\boxtimes	First	Amendment to Standard City of San José Consultant Agreement (Non-Capital Projects)				
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	Ihird	(Standard Agreement AC No. 32535)				
This Amendment is made and entered into this <u>24th</u> day of <u>February</u> , 2023. The City and Consultant amend the above-referenced agreement 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	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 July 1, 2022 to June 30, 2023, for the period of the first Option Term. The extension is retroactive to the expiration date of the Agreement. The Director accepts and approves any services provided after the expiration date and before the execution of this Amendment.				
5.	\square	Maximum Total Compensation : Subsection 10.1 is amended to Increase Decrease the Maximum Total Compensation from \$100,000 to \$250,000.				
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 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.	\boxtimes	Compensation – Exhibit B : 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.		Additional Services: 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.				

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

City of San José

Sarah Zarate

Email: sarah.zarate@sanjoseca.gov Date: 02/24/2023 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:

Attorney Hana Hardy Gunther

Hana Hardy Gunther

Email: hana.hardy@sanjoseca.gov Date: 02/24/2023 GMT

Name: Hana Hardy Gunther Title: Sr. Deputy City Attorney Consultant

AP Hurd

Email: aphurd@skipstonesea.com Date: 02/24/2023 GMT

Name: A-P Hurd Title: President **First Second Third Revised Exhibit B: Compensation** (Non-Capital Projects)

This revised Exhibit B is an attachment to the \square First \square Second \square Third amendment to the Agreement.

Section 1 – Compensation Table

Part 1 – Compensation for Basic Services							
Column 1	Column 2	Column 3	Column 4				
Task Nos. Basis of Compensation		Invoice Period	Compensation				
1-6	☐ Time & Materials ☐ Fixed Fee	Monthly Completion of Task(s) Completion of Work	\$250,000				
	Time & Materials Fixed Fee	Monthly Completion of Task(s) Completion of Work	\$				
	Time & Materials Fixed Fee	Monthly Completion of Task(s) Completion of Work	\$				
Part 2 – Reimbursable Expenses							
	es are separately reimbursable. The amount(s) in f Part 1 include(s) payment for all expenses.	Expenses are separately reimbursable in accordance with Subsection 10.5 of the Agreement. The maximum amount of reimbursable expenses is:	\$				
Part 3 – Subconsultant Costs							
	t(s) in Column 4 of Part 1 include(s) payment for ants. Subconsultant costs are <i>not</i> separately ple.	Subconsultant costs are separately compensable in accordance with Subsection 10.6 of the Agreement. The maximum amount of compensation for subconsultant costs is:	\$				
Part 4 – Additional Services							
	is budgeted for Additional Services, and the not authorize any Additional Services.	The Director may authorize the Consultant to perform Additional Services up to the following maximum amount:	\$				
Maximum Total Compensation (sum of Parts 1 through 4): \$							

Form Name: Amendment to Standard Consultant Agreement (Non-Capital Projects) Revised Exhibit B: Compensation Form/File No.: 1348130_3/T-32026 City Attorney Approval Date: September 2022 T-44680\1995846

Section 2 – Schedule of Rates and Charges

- Omitted. No Schedule of Rates and Charges is included because the City will not be compensating the Consultant for any Basic Services on a "time & materials" basis.
- The following is the Schedule of Rates and Charges applicable to this Agreement:

Title	Hourly Rate
Senior Strategic Consultant/Principal	\$450