate from the Members.

Any Harbor Agency shall be added as a new Member upon the approval of the governing body of such Harbor Agency and approval of the Board. The addition of any new Member shall become effective upon the execution on behalf of such Member of a counterpart of this Agreement and payment to the Authority of a pro-rata share of organization, planning and other costs and charges as determined by the Board.

This Agreement shall remain in effect as to any Member, unless and until it is terminated as to such Member by notice in writing to all other Members given by the withdrawing Member at least thirty (30) days in advance of the effective date of such termination; provided that such termination by and as to any Member shall not terminate this Agreement as to the remaining Members or the existence of the Authority herein created.

Any Member so terminating shall be obligated to pay any amounts such Member owes to the Authority and its pro-rata share of any encumbrances and indebtedness of the Authority which have been assumed by resolution of the governing body of such Member, all as of the date of service of notice of termination on the Authority, as a condition precedent to such termination and withdrawal.

The debts, liabilities and obligations of the Authority shall not constitute debts, liabilities or obligations of any Member, unless assumed in a particular case by resolution of the governing body of the Member to be charged. The debts, liabilities

and obligations of any Member shall not constitute debts, liabilities or obligations of any other Member by virtue of this Agreement.

and (b) by adding the following new subsection (b) as follows:

"(b) Appointment of Executive Agent"

Under the authority of Section 6505(d) of the Government Code of the State of California, the Authority acting through its Board of Directors may appoint a non-profit corporation as its executive agent for the limited purpose of performing certain administrative functions on a year to year basis subject reappointment upon the conduct and transmission of a limited annual audit of the expenditure of public funds received from the Authority."

David Hull and Associates

Coastal Project Development Consultants

INVOICE

Date: January 31, 2013

To: Peter Grenell Chair

California Maritime Infrastructure Bank

400 Oyster Point Blvd. Suite 300 South San Francisco, CA 94080

RE: Billing Period January 1-31, 2013.

Billing Profile:

A. Executive Services

January 2013

\$ 1,000.00

B. Reimbursement for travel expenses related to Northern California Economic Forecast Conference Presentation January 17, 2013, Oroville, CA (see attached detail)

Lodging

49.00

Meals

\$ 16.65

TOTAL DUE THIS BILLING PERIOD =

\$ 1,065.65

Thank you for your Payment, which is due upon receipt of this invoice.

David Hul

4330 Cedar Street, Suite M Eureka, CA 95503

707.496.3120

Project Management/Construction/Dredging/Wetland Mitigation/Project Troubleshooting

OK to pey : 2/1/2013



David Hull 4330 Cedar St Eureka, CA 95503 **USA**

Arrival:

01/16/13

Departure:

01/17/13

Invoice Number: R1978E.1 - 1

1471

Room Number:

0423

Cashier:

OFORREST

Card On File:

MAST

Date	Description	Reference	Comment	Debit	Credit
01/16/13 01/16/13	CAFE ROOM CHARGE	126254 0423		\$16.65 \$49.00	
01/17/13	PAY MASTERCARD	Ck Out 11:12	*************0139	7	(\$65.65)

Balance: \$0.00

I have received the goods and/or services in the amount shown heron I agree that my liability for this bill in not waived and agree to be held personally liable in the event that the indicated person, company, association or credit card issuer fails to pay for any part of the full amount of these charges. If a credit card charge, I further agree to perform the obligations set forth in the Cardholders agreement with the issuer.

Guest Signature:	
· .	



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Fred Davis and Associates













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ECONOMIC FORECAST CONFERENCE

JANUARY 17, 2013

MADE IN AMERICA,

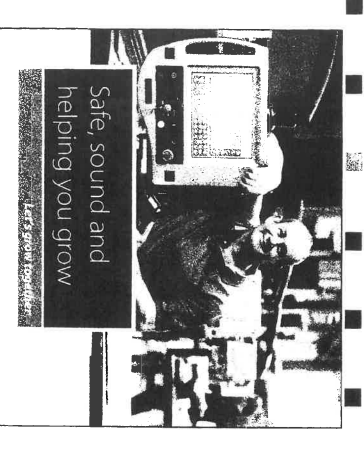


BRINGING MANUFACTURING BACK HOME

PRESENTED BY



Rabobank



Proud Sponsor - 2013 Economic Forecast Conference

915 Highland Pointe Dr., Roseville 950 Highway 99W, Corning 1335 Hilltop Drive, Redding 500 Luther Road, Red Bluff 672 Pearson Road, Paradise 230 9th Street, Marysville 237 West East Avenue, Chico 900 Mangrove Avenue, Chico 1600 Butte House Road, Yuba City 2227 Myers Street, Oroville 14001 Lakeridge Circle, Magalia 1017 Bridge Street, Colusa 2041 Forest Avenue, Chico



Rabobank

Breakout Sessions

Manager Control





13th Annual Economic Forecast Conference

Bringing Manufacturing Back Home General Session Agenda Made in America, Again



8:30-8:35AM	Conference Opening & Acknowledgements	Dan Ripke, Director, CED & Kelli Saam, KRCR-ABC News Anchor (Moderator)
8:35-8:40	Tyme Maidu Tribe & Gold Country Welcome	Mikel Hedrick, Gold Country Casino. Owned and operated by the Tyme Maidu Tribe
8:40-8:45	Building Regional Collaboration Year 1 - Update	Scott Gruendl, Director of Glenn Co. Health Services
8:45-9:30	Global & National Economy	Kevin Klowden, Director & Managing Economist for the CA Milken Institute
9:30-10:00	North Valley Economy	Dr. Robert Eyler, Economist, Sonoma State University
10:00-10:20	BREAK & Networking	
10:20-10:30	California Economic Development Outlook	Kish Rajan, Director, GoBiz
10:30-11:10	California Economy	John Chiang, California State Controller
11:10-11:50	The Reshoring Trend: How Northern CA Can Get On Board	Harry Moser - The Reshoring Initiative
11:50-12:00	Closing Remarks	Kelli Saam, KRCR-ABC News Anchor
12:00-1:30	LUNCH & Networking	Don Krysakowski, Executive
1:30 - 3:30	Breakout Sessions	Director, Work Training Center

Breakout Session:

1:30 - 3:30 PM

(2:15 - 2:45 Break)

to connect with colleagues that are leading the transformation of the manufacturing issues, successes and how to apply new concepts in your operations. This is a chance knowledge through collaboration and discussion. Learn and discuss significant trends Manufacturing Excellence in the North State This panel will elevate manufacturing

Location: Second Floor Conference Room A

Harry Moser, Founder, The Reshoring Initiative (moderator)
Dr. Kem Robinson, Director, Engineering Division, Lawrence-Berkeley National Lab Daren Otten, Director, CSU Chico Sustainable Manufacturing Paul Stark, Regional Manager, MANEX Mike Phulps, Owner, MetalWorks

to leverage resources to improve technology innovation environment. interactive discussion will focus on addressing issues, barriers, ideas, successes, and how explore ideas and strategies to support technology innovation in the North State. This In order to move up on the national and international value chain, this panel will have become the key drivers of economic growth and international competitiveness. Location: Second Floor Conference Room B Technology innovation for Economic Development Innovation and technology

Rich Mostert, Assistant Director, Central Valley Business Incubator Amy Schulz, Director, Business & Entrepreneurship, Feather River College Ida Shum, Far West Regional Coordinator, Federal Lab Consortium, Lawrence-Livermore Jan Gregory, Director, Innovate North State (moderator)
Rob White, CEO, i-GATE

trends and provide insight on what to expect and the impact of locational preferences. markets across the country continue to recover, this session will address some of the Emerging Trends in Commercial and Agricultural Real Estate As real estate Location: Fifth Floor Meeting Room

Margaret Schmidt, CSU Chico, College of Natural Sciences (moderator) Ken Miller, Coldwell Banker, Redding Doug Weigand, VP Agriculture Lending, Rabobank Mike Donnelly, Coldwell Banker Real Estate Ken Miles, CORENET GLOBAL - Northern California



Breakout Session:

1:30 - 3:30 PM

(2:15 - 2:45 Break)

business. This is especially significant for successful manufacturing strategies—accessibility to roads, port activity and rall transport are key! of sustainable business is to find a suitable location that maximizes the economic returns of doing the interplay between an effective transportation infrastructure and economic growth. The goal The Impact of Transportation Infrastructure on Economic Growth This panel addresses

Location: Conference Center/Second Floor

Consortium (moderator) Tom West, Manager, Upstate CA Connect Consortium & Northeastern CA Connect

Mike Luken, Manager, Port of West Sacramento David Hull, Executive Director, CA Maritime infrastructure Authority Eric Kreutzberg, Industrial Development, Union Pacific Railroad

Dan Wayne, Shasta County Regional Transportation Planning Agency

growth. Panel experts will answer questions and address strategies for international trade, available and exporting resources for entrepreneurs looking to expand into the global market and difficulties with importing from experts to open up opportunities in the global market as an engine for business and regional Importing and Exporting for Business Success Learn Exporting and Importing intricacies

Location: Third Floor Conference Room

Brooks Ohlson, Director, Center for International Trade (CITD)
Shawn Walters, VP Manager International Trade Services, Rabobank George Tastard, Director, US Export Assistance Center Renee Nunes-Taylor, CEO, Northern California World Trade Center JT Kullar, Agriculture Relationship Manager, Rabobank (moderator)

Jerry Avila, Regional Manager, Office of International Trade, Small Business Administration

and trends in advancing an advocacy for those navigating their way through business business success. This session is a collaborative effort to identify issues, barriers, solutions and predictable regulatory business environment to the North State economy is vital to economic growth and threaten business survival. Awareness of the importance of efficient Business Enterprise and Regulatory Reform Identify regulatory barriers that challenge

Location: Main Event Room

Cathy Emerson, Program Manager, CSU Chico, Center for Economic Development (moderator)

Roger Nielfo, President & CEO, Sacramento Metro Chamber

Ken DeVore, Legislative Director, National Federation of Independent Business (NFIB) Jack Stewart, President, California Manufacturers & Technology Association Joshua Wood, Executive Director, Region Builders, Inc.

Peter Grenell

From: Sent:

DAVID HULL <hullspier@aol.com> Friday, February 01, 2013 9:00 AM

To: Subject: Peter Grenell; jwingfield@stocktonport.com

Attachments:

CMIB Jan billing cmib hull 1_2013.pdf

Peter/Jeff,

I have attached an invoice for January 2013 CMIB Executive Services.

Also, Jeff, did we pay CALMITSAC for the Maritime Leadership Symposium sponsorship yet? And thanks for putting the bug in Jim's ear!

David

David Hull Executive Director California Maritime Infrastructure Bank

David Hull and Associates 4330 Cedar Street, Suite M Eureka, CA 95503 707.496.3120 707.445.0434 FAX hullspier@aol.com www.davidhullcoastal.com