



BOARD OF SUPERVISORS AGENDA ITEM REPORT **CONTRACTS / AWARDS / GRANTS**

Requested Board Meeting Date: 04/19/2016

or Procurement Director Award ☐

Contractor/Vendor Name (DBA): Southern Arizona Rescue Association (SARA)

Project Title/Description:

Provision of Equipment and Supplies for Search and Rescue Operations

Purpose:

State statute authorizes the Board of Supervisors to contract for the acquisition, rental or hire of equipment, services, services supervision, supplies and other resources for use in search or rescue operations involving the life or health of any person. In order to conduct effective operations during manpower-intensive incidents, the Pima County Sheriff's Department (PCSD) utilizes the services of volunteer organizations within the community. SARA has certain equipment and supplies that are used regularly to assist with such search and rescue operations initiated by or through the PCSD.

Procurement Method:

Direct Select

Program Goals/Predicted Outcomes:

SARA will provide equipment and supplies for use in search and rescue operations that occur throughout the County in response to calls to the PCSD and must maintain records regarding the rescue activities that it performs under this Contract.

Public Benefit:

SARA is a non-profit, all-volunteer search and rescue organization serving southern Arizona and Pima County since 1958. According to their most recent six-month call response report, SARA responded to 50 calls for assistance, most of which occurred in the Santa Catalina District of the Coronado National Forest. SARA has been instrumental in volunteer coordination and response during search and rescue operations in Pima County and we would like to continue our partnership.

Metrics Available to Measure Performance:

Contractor must submit copies of all Call Out Response Reports for all rescue activities conducted.

Retroactive:

OEM was recently appointed the County oversight agency for SARA. In reviewing the agreement, OEM realized the agreement had expired in July of 2015 and began preparing a new contract. The attached contract would require SARA to continue to provide equipment and supplies for use in search and rescue operations that occur throughout Pima County in response to calls to the PCSD. Because SARA has responded to calls from PCSD during the lapsed time of the agreement, we are requesting the contract be retroactive to July 1, 2015.

*TO: MOB. 3-24-16 (2)
Ver. - 1
Pgs. - 8*

Procure Dept 03/23/16 PM04:24

Procure Dept 03/23/16 AM11:05

Original Information

Document Type: CT Department Code: OEM Contract Number (i.e., 15-123): 16-258
Effective Date: 07/01/2016 ²⁰¹⁵ Termination Date: 07/01/2018 Prior Contract Number (Synergen/CMS): CA-13-020
☒ Expense Amount: \$ 105,000 ☐ Revenue Amount: \$ _____
Funding Source(s): Board Contingency Fund

Cost to Pima County General Fund: 105,000

Contract is fully or partially funded with Federal Funds? ☐ Yes ☒ No ☐ Not Applicable to Grant Awards
Were insurance or indemnity clauses modified? ☒ Yes ☐ No ☐ Not Applicable to Grant Awards
Vendor is using a Social Security Number? ☐ Yes ☒ No ☐ Not Applicable to Grant Awards
If Yes, attach the required form per Administrative Procedure 22-73.

Amendment Information

Document Type: _____ Department Code: _____ Contract Number (i.e., 15-123): _____
Amendment No.: _____ AMS Version No.: _____
Effective Date: _____ New Termination Date: _____
☐ Expense ☐ Revenue ☐ Increase ☐ Decrease Amount This Amendment: \$ _____
Funding Source(s): _____

Cost to Pima County General Fund: _____

Contact: Griselda Moya-Flores

Department: Office of Emergency Management Telephone: 724-9314

Department Director Signature/Date: [Signature] 3-22-16

Deputy County Administrator Signature/Date: [Signature] 3-22-2016

County Administrator Signature/Date: [Signature] 3/23/16
(Required for Board Agenda/Addendum Items)

<p>PIMA COUNTY DEPARTMENT OF Emergency Management</p> <p>PROJECT: Provision of Equipment and Supplies for Search and Rescue Operations</p> <p>CONTRACTOR: Southern Arizona Rescue Association</p> <p>AMOUNT: 105,000 (\$35,000 annually/3 years)</p> <p>FUNDING: Board Contingency Fund</p>	<table border="1"> <tr> <td align="center" colspan="2">CONTRACT</td> </tr> <tr> <td>NO.</td> <td>CT- OEM-16-258</td> </tr> <tr> <td>AMENDMENT NO.</td> <td>_____</td> </tr> <tr> <td colspan="2"> This number must appear on all invoices, correspondence and documents pertaining to this contract. </td> </tr> </table> <p align="center">(STAMP HERE)</p>	CONTRACT		NO.	CT- OEM-16-258	AMENDMENT NO.	_____	This number must appear on all invoices, correspondence and documents pertaining to this contract.	
CONTRACT									
NO.	CT- OEM-16-258								
AMENDMENT NO.	_____								
This number must appear on all invoices, correspondence and documents pertaining to this contract.									

PROFESSIONAL SERVICES CONTRACT - Board of Supervisors

THIS CONTRACT entered between Pima County, a body politic and corporate of the State of Arizona, hereinafter called COUNTY; and Southern Arizona Rescue Association, hereinafter called CONTRACTOR.

WITNESSETH

WHEREAS, A.R.S § 11-441C requires the Pima County Sheriff's Department (PCSD) to provide search and rescue service to the people of Pima County; and

WHEREAS, in order to conduct effective operations during manpower-intensive incidents, the PCSD utilizes the services of volunteer organizations within the community; and

WHEREAS, in 2010 the PCSD entered into a Memorandum of Understanding with an umbrella organization called Search and Rescue Council, Inc. (SARCI) to provide general guidelines for when member organizations are called upon to assist with search and rescue operations; and

WHEREAS, the CONTRACTOR is one of the member organization in SARCI; and

WHEREAS, the CONTRACTOR responded to 50 calls for assistance between July 2015 and December 2015, which is consistent with past periods of call responses; and

WHEREAS, the CONTRACTOR has certain equipment and supplies that are used regularly to assist with such search and rescue operations initiated by or through the PCSD; and

WHEREAS, A.R.S § 11-251.02 authorizes the Board of Supervisors to contract for the acquisition, rental or hire of equipment, services, services supervision, supplies and other resources for use in search or rescue operations involving the life or health of any person; and

WHEREAS, the Pima County Office of Emergency Management has been designated as the County oversight agency responsible for management and oversight of CONTRACTOR.

NOW, THEREFORE, the parties hereto agree as follows:

ARTICLE 1 - TERM AND EXTENSION/RENEWAL/CHANGES

This Contract, as awarded by the Board of Supervisors, commences on July 1, 2015 and terminates on July 1, 2018, unless sooner terminated or further extended pursuant to the provisions of this Contract.

Any modification or extension of the contract termination date will be by formal written amendment executed by the parties hereto.

Amendments to the Contract must be approved by the Board of Supervisors or the Procurement Director, as required by the Pima County Procurement code, before any work or deliveries under the Amendment commences.

ARTICLE 2 – SCOPE OF SERVICES

This Contract establishes the agreement under which CONTRACTOR will provide services to COUNTY. CONTRACTOR shall provide equipment and supplies for use in search and rescue operations that occur throughout the County in response to calls to the PCSD. CONTRACTOR must ensure that equipment is of a sufficient standard required by the PCSD. CONTRACTOR must maintain records regarding the rescue activities that it performs under this Contract ("Call Out Response Reports") and provide such reports to COUNTY as described in Article 3-COMPENSATION AND PAYMENT, below. A sample of these reports is included as Attachment A.

CONTRACTOR shall provide COUNTY the goods as defined in this Contract. All goods shall comply with the requirements and specifications as called for in this Contract.

ARTICLE 3 – COMPENSATION AND PAYMENT

In consideration for the goods and services specified in this Contract, COUNTY agrees to pay CONTRACTOR in an amount not to exceed **\$105,000** over the three years of the contract. On or by January 15th and July 15th of each year, CONTRACTOR shall submit an Invoice to COUNTY in the amount of \$17,500.

CONTRACTOR must provide detailed documentation in support of payment requests. CONTRACTOR must submit, as documentation for this Invoice, copies of all Call Out Response Reports for all rescue activities conducted by CONTRACTOR under this Contract for the periods July 1- December 31 and January 1- June 30, respectively, preceding the date of the invoice. A copy of the Call Out Response Report is attached to this Contract as Attachment A and incorporated herein. COUNTY will review each Call Out Response Report submitted and, if such report is acceptable to COUNTY, payment will be issued 30 days of receipt of the invoice.

Although State and City sales tax may not be fully or accurately defined on an order, they will be paid when they are DIRECTLY applicable to Pima County and invoiced as a separate line item. Such taxes should not be included in the item unit price.

Pricing will remain firm during the term of the contract. Price increases will only be considered in conjunction with a renewal of the Contract. In the event that economic conditions are such that CONTRACTOR desires unit price increases upon renewal of the Contract, CONTRACTOR will submit a written request to COUNTY with supporting documents justifying such increases at least ninety (90) days prior to the termination date of the Contract. Unit Prices will include compensation for CONTRACTOR to implement and actively conduct cost and price control activities. COUNTY will review the proposed pricing and determine if it is in the best interest of COUNTY to renew or extend the Contract as provided for in Article I of this Contract.

CONTRACTOR will not provide goods and services in excess of the Article 2 and Contract Amounts without prior authorization by an amendment executed by COUNTY. Goods and Services provided in excess of Line Item or Contract Total Amounts without prior authorization by fully executed amendment will be at CONTRACTOR'S own risk.

For the period of record retention required under Article 21, COUNTY reserves the right to question any payment made under this Article and to require reimbursement therefore by setoff or otherwise for payments determined to be improper or contrary to the contract or law.

ARTICLE 4 - INSURANCE

The CONTRACTOR'S insurance will be primary insurance and non-contributory with respect to all other available sources. CONTRACTOR will obtain and maintain at its own expense, during the entire term of this Contract the following type(s) and amounts of insurance:

CONTRACTOR shall obtain and maintain at its own expense, during the entire term of this Contract Commercial General Liability in the amount of \$1,000,000.00 combined single limit Bodily Injury and Property Damage. Pima County is to be named as an additional insured for all operations performed within the scope of the Contract between County and CONTRACTOR

COUNTY will provide Workers' Compensation coverage for operations initiated by or through the Pima County Sheriff's Department in order to provide the CONTRACTOR's volunteer members with Workers' Compensation Coverage during those operations. The CONTRACTOR's volunteer members are expected to follow the County's Administrative Procedure #30-24 including reporting any injuries in writing to their supervisor. The COUNTY's report forms: Employee Incident Summary and Supervisor Incident Analysis and Prevention Report are to be completed and submitted to Pima County Risk Management within 24 hours of an accident or incident. The forms can be requested from Pima County Risk Management and are also available on the COUNTY's web site under Risk Management: Forms.

CONTRACTOR will provide COUNTY with current certificates of insurance. All certificates of insurance must provide for guaranteed thirty (30) days' written notice to COUNTY of cancellation, non-renewal or material change.

ARTICLE 5 - INDEMNIFICATION

CONTRACTOR will indemnify, defend, and hold harmless COUNTY, its officers, employees and agents from and against any and all suits, actions, legal administrative proceedings, claims or demands and costs attendant thereto, arising out of any act, omission, fault or negligence by the CONTRACTOR, its agents, employees or anyone under its direction or control or on its behalf in connection with performance of this Contract.

CONTRACTOR warrants that all products and services provided under this contract are non-infringing. CONTRACTOR will indemnify, defend and hold COUNTY harmless from any claim of infringement arising from services provided under this contract or from the provision, license, transfer or use for their intended purpose of any products provided under this Contract.

ARTICLE 6 - COMPLIANCE WITH LAWS

CONTRACTOR will comply with all federal, state, and local laws, rules, regulations, standards and Executive Orders, without limitation. In the event any services provided under this contract require a license issued by the Arizona Registrar of Contractors (ROC), Contractor certifies that those services will be provided by a contractor licensed by ROC to perform those services in Arizona. The laws and regulations of the State of Arizona govern the rights, performance and disputes of and between the parties. Any action relating to this Contract must be brought in a court of the State of Arizona in Pima County.

Any changes in the governing laws, rules, and regulations during an agreement apply, but do not require an amendment or revisions.

ARTICLE 7 - INDEPENDENT CONTRACTOR

The status of the CONTRACTOR is that of an independent contractor. Neither CONTRACTOR, nor CONTRACTOR'S officers, agents or employees will be considered an employee of Pima County or be entitled to receive any employment-related fringe benefits under the Pima County Merit System. CONTRACTOR is responsible for payment of all federal, state and local taxes associated with the compensation received pursuant to this Contract and will indemnify and hold COUNTY harmless from any and all liability which COUNTY may incur because of CONTRACTOR'S failure to pay such taxes. CONTRACTOR is solely responsible for program development and operation.

ARTICLE 8 - SUBCONTRACTOR

CONTRACTOR will be fully responsible for all acts and omissions of any subcontractor and of persons directly or indirectly employed by any subcontractor and of persons for whose acts any of them may be liable to the same extent that the CONTRACTOR is responsible for the acts and omissions of persons directly employed by it. Nothing in this contract creates any obligation on the part of COUNTY to pay or see to the payment of any money due any subcontractor, except as may be required by law.

ARTICLE 9 - ASSIGNMENT

CONTRACTOR may not assign its rights to this Contract, in whole or in part, without prior written approval of the COUNTY. COUNTY may withhold approval at its sole discretion, provided that COUNTY will not unreasonably withhold such approval.

ARTICLE 10 - NON-DISCRIMINATION

CONTRACTOR agrees to comply with all provisions and requirements of Arizona Executive Order 2009-09 which is hereby incorporated into this contract as if set forth in full herein **including flow down of all provisions and requirements to any subcontractors**. During the performance of this contract, CONTRACTOR will not discriminate against any employee, client or any other individual in any way because of that person's age, race, creed, color, religion, sex, disability or national origin.

ARTICLE 11 - AMERICANS WITH DISABILITIES ACT

CONTRACTOR will comply with all applicable provisions of the Americans with Disabilities Act (Public Law 101-336, 42 U.S.C. 12101-12213) and all applicable federal regulations under the Act, including 28 CFR Parts 35 and 36.

ARTICLE 12 - AUTHORITY TO CONTRACT

CONTRACTOR warrants its right and power to enter into this Contract. If any court or administrative agency determines that COUNTY does not have authority to enter into this Contract, COUNTY will not be liable to CONTRACTOR or any third party by reason of such determination or by reason of this Contract.

ARTICLE 13 - FULL AND COMPLETE PERFORMANCE

The failure of either party to insist on one or more instances upon the full and complete performance of any of the terms or conditions of this Contract to be performed on the part of the other, or to take any action permitted as a result thereof, is not a waiver or relinquishment of the right to insist upon full and complete performance of the same, or any other covenant or condition, either in the past or in the future. The acceptance by either party of sums less than may be due and owing it at any time is not an accord and satisfaction.

ARTICLE 14 - CANCELLATION FOR CONFLICT OF INTEREST

This Contract is subject to cancellation for conflict of interest pursuant to ARS § 38-511, the pertinent provisions of which are incorporated into this Contract by reference.

ARTICLE 15 - TERMINATION

COUNTY reserves the right to terminate this Contract at any time and without cause by serving upon CONTRACTOR thirty (30) days advance written notice of such intent to terminate. In the event of such termination, COUNTY'S only obligation to CONTRACTOR will be payment for services rendered prior to the date of termination.

This Contract may be terminated at any time without advance notice and without further obligation to the COUNTY when CONTRACTOR is found by COUNTY to be in default of any provision of this Contract.

Notwithstanding any other provision in this Contract, this Contract may be terminated if for any reason, there are not sufficient appropriated and available monies for the purpose of maintaining COUNTY or other public

entity obligations under this Contract. In the event of such termination, COUNTY will have no further obligation to CONTRACTOR, other than to pay for services rendered prior to termination.

ARTICLE 16 - NOTICE

Any notice required or permitted to be given under this Contract will be in writing and will be served by personal delivery or by certified mail upon the other party as follows:

COUNTY:
Mr. Jeff Guthrie
Pima County Office of Emergency Management
3434 E. 22nd Street, Ste. A
Tucson, Arizona 85713
Phone: (520) 724-9300
Fax: (520) 724-9310
Email: Jeff.Guthrie@pima.gov

CONTRACTOR:
Southern Arizona Rescue Association, Inc.
c/o Law Offices of Henry Jacobs, PLLC
271 N. Stone Ave.
Tucson, AZ 85701
Phone: (520) 792-0091
Fax: (520) 792-0471
Email: HJACOBS@JACOBSLAW.COM

General correspondence and payments:

Southern Arizona Rescue Association, Inc.
P.O. Box 12892
Tucson, AZ 85732-2892
sarapresident@sarci2.org

ARTICLE 17 - NON-EXCLUSIVE CONTRACT

CONTRACTOR understands that this Contract is nonexclusive and is for the sole convenience of COUNTY. COUNTY reserves the right to obtain like services from other sources for any reason.

ARTICLE 18 - OTHER DOCUMENTS

CONTRACTOR and COUNTY in entering into this Contract have relied upon information provided in the call out response report provided by CONTRACTOR for July 2015 through December 2015 (Attachment A).

ARTICLE 19 - REMEDIES

Either party may pursue any remedies provided by law for the breach of this Contract. No right or remedy is intended to be exclusive of any other right or remedy and each is cumulative and in addition to any other right or remedy existing at law or at equity or by virtue of this Contract.

ARTICLE 20 - SEVERABILITY

Each provision of this Contract stands alone, and any provision of this Contract found to be prohibited by law will be ineffective to the extent of such prohibition without invalidating the remainder of this Contract.

ARTICLE 21 - BOOKS AND RECORDS

CONTRACTOR will keep and maintain proper and complete books, records and accounts, which will be open at all reasonable times for inspection and audit by duly authorized representatives of COUNTY.

In addition, CONTRACTOR will retain all records relating to this contract at least five (5) years after its termination or cancellation or, if later, until any related pending proceeding or litigation has been closed.

ARTICLE 22 – PUBLIC INFORMATION

Pursuant to A.R.S. § 39-121 et seq., and A.R.S. § 34-603(H) in the case of construction or Architectural and Engineering services procured under A.R.S. Title 34, Chapter 6, all information submitted in response to this solicitation, including, but not limited to, pricing, product specifications, work plans, and any supporting data becomes public information and upon request, is subject to release and/or review by the general public including competitors.

Any records submitted in response to this solicitation that CONTRACTOR reasonably believes constitute proprietary, trade secret or otherwise confidential information must be appropriately and prominently marked as CONFIDENTIAL by CONTRACTOR prior to the close of the solicitation.

Notwithstanding the above provisions, in the event records marked CONFIDENTIAL are requested for public release pursuant to A.R.S. § 39-121 et seq., County will release records marked CONFIDENTIAL ten (10) business days after the date of notice to CONTRACTOR of the request for release, unless CONTRACTOR has, within the ten day period, secured a protective order, injunctive relief or other appropriate order from a court of competent jurisdiction, enjoining the release of the records. For the purposes of this paragraph, the day of the request for release will not be counted in the time calculation. CONTRACTOR will be notified of any request for such release on the same day of the request for public release or as soon thereafter as practicable.

County will not, under any circumstances, be responsible for securing a protective order or other relief enjoining the release of records marked CONFIDENTIAL, nor will County be in any way financially responsible for any costs associated with securing such an order.

ARTICLE 23 – LEGAL ARIZONA WORKERS ACT COMPLIANCE

CONTRACTOR hereby warrants that it will at all times during the term of this Contract comply with all federal immigration laws applicable to CONTRACTOR'S employment of its employees, and with the requirements of A.R.S. § 23-214 (A) (together the "State and Federal Immigration Laws"). CONTRACTOR will further ensure that each subcontractor who performs any work for CONTRACTOR under this contract likewise complies with the State and Federal Immigration Laws.

COUNTY has the right at any time to inspect the books and records of CONTRACTOR and any subcontractor in order to verify such party's compliance with the State and Federal Immigration Laws.

Any breach of CONTRACTOR'S or any subcontractor's warranty of compliance with the State and Federal Immigration Laws, or of any other provision of this section, is a material breach of this Contract subjecting CONTRACTOR to penalties up to and including suspension or termination of this Contract. If the breach is by a subcontractor, and the subcontract is suspended or terminated as a result, CONTRACTOR will be required to take such steps as may be necessary to either self-perform the services that would have been provided under the subcontract or retain a replacement subcontractor, as soon as possible so as not to delay project completion.

CONTRACTOR will advise each subcontractor of COUNTY'S rights, and the subcontractor's obligations, under this Article by including a provision in each subcontract substantially in the following form:

"SUBCONTRACTOR hereby warrants that it will at all times during the term of this contract comply with all federal immigration laws applicable to SUBCONTRACTOR's employees, and with the requirements of A.R.S. § 23-214 (A). SUBCONTRACTOR further agrees that COUNTY may inspect the SUBCONTRACTOR'S books and records to insure that SUBCONTRACTOR is in compliance with these requirements. Any breach of this paragraph by SUBCONTRACTOR is a material breach of this contract subjecting SUBCONTRACTOR to penalties up to and including suspension or termination of this contract."

Any additional costs attributable directly or indirectly to remedial action under this Article will be the responsibility of CONTRACTOR. In the event that remedial action under this Article results in delay to one or more tasks on the critical path of CONTRACTOR's approved construction or critical milestones schedule, such period of delay will be excusable delay for which CONTRACTOR will be entitled to an extension of time, but not costs.

ARTICLE 24- GRANT COMPLIANCE

Not Applicable

ARTICLE 25 - ENTIRE AGREEMENT

This document constitutes the entire agreement between the parties pertaining to the subject matter hereof, and all prior or contemporaneous agreements and understandings, oral or written, are hereby superseded and merged herein. This Contract may be modified, amended, altered or extended only by a written amendment signed by the parties.

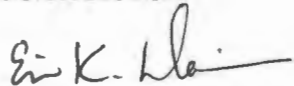
IN WITNESS WHEREOF, the parties have affixed their signatures to this Contract on the date written below.

PIMA COUNTY

Sharon Bronson, Chair
Board of Supervisors

Date

CONTRACTOR



Authorized Officer Signature

ERIC K DAVIS, PRESIDENT, SARA
Printed Name and Title

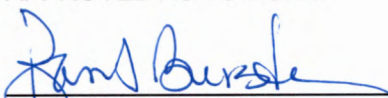
3-21-16
Date

ATTEST

Robin Brigode, Clerk of Board

Date

APPROVED AS TO FORM

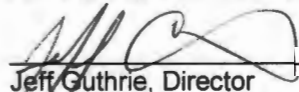


Deputy County Attorney

Barbara S. Burstein
Print DCA Name

3/18/2016
Date

APPROVED AS TO CONTENT



Jeff Guthrie, Director
Pima County Office of Emergency Management

3-21-16
Date

ATTACHMENT A
Southern Arizona Rescue Association
Emergency Responses July 2015 thru December 2015

	Date & Time	Volunteers	Hrs	Air_Assist	Problem	Location	Other_Agcy
1	20151229-1235	16	75	22ym hiker fall injury	Ventana Trail, Catalinas	Ranger 52	RMFD
2	20151220-0330	8	8	51ym, 20ym Climbers overdue	Coyote Domes, Coyotes		U
3	20151204-1925	5	5	22ym hiker exhausted	Finger Rock Trail, Catalinas		
4	20151129-1710	10	24	Hikers exhausted	Box Camp Trail, Catalinas	Tucson	R
5	20151127-1535	10	10	38ym leg injury	Marshall Gulch, Catalinas		M
6	20151126-1055	13	21	19yf hiker difficulty breathing	Douglas Springs Trail, Rincons		NPS, RMFD
7	20151122-1350	16	88	23yf hiker ankle injury	Agua Caliente Canyon, Catalinas	Tucson	
8	20151111-1435	6	6	??y? fall injury	Windy Point, Catalinas	LifeLine1	M
9	20151105-1020	4	4	65ym hiker chest pains	Blackett's Ridge, Catalinas	She	R
10	20151101-1755	4	4	62ym hiker missing	Romero Pools, Catalinas		
11	20151029-2015	20	92	58yf hiker missing	Cactus Forest, Rincons	She	
12	20151025-1845	12	109	59yf hiker exhausted	Crystal Spring Trail, Catalinas		
13	20151025-1725	12	15	57ym hunter injured	Alazzura Peak, Santa Ritas	She	R
14	20151007-1130	12	42	63ym hiker ankle injury	Blackett's Ridge, Catalinas		R
15	20151002-1755	11	39	40ym hiker fall injury	Bear Canyon, Catalinas	Sheriff11	MLFD RMFD
16	20151002-1020	9	9	88yf dementia patient missing	Green Valley		
17	20151001-1950	8	10	30ym hiker lost	Hope Camp, Rincons	Sur	
18	20150923-1845	12	78	20yf hiker lost	Sutherland Trail, Catalinas	Sur	
19	20150921-1740	11	60	2 males stranded south side	TV Upper Falls, Rincons	She	
20	20150920-1030	3	19	64yf missing	San Pedro River, near Sierra		C
21	20150918-1035	11	30	32yf leg injury	Lower Falls, TV Canyon, Rincons		R
22	20150913-0950	9	28	64yf hiker knee injury	Romero Trail, Catalinas		GRFD NWFD
23	20150908-0350	5	65	53yf camper missing	Riggs Flat, Grahams		GCSD CCSAR
24	20150907-1345	12	31	50ym hiker exhausted	Romero Trail, Catalinas		GRFD NWFD
25	20150907-1030	14	28	??y? hiker exhausted	Bear Canyon Trail, Catalinas		
26	20150905-0550	4	56	53yf camper missing	Riggs Flat, Grahams		G
27	20150904-1725	11	20	24ym hiker injured ankles	Cat Mtn, Tucson Mtns	Tucson	D
28	20150902-0930	2	4	64ym knee injury	Rattlesnake Trail, Catalinas		
29	20150901-1750	9	9	??ym inebriated	Sabino Dam, Catalinas		R
30	20150829-1515	12	22	50ym hiker exhausted	Pusch Peak, Catalinas		
31	20150824-1810	10	49	Canine unable to walk	TV Canyon, Rincons		
32	20150822-1600	14	57	45yf hiker ankle injury	Sabino Canyon upstream		
33	20150813-1445	4	4	??yf knee injury	Main Trail, TV Canyon, Rincons		
34	20150811-1650	12	50	21ym swimmer missing	TV Canyon, Rincons	She	R
35	20150810-0600	6	84	5ym camper missing	Jacob Lake, N Arizona		CCSO MIL
36	20150809-1615	6	13	15ym hiker exhausted	Mt Lemmon Trail, Catalinas		M
37	20150809-0600	6	66	5ym camper missing	Jacob Lake, N Arizona		CCSO MIL
37	20150808-1600	12	38	??yf hiker exhausted	7 Falls, Catalinas		R
39	20150802-1830	14	53	68ym backpacker overdue	Mt Lemmon to Romero,	She	
40	20150802-1140	9	17	Hikers off trail	Pima Canyon, Catalinas		
41	20150726-1415	12	45	Hikers ill	7 Falls Trail, Catalinas		
42	20150722-1545	18	53	20yf ill	TV Falls, Rincons		R
43	20150720-1245	16	47	Hikers exhausted	7 Falls Trail, Catalinas	She	
44	20150711-1530	12	24	43ym hiker exhausted	Pima Canyon, Catalinas	She	
45	20150711-1025	11	33	37yf hiker leg injury	Sweetwater Trail, Tucson Mtns	Sh	
46	20150711-1015	0	0	68yf hiker ill	Thunderbird Trail, Tucson Mtns		N
47	20150707-2220	9	59	Mtn bikers lost	Sutherland Trail, Catalinas	Sur	
48	20150707-1910	8	28	30yf hiker lost w/ husky	Butterfly Trail, Catalinas		
49	20150707-0005	8	14	??ym fall injury	Madera Canyon, Santa Ritas	Sheriff1	BOR
50	20150704-1550	13	23	54ym mtn biker ill	AZ Trail, Rincons		R

Vol. Reponses 491
Vol. Hours 1768