	First	Amendment to Standard City of San José Consultant Agreement (Non-Capital Projects)							
☐ Second☐ Third		Consultant's Name: vanderToolen Associates, Inc.							
	Fourth	(Standard Agreement AC No. 30704)							
This Amendment is made and entered into this <u>12TH</u> day of <u>June</u> , 2023. The City and Consultant amend the above-referenced agreement as set forth herein.									
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 <u>June 30, 2023</u> to <u>June 30, 2024</u> .							
5.		<u>Maximum Total Compensation</u> : Subsection 10.1 is amended to Increase Decrease the Maximum Total Compensation from \$ to \$							
6.		Agreement Section(s): Section(s) 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 Hird Revised Exhibit A is amended to read as set forth in the attached First Second Third Fourth 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/T-32026 City Attorney Approval Date: September 2016 T-35974.002\1838844

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

City of San José

By Email: sarah.zarate@sanjoseca.gov
Date: 06/12/2023 GMT

Name: Sarah Zarate

Title: Director, Office of the City Manager

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 provisions of the form are not altered.)

□ Approved as to Form:

Consultant

Phil vanderToolen

Email: phil@vandertoolen.com Date: 06/09/2023 GMT

Name: Phil vanderToolen

Title: President

Douglas Hodge

Email: doug@vandertoolen.com Date: 06/09/2023 GMT

Name: Douglas Hodge Title: Chief Operating Officer

Ву

Leanne Bolano Deputy City Attorney Standard Agreement AC No. 30704 Consultant Name: vanderToolen Associates, Landscape Architects **First** Second Revised Exhibit A: Scope of Basic Services **Third** (Non-Capital Project) **⊠** Fourth This revised Exhibit A is an attachment to the \square First \square Second \square Third \boxtimes Fourth amendment to Agreement. The Completion Time set forth in the original Exhibit A, or in any previous amendment to the original Exhibit A, is amended as follows: Task No 5, entitled "CONSTRUCTION ADMINISTRATION and OBSERVATION PHASE, is added as a new Task to the EXHIBIT A - Scope of Services, as follows: Α. Services: The Construction Administration/Observation (CA) Phase shall consist of four (4) site visits. Site visits beyond four shall be provided on an hourly time and materials basis as mutually agreed to by Client prior to providing such services. Such services shall include the following: a. Respond to Requests for Information (RFI's), review or take other appropriate action upon submittals received from the contractor (i.e. shop drawings, product data and samples), but onlyfor the limited purpose of conformance with the design concept of the work and with the information given in the

Review substitutions and alternatives, as requested by the contractor and make

plans and specifications prepared by Consultant;

- c. Provide sketch drawings (8.5"x11" format) to clarify and resolve construction ambiguities, if needed;
- d. Issue "Bulletins" related to clarifications, plan and detail changes, error, omissions, and Client requested changes;
- e. Provide Change Orders related to substitutions and alternatives, as requested by the Client and contractor, and make recommendations to same;
- f. Review or take appropriate action upon submittals received from the contractor (i.e. shop drawings, product data and, samples), but only for the limited purpose of conformance with the design concept of work and with the information given in the plans and specifications prepared by the Consultant;
- g. Provide periodic site visits including:

recommendations to same;

- 1. Pre-Construction Meeting at onset of landscape installation;
- 2. Observe and become generally familiar with the progress of the work to determine if the work is generally proceeding in accordance with the construction documents;
- 3. Observe the installation of plant material and irrigation materials and equipment for general conformance to contract documents and design intent;

Form Name: Amendment to Standard Consultant Agreement (Non-Capital Projects)

Revised Exhibit B: Compensation

Form/File No.: 1348130/T-32026

City Attorney Approval Date: September 2016

T-35974.002\1838844

Standard Agreement AC No. 30704 Consultant Name: vanderToolen Associates, Landscape Architects

- 4 Attend meeting to review landscape installation to initiate plant establishment period and prepare "punch list" of planting and irrigation installation corrections to be completed by the landscape contractor for the installed landscape to comply with the approved landscape construction documents;
- 5 Attend meeting to review landscape installation at Final Completion ending the plant establishment period for final acceptance and turnover to HOA, and;
- 6 Inform and advise Client via written documents of Consultant's site observation meetings.
- h. Consultant shall not have control over or charge of and shall not be responsible for construction means, contractor' schedules, contractor's errors and omissions, methods, techniques, sequences or procedures, or for the safety precautions and programs in connection with the Work since these are solely the contractor's responsibility under the contract for construction. AlthoughConsultant may observe and discuss potential problems, these periodic field visits are not construction inspections or a quarantee that there will not be construction deficiencies.
- B. <u>Deliverable</u>: No deliverable.

C.	Completion Time:	The Consultant must	complete the	services an	nd deliverable t	for this task ir	accordance wit
whichever one of the following time is marked:							

 On or before the following date: <u>J</u> maintenance schedule.	June 30, 2024, in coordination with the base project construction and
On or before Calendar Days	s from

Form Name: Amendment to Standard Consultant Agreement (Non-Capital Projects)

Revised Exhibit B: Compensation

Form/File No.: 1348130/T-32026

City Attorney Approval Date: September 2016

T-35974.002\1838844