

COUNCIL AGENDA: 06/29/21

FILE: 21-1550 ITEM: 2.28

CITY COUNCIL ACTION REQUEST						
<b>Department(s):</b>	CEQA:	Coordination:	Dept. Approval:			
Public Works	Not a Project, File No. PP17-003, Agreements/ Contracts	Risk Management and CAO	/s/ Matt Cano			
Council District(s): Citywide	(New or Amended) resulting in no physical changes to the environment.		CMO Approval:			

SUBJECT: SECOND AMENDMENT TO MASTER AGREEMENT WITH CONSTRUCTION TESTING SERVICES FOR SPECIAL INSPECTION SERVICES

## **RECOMMENDATION:**

Approve the Second Amendment to the Master Agreement with Construction Testing Services (CPMS Contract No. 8650-A) from June 30, 2021 to December 31, 2021 for the sole purpose to complete special inspection services for the All-Inclusive Playground at Lincoln Glen Park Project.

## **BASIS FOR RECOMMENDATION:**

On September 11, 2018, (Item 2.11) City Council approved the Master Agreement with Construction Testing Services ("CTS") for special inspection services in the amount of \$750,000 with a term end date of December 31, 2020. The CTS agreement was extended through the City Manager's Office to June 30, 2021 to complete various ongoing construction projects. Section 4.04.055 of the San Jose Muni Code authorizes the City Manager to extend the term of a contract for a period not to exceed 6 consecutive months from the last City Council approved termination date. The Master Agreement was procured through a Request for Qualifications (RFQ) process.

CTS is currently providing special inspection services for the All-Inclusive Playground at Lincoln Glen Park Project, expected to finish by Summer 2021. The project may extend beyond the current scheduled completion date of June 30, 2021 due to unexpected site conditions, which is why staff is recommending a December 2021 extension date. Extending the Master Agreement will allow the consultant to be paid for the work they have completed before the contract expiration date and for the project to proceed without delay while maintaining project delivery consistency. The extension will not require additional funding or impact the budget for the project.

Climate Smart San José: The recommendation in this memo does not have any negative impact on Climate Smart San José energy, water, or mobility goals.

Commission Recommendation/Input: No commission recommendation or input is needed for this action.

## **COST AND FUNDING SOURCE:**

No additional funding is needed to approve the time extensions of these Master Agreements.

FOR QUESTIONS CONTACT: Katherine Brown, Deputy Director, Katherine.Brown@sanjoseca.gov

Attachments: (Draft Master Agreement Amendment #2 for CTS)



**ALTERNATIVE METHODS OF VERIFICATION:** 

USE OF A PASSWORD PROTECTED WEBSITE

PERSONALLY KNOWN TO CITY STAFF

☐ CONFIRMED BY A KNOWN TELEPHONE NUMBER

FOR YOUR ELECTRONIC		CITY STAFF: STAFF EMAIL:	Jane Wu			
Fully Executed Cop	7 TO FOLLOW		jane.wu@sanjoseca.gov			
SCANNED SIGNATURE AUTHORIZATION						
DATE: 5/13/2021		TOTAL PAGES: (INCLUDING THI	s Page)			
CONSULTANT NAME:	Construction Testing Services					
EMAIL:	asolis@cts-1.com					
PHONE:	925-462-5151					
□ I agree to use electronic signatures  SIGNATURE OF CONSULTANT:						
DIRECTIONS:						
REVIEW THE ENCLOSED DOCUMENT, IF IT IS ACCEPTABLE:						
1. SIGN THE DOCUMENT						
<ol> <li>CHECK THE BOX BELOW YOUR NAME AND SIGN AGREEING TO THE USE OF ELECTRONIC SIGNATURES</li> </ol>						
3. SCAN YOUR EXECUTED DOCUMENT TOGETHER WITH THIS COVER PAGE IN BLUE INK						
4. EMAIL THE ENTIRE DOCUMENT TO (CITY STAFF EMAIL ADDRESS): JANE.WU@SANJOSECA.GOV						
To Be Completed by City Staff:						

П	First Amendment to Master Cit	y of San José Consultant Agreement				
		capital Projects)				
	Consultants Name:	Consultants Name: Construction Testing Services				
_	(CPMS	Contract No. 8650-A) reement AC No. 29663)				
	Amendment to the Master Agreement is made and entail. The City and the Consultant amend the above-refere					
1.	Capitalized words in this Amendment have the same	e meaning as in the Master Agreement.				
2.	The provisions of this Master Agreement (including any previous amendments) not modified by this Amendment remain in full force and effect.					
3.	The provisions of this Amendment are effective upor	n execution of the Amendment by both parties.				
4.	Agreement Term: Section 2 is amended to expect December 31, 2021.	tend the expiration date from June 30, 2021 to				
5.		Maximum Total Compensation: Subsection 10.1 is amended to Increase Decrease the Maximum Total Compensation from \$ to \$				
6.	Agreement Section(s): Section(s)Attachment A of the Amendment.	Agreement Section(s): Section(s) is/are amended to read as set forth in Attachment A of the Amendment.				
7.	Second Revised Exhibit B is amended to rea	Schedule of Rates and Charges – 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.				
This	s Amendment is executed by the authorized represe	ntatives of the City and Consultant as follows:				
City of San José		Consultant				
Ву		By Page				
υ <sub>γ</sub> ,	Name: Toni J. Taber, CMC Date Title: City Clerk	Name: Patrick Greenan Title: President  Date 5/13/2021				
Аp	proval as to Form (City Attorney):					
	Form Approved by the Office of the City Attorney.					
	(The Maximum Total Compensation, as amended, is \$100,000 or less, and the provisions of the form are not altered.)	Ву				
$\boxtimes$	Approved as to Form:	Name: Date Title:				
	[Sr.1 Deputy City Attorney Date					

Form Name: Amendment to Master Consultant Agreement (Capital Projects) Form/File No.: 1349561/T-32026 City Attorney Approval Date: September 2016