☐ Seventh		Amendment to Standard City of San José Consultant Agreement (Non-Capital Projects)		
		Consultant's Name:Metropolitan Planning Group_		
	Ninth	(Standard Agreement AC No. 24905)		
		ent is made and entered into this $18{ m th}$ day of ${ m June}, 2022$. The City and Consultant amend the above-reement as set forth herein.		
1	1. Capitalized words in this Amendment have the same meaning as in the Agreement.			
2	The provisions of this Agreement (including any previous amendments) not modified by this Amendment remain in full force and effect.			
3	. The	The provisions of this Amendment are effective upon execution of the Amendment by both parties.		
4	. 🛛	Agreement Term: Section 2 is amended to extend the expiration date from 8/1/2022 to 1/31/2023		
5	. 🗆	Maximum Total Compensation: Subsection 10.1 is amended to Increase Decrease the Maximum Total Compensation from \$		
6	. 🖂	Agreement Section(s): Section(s) 27 is/are amended to read as set forth in Attachment A of the Amendment.		
7	. 🗆	Scope of Basic Services – Exhibit A: The original First Revised Second Revised Exhibit A is amended to read as set forth in the attached First Second Third Revised Exhibit A, which is incorporated by reference into this Amendment.		
8	. 🗆	<u>Compensation – Exhibit B</u> : The ☐ original ☐ First Revised ☐ Second Revised Exhibit B is amended to read as set forth in the attached ☐ First ☐ Second ☐ Third Revised Exhibit B, which is incorporated by reference into this Amendment.		
9	. 🗆	<u>Additional Services</u> : The Consultant is authorized to perform the Additional Services set forth in the attached Additional Services Exhibit, which is incorporated by reference into this Amendment.		

Form Name: Amendment to Standard Consultant Agreement (Non-Capital Projects) Form/File No.: 1348130_2/T-32026 City Attorney Approval Date: April 2022

This Amendment is executed by the authorized representatives of the City and Consultant as follows:

City of San José Consultant Ву By Sarah Zarate 06/18/2022 Email: sarah.zarate@sanjoseca.gov Email: gbradley@m-group.us 06/17/2022 Name: Sarah Zarate **Date** Title: Director, City Managers Office Name: Geoff Bradley **Date** Title: President Approval as to Form (City Attorney): Form Approved by the Office of the City Attorney. (Maximum Total Compensation, as amended, is \$100,000 or less, and the Ву provisions of the form are not altered.) Approved as to Form: Heather Bradley Johnny Phan Email: hbradley@m-group.us Email: johnny.phan@sanjoseca.gov

06/18/2022

Date

Name: Heather Bradley

Date

06/17/2022

Title: Chief Deputy City Attorney

Name: Johnny V. Phan

City Attorney Approval Date: April 2022

Title: Treasurer

Form Name: Amendment to Standard Consultant Agreement (Non-Capital Projects) Form/File No.: 1348130 2/T-32026

Page: 2 of __

Standard Agreement AC No. 24905 Consultant Name: Metropolitan Planning Group

⊠ Fi	rst Attachment	A
□ Se	econd Agreement Provision A	mendment(s)
☐ Th	nird (Non-Capital Pro	pject)
This At Agreen		n ☐ Ninth amendment to
	ection(s) set forth in the original Agreement, or in any previous nent, is/are amended as follows:	s amendment to the original
Section	n 27. Tax Forms Required	
The foll	lowing are conditions of the City's obligation to process any p	payment pursuant to this Agreement:
<u> 27.1</u> <u> 27.2</u>	U.S. Based Person or Entity: If the Consultant is a U.S. Consultant acknowledges and agrees that the Consultant properly completed Internal Revenue Service Form W-9 business in California nor is registered with the California California, the Consultant acknowledges and agrees that the City with a properly completed California Franchise Tawithholding of California source income. Non-U.S. Based Person or Entity: If the Consultant is not Consultant acknowledges and agrees that the Consultant the applicable Internal Revenue Service form related to its Franchise Tax Board form related to nonresident withhold payment.	is required to provide the City with a before the City will process payment. neither a permanent place of Secretary of State to do business in the Consultant is required to provide ax Board form related to nonresident at U.S. based person or entity, the is required to provide the City with a foreign status and a California
respect NOTE :	NESS WHEROF, the City and Consultant have caused this A tive duly authorized representatives as follows. The Consultant must make one of the following representated. The City will not process this Agreement unless the City.	ions by placing an X in the space
X	The Consultant certifies that the Consultant has a permaner registered with the California Secretary of State to do busing file a California tax return and withhold on payments of California tax r	ess in California. The Consultant will fornia source income to nonresidents ent place of business in California or
<u>Or</u> 	If the Consultant is unable to make the above certification, tagrees to provide the City with the applicable tax forms issuand California Franchise Tax Board, as applicable, as speci	ed by the Internal Revenue Service

Page: 1 of _1_