FOURTH AMENDMENT TO AGREEMENT FOR LEGAL SERVICES BETWEEN THE CITY OF SAN JOSE AND HAWKINS DELAFIELD & WOOD LLP

This FOURTH AMENDMENT TO AGREEMENT is entered into this day of
, 2020, by the CITY OF SAN JOSE, a municipal corporation ("CITY")
and HAWKINS DELAFIELD & WOOD LLP, a New York limited liability partnership
("ATTORNEY").

RECITALS

WHEREAS, on November 24, 2014, CITY and ATTORNEY entered into an agreement entitled "AGREEMENT FOR LEGAL SERVICES BETWEEN THE CITY OF SAN JOSE AND HAWKINS DELAFIELD & WOOD LLP" ("AGREEMENT"); and

WHEREAS, on May 20, 2015, CITY and ATTORNEY entered into a First Amendment to the AGREEMENT to increase the maximum amount of compensation and to revise the members of ATTORNEY set forth in the Scope of Services; and

WHEREAS, on December 2, 2015, CITY and ATTORNEY entered into a Second Amendment to the AGREEMENT to modify the period of the INITIAL TERM and options in the AGREEMENT without increasing the total amount of compensation; and

WHEREAS, on June 3, 2016, CITY exercised its option to extend the AGREEMENT through June 30, 2017; and

WHEREAS, on June 13, 2017, CITY and ATTORNEY entered into a Third Amendment to the AGREEMENT to extend the term, revise the scope of services, and increase the amount of total compensation allowed; and

WHEREAS, CITY and ATTORNEY desire to further amend the amended AGREEMENT to extend the term through June 30, 2024 and revise the scope of services to remove the Yard Piping project, with no increase in the amount of total compensation allowed;

NOW, THEREFORE, the parties agree to further amend the amended AGREEMENT as follows:

SECTION 1. SECTION 2, "TERM OF AGREEMENT" is amended to read as follows:

- "A. The initial term shall be from December 1, 2014 to June 30, 2016, inclusive ("INITIAL TERM").
- B. Subject to the appropriation of funds by the City Council, the CITY has the option of extending the term of the AGREEMENT from July 1, 2016 through June 30, 2017, inclusive ("FIRST OPTION YEAR"). The CITY will exercise its option by giving ATTORNEY written notice at least fourteen (14) calendar days before the end of the INITIAL TERM.
- C. Subject to the appropriation of funds by the City Council, the term of the AGREEMENT shall be extended for an additional three (3) year period following the FIRST OPTION YEAR, from July 1, 2017 through June 30, 2020, inclusive, and an additional four (4) year period, from July 1, 2020 through June 30, 2024, inclusive ("ADDITIONAL TERM")."

SECTION 2. SECOND REVISED EXHIBIT A, "SCOPE OF SERVICES", is amended to read as shown in THIRD REVISED EXHIBIT A, attached and incorporated into this Fourth Amendment.

SECTION 3. SECOND REVISED EXHIBIT B, "COMPENSATION", is amended to read as shown in THIRD REVISED EXHIBIT B, attached and incorporated into this Fourth Amendment.

SECTION 4. All of the terms and conditions of the amended AGREEMENT not specifically modified by the First Amendment, the Second Amendment, the Third Amendment, or this Fourth Amendment shall remain in full force and effect.

WITNESS THE EXECUTION HEREOF on the day and year first written above.

APPROVED AS TO FORM:

CITY OF SAN JOSE, a municipal corporation

By_______

JENNIFER POUSHO
Sr. Deputy City Attorney

TONI J. TABER, CMC
City Clerk

"ATTORNEY"

HAWKINS DELAFIELD & WOOD LLP, a New York limited liability partnership

By_______

ERIC SAPIR, ESQ.
Partner

THIRD REVISED EXHIBIT A SCOPE OF SERVICES

- A. At the request of the City Attorney or an authorized deputy of the City Attorney, ATTORNEY shall provide services related to the following CITY projects:
 - 1. Cogeneration Facility Project
 - 2. Headworks Project
 - 3. Dewatering Project
 - 4. INTENTIONALLY OMITTED
 - 5. Miscellaneous
 - a. Advise the CITY on various alternative methods available to it for delivering major public works construction projects at the San José-Santa Clara Regional Wastewater Facility; and
 - b. Advise the CITY on implementing, administering and managing major public works construction projects undertaken at the San José-Santa Clara Regional Wastewater Facility using various project delivery methods, including design-build projects.
- B. At the request of the City Attorney or an authorized deputy of the City Attorney, ATTORNEY shall perform the following tasks related to the projects listed in paragraph A above:
 - TASK 1: PROCUREMENT
 - a. Review procurement documents
 - b. Conference calls
 - c. As-needed legal advice

- TASK 2: DESIGN-BUILD ("DB") CONTRACT EXECUTION
 - a. Conference calls with CITY and Design-Builder
 - b. Negotiation meetings with Design-Builder
 - c. Manage DB Contract editing through negotiations
 - d. Finalize DB Contract
- TASK 3: EARLY WORK PACKAGES ("EWP")
 - a. Conference calls with CITY and Design-Builder
 - b. Negotiation meetings with Design-Builder
 - c. Manage EWP editing through negotiations
 - d. Finalize EWP
- TASK 4: DEFINITIVE CONTRACT AMENDMENT ("DCA")
 - a. Conference calls with CITY and Design-Builder
 - b. Negotiation meetings with Design-Builder
 - c. Manage DCA editing through negotiations
 - d. Finalize DCA
- C. The members of ATTORNEY responsible for providing services under this AGREEMENT are Eric Petersen and Rick Sapir. Additional members of ATTORNEY may provide services under this AGREEMENT upon written approval by the City Attorney or an authorized deputy of the City Attorney.

THIRD REVISED EXHIBIT B COMPENSATION

A. CITY agrees to compensate ATTORNEY for professional services performed in accordance with the terms and conditions of this AGREEMENT at the "blended" hourly rate of \$420.00 for any attorney. The parties agree that the "blended" hourly rate set forth herein may be changed no more than once during the FIRST OPTION YEAR and no more than once during the ADDITIONAL TERM. No adjustment in the hourly rate may exceed the percentage change in the national Consumer Price Index (CPI-U) between the day that this AGREEMENT is made and entered into, and the effective date of the adjustment.

An adjustment in the hourly rate may be made without formal amendment to this AGREEMENT. ATTORNEY shall submit any proposed change to the City Attorney. The City Attorney must affirmatively accept said modification in writing before it becomes binding under the terms of this AGREEMENT.

- B. In addition to the above compensation, CITY shall reimburse ATTORNEY for actual out-of-pocket costs and expenses reasonably incurred in connection with providing CITY the services specified in this AGREEMENT, including but not limited to the following:
 - Proofreading at a rate not to exceed \$60.00 an hour;
 - Duplicating at a rate not to exceed \$.20 per page;
 - Faxes at a rate not to exceed \$1.75 per page;
 - Word processing at a rate not to exceed \$20.72 an hour;
 - Postage and deliveries at actual cost;
 - Overtime expenses, but only if preapproved by the CITY; and
 - Travel expenses not to exceed amounts reimbursable to CITY employees pursuant to the Employee Travel Policy (City Policy Manual, Sections 1.8.2 and 1.8.3).

REVISED EXHIBIT B-1 COMPENSATION TABLE

Column 1	Column 2		Column 3			Column 4
Project Nos.	Basis of Compensation		Invoice Period			Compensation
1, 5	☐ Time & Materials	Fixed Fee	Monthly	Completion of Task(s)	☐ Completion of Work	\$1,100,000
2, 5	☐ Time & Materials	Fixed Fee	Monthly	☐ Completion of Task(s)	☐ Completion of Work	\$700,000
3, 5	☐ Time & Materials	Fixed Fee		Completion of Task(s)	☐ Completion of Work	\$700,000
Maximum Total Compensation:						\$2,500,000