STATE OF CALIFORNIA

STANDARD AGREEMENT AMENDMENT

STD. 213 A (Rev 6/03)

X C	HECK HERE IF ADDITIONAL PAGES ARE A	TACHED	4	Pages	AGREEMENT NUMBER	AMENDMENT NUMBER
					HSR16-23	1
					REGISTRATION NUMBER	
1.	This Agreement is entered into between	en the Sta	ate Age	ency and (City named below:	
	STATE AGENCY'S NAME					
	California High-Speed Rail Authority	7				
	CITY'S NAME					
	City of San Jose					
2.	The term of this					
	Agreement is 10/17/201	5	thr	ough	6/30/2018	
3.	The maximum amount of this	\$869,68	8.22			
	Agreement after this amendment is:	. ,		sixtv-nin	e thousand, six hundred e	ighty-eight dollars and
	Ü	twenty-		•		6 1, 18 1 1 1 1 1
4.	The parties mutually agree to this am of the Agreement and incorporated h	endment :			ctions noted below are by	this reference made a part
	The purpose of this amendment is to increase the contract value, amend CITY rates, modify the deliverable schedule, and to permit CITY to subcontract work, as specified in this amendment.					
	The entirety of the amendment is atta	ched on th	ne follo	wing page	es.	

All other terms and conditions shall remain the same.

IN WITNESS WHEREOF, this Agreement has been executed by the parties hereto.

CITY	CALIFORNIA Department of General Services Use Only	
CITY'S NAME (If other than an individual, state whether a corporation, pa	— Use Only	
City of San Jose		
BY (Authorized Signature)	DATE SIGNED (Do not type)	
K		
PRINTED NAME AND TITLE OF PERSON SIGNING		
Toni Taber, City Clerk		
ADDRESS		
Office of the City Clerk, 200 E. Santa Clara Street,		
STATE OF CALIFORNI		
AGENCY NAME		
California High-Speed Rail Authority		
BY (Authorized Signature)	DATE SIGNED (Do not type)	
\mathbb{Z}		
PRINTED NAME AND TITLE OF PERSON SIGNING	Exempt per: Public Utilities Code Section	
Jon Tapping, Acting Chief Operating Officer	185036	
ADDRESS		
770 L Street, Suite 620 MS 1, Sacramento, CA 958	14	

- A. On the STD 213, Line 3: Change the contract amount from \$270,000.00 to \$869,688.22. This amendment increases the contract value by \$599,688.22.
- B. Exhibit A, Section 2(B): Replace the table in this section in its entirety with the following table:

	<u>Task</u>	Description	<u>Deliverable</u>	<u>Schedule</u>
1.	Technical/Engineering Review Support	Staff and subcontractor time to review technical/preliminary engineering documents submitted by Authority.	Comments on technical/preliminary engineering documents.	Through expiration or termination of the Agreement
2.	Technical/Engineering Review Support	Staff and subcontractor time for identifying existing conflicts with the local and regional transportation network (to include, but not limited to, trails, bike and pedestrian facilities) and other public infrastructure to include, but limited to, parks, libraries and fire stations.	Report identifying any conflicts.	Through expiration or termination of the Agreement
3.	Technical/Engineering Review Support	Staff and subcontractor time for coordination with the Authority and its representatives.	Participation in coordination activities.	Through expiration or termination of the Agreement
4.	Technical/Land Use Review Support to include Historic Preservation	Staff and subcontractor time for coordination with the Authority on changes, modifications and/or conflicts with existing, designated and/or planned land uses identified in the CITY's 2040 General Plan.	Participation in coordination activities.	Through expiration or termination of the Agreement
5.	Agreement Development	Staff time for cooperative/master agreement review.	Participation in meetings and review of draft contract and other documents.	Through expiration or termination of the Agreement
6.	Agreement Development	Staff time for task order/utility agreement template review.	Participation in meetings and review of draft contract and other documents related to city infrastructure modifications.	Through expiration or termination of the Agreement

	<u>Task</u>	Description	<u>Deliverable</u>	<u>Schedule</u>
7.	Agreement	Staff time for right-of-	Participation in	Through
	Development	way transfer agreement	meetings and review of	expiration or
		review.	draft contract and other	termination of
			documents.	the Agreement
8.	Agreement	Staff time for grade	Participation in	Through
	Development	separation agreement	meetings and review of	expiration or
		review.	draft contract and other	termination of
			documents.	the Agreement
9.	Agreement	Staff time for	Participation in	Through
	Development	ownership and	meetings and review of	expiration or
		maintenance agreement	draft contract and other	termination of
		review.	documents.	the Agreement
10.	Agreement	Attorney time for legal	Legal review of	Through
	Development	review.	documents and	expiration or
			meeting with Authority	termination of
			attorneys.	the Agreement
11.	Agreement	Staff, subcontractor,	Materials and reports	Through
	Development	and attorney time for	for City Council and/or	expiration or
		preparation of City	Committee.	termination of
		Council and Committee		the Agreement
		materials and reports.		
12.	Right-of-way Support	Staff time for property	Reports detailing	Through
		rights research.	property rights.	expiration or
				termination of
				the Agreement
13.	Right-of-way Support	Staff and attorney time	Abandonment,	Through
		for abandonment,	vacation, or legal	expiration or
		vacation, or legal	transfer of right-of-way	termination of
		transfer of right-of-way.	and supporting	the Agreement
			documentation.	
14.	Right-of-way Support	Staff and attorney time	Presentations to City	Through
		for preparation of City	Council and/or	expiration or
		Council and Committee	Committee, if any.	termination of
		materials and reports.		the Agreement

C. Exhibit A, Section 2(B): Replace the entire paragraph with the following:

"City staff and attorney time will be reimbursed at the hourly rates set forth in Attachment 1 – Budget. City acknowledges that "staff time" does not include time for subcontractors, vendors, and outside counsel."

D. Attachment 1 Budget: Replace entire table in this section with the following table

Position and Title	\$/Hour	Fringe \$/Hr	Overhead \$/Hr	Fully Burdened	l \$/Hr
Director	115.07	117.37	47.33	\$	279.77
City Clerk	93.23	95.09	38.35	\$	226.67
Assistant Director	100.32	102.33	41.26	\$	243.91
Deputy Director	87.54	89.29	36.01	\$	212.84
Division Manager	70.51	71.92	29.00	\$	184.29
Principle Engineer	75.80	77.31	31.18	\$	176.59
Deputy City Attorney	71.27	72.70	29.31	\$	173.28
Administrative Officer	66.76	68.10	27.46	\$	162.31
Senior Engineer	66.46	67.79	27.33	\$	161.58
Senior Transportation Specialist	63.88	66.16	26.27	\$	155.31
Planner IV	57.92	59.08	23.82	\$	140.82
Associate Engineer	55.35	56.46	22.77	\$	134.57
Senior Analyst	50.01	51.01	20.57	\$	121.81
Real Property Agent II	45.62	46.53	18.76	\$	110.92
Analyst I/II	42.81	43.66	17.61	\$	104.08

- E. Exhibit B, Budget Detail and Payment Provisions, Section 2 Compensation, Invoicing, and Payment replace the entire section with the following:
 - C. "Invoices shall include the Agreement Number, date prepared, and billing period, actual hours worked (by individual name and position), actual costs for salaries (by position), and fringe, overhead and other direct costs. CITY shall reimburse all subcontractors with the same payment structure"
- F. Exhibit D, Special Terms and Conditions, Section 3 Subcontracting replace the entire section with the following:
 - "A. Upon prior approval of the Authority, CITY may subcontract a portion of the Work. Any substitution or addition of a subcontractor shall be approved in writing by the Authority's Contract Manager prior to such substituted or added subcontractor performing work. A request for substitution or addition must be in writing, on CITY's letterhead, and identify the position and rate that is added or removed. Unless specifically noted otherwise, any subcontract in excess of \$25,000 shall contain all the applicable provisions stipulated in this Agreement.

- B. This Agreement shall not create a contractual relationship between the Authority and any approved subcontractor. A subcontract shall not relieve the CITY of performance of its duties hereunder. CITY shall be responsible for any and all acts and omissions of its subcontractors and their employees in the performance of services under this Agreement.
- C. CITY's obligation to pay its subcontractors is independent of the Authority's obligation to pay the CITY."