	First	Amendment to Standard City of San José Consultant Agreement (Non-Capital Projects)
	Secon Third	Consultant's Name: Wood Environment & Infrastructure Solutions, Inc.
		(Standard Agreement AC No. 32342)
		ment is made and entered into this $28 \mathrm{th}$ day of $\mathrm{March},2022.$ The City and Consultant amend the above-reement as set forth herein.
1.	Сар	italized words in this Amendment have the same meaning as in the Agreement.
2.		provisions of this Agreement (including any previous amendments) not modified by this Amendment remain II force and effect.
3.	The	provisions of this Amendment are effective upon execution of the Amendment by both parties.
4.		Agreement Term: Subsection 2 is amended to extend the expiration date from January 31, 2022 to March 31, 2022.
5.		Maximum Total Compensation: Subsection 10.1 is amended to Increase Decrease the Maximum Total Compensation from \$
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.		<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.		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.

Form Name: Amendment to Standard Consultant Agreement (Non-Capital Projects) Form/File No.: 1348130/T-32026 City Attorney Approval Date: September 2016

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

City of San José Consultant pascal.hinnen@woodplc.com Email: pascal.hinnen@woodplc.com Email: sarah.zarate@sanjoseca.gov Ву Ву_ Name: Sarah Zarate **Date** Title: Director, Office of Administration, Policy and Intergovernmental Relations Name: Pascal Hinnen Date Title: Vice President, Mountain Region Manager Approval as to Form (City Attorney): Email: kendall.sherrill@woodplc.com Form Approved by the Office of the City By **Attorney** (Maximum Total Compensation is \$100,000 or less, and standard provisions of the form are not altered.) Name: Kendall Sherrill Date

Form/File No.: 1348130/T-32026

City Attorney Approval Date: September 2016

Title: Chief Financial Officer



Memorandum

TO: Sarah Zarate

Director, Office of Administration, Policy and Intergovernmental Relations **FROM:** Raymond Riordan

Director, Office of

Emergency Management

SUBJECT: Approval of Retroactivity DATE: March 14, 2022

Approved Date

Sarah Zarate

Email: sarah.zarate@sanjoseca.gov

SUBJECT: APPROVAL OF RETROACTIVITY IN THE AGREEMENT WITH WOOD ENVIRONMENT & INFRASTRUCTURE SOLUTIONS, INC.

In June 2013, the City Auditor released an audit report entitled "Consulting Agreements: Better Enforcement of Procurement Rules, Monitoring, and Transparency is Needed." (City Audit Report No. 13-06.) Recommendation No. 4 (Audit Report pages 16-17) involves limiting retroactive agreements to situations where contract execution is in process. The audit report states that when a City employee informally authorizes work before execution of the agreement, the employee commits City funds not within his/her authority to commit.

The Office of Emergency Management is seeking authorization for the retroactive provision to pay for services in the following agreement.

The justification for the requests detailed below that are to include a retroactivity provision is that the agreements were competitively procured and either:

☑ Its execution was already in process when the services started.
☐ The services responded to an <i>immediate</i> threat to public health, safety, or property.
☐ The manner of compensation doesn't involve a commitment of City funds.
The consultant/contractor provided a letter stating that the City isn't obligated to pay fo any services it provided if the contract/amendment isn't executed.
☐ Starting services protected or advanced the following significant City interest:

This is a contract for professional services which was originally entered into on August 31, 2021 for a term ending on January 31, 2022. Wood Environment & Infrastructure Solutions, Inc. is

providing emergency management planning services to the Office of Emergency Management. The remaining work includes delivery of an Operational Area Safety & Damage Assessment Plan. The Office of Emergency Management (OEM) wishes to extend the term of this agreement to March 31, 2022 to allow for additional time to finalize the plan and support grant documentation.

The OEM understands that retroactive agreements are to be avoided. However, in this instance the contract amendment could not be processed by Janaury 31, 2022. The OEM requests an exception be made and the amendment detailed in this memorandum be allowed to proceed with retroactive clauses. The Office of Emergency Management acknowledges the process was out of City contract compliance and will monitor future agreements to prevent this oversight in the future.

/s/
RAYMOND RIORDAN
Director of Emergency Management

For questions please contact Nancy Ta at (408) 495-1425.

